AGENDA

DES MOINES CITY COUNCIL City Council Chambers 21630 11th Avenue S, Suite C. Des Moines, Washington Thursday, May 1, 2025

City Council meeting can be viewed live on the City's website, Comcast Channel 21/321 or on the City's <u>YouTube</u> channel.

CITY COUNCIL COMMITTEE OF THE WHOLE 5:00 p.m. - 5:50 p.m.

CALL TO ORDER

COMMITTEE OF THE WHOLE ITEMS

- Item 1. ALARM SYSTEMS AND FALSE ALARMS CHAPTER 9.10 DMMC UPDATES Alarm Systems and False Alarms Chapter 9.10 DMMC Updates
- Item 2. MIDDLE HOUSING Middle Housing

CITY COUNCIL STUDY SESSION, 6:00 p.m. - 9:00 p.m.

PLEDGE OF ALLEGIANCE

ROLL CALL

CORRESPONDENCE

COMMENTS FROM THE PUBLIC

Comments from the public must be limited to the items of business on the Study Session Agenda. Please sign in prior to the meeting and limit your comments to three (3) minutes.

DISCUSSION ITEMS

Item 1. CITY LOGO DISCUSSION City Logo Discussion Item 2. COMPREHENSIVE PLAN UPDATE Comprehensive Plan Update

EXECUTIVE SESSION

NEXT MEETING DATE

May 08, 2025 City Council Regular Meeting

ADJOURNMENT

Projected Future Agenda Items

Committee of the Whole Item #1

COMMITTEE (OF THE WHOLE
	HE CITY COUNCIL Moines, WA
SUBJECT: Alarm Systems and False Alarms Chapter 9.10 DMMC Updates	FOR AGENDA OF: May 1, 2025 DEPT. OF ORIGIN: Legal
ATTACHMENTS: 1. None	DATE SUBMITTED: April 21, 2025 CLEARANCES: [] City Clerk [] Community Development [] Courts [] Finance [] Human Resources [] Parks, Recreation & Senior Services [] Public Works APPROVED BY CITY MANAGER FOR SUBMITTAL: Later Manager

Purpose and Recommendation

The purpose of this item is to discuss with the Committee of the Whole existing alarm licensing codes and false alarm fees that have not been updated for almost 20 years. Staff is seeking direction on appropriate fees prior to bringing an updated code to the City Council for review and approval.

Background

At the April 3, 2025 Committee of the Whole meeting, Chief Boe gave a presentation on contracting with False Alarm Management Solution for alarm administration. This includes, among other things, handling alarm registrations, collecting the registration fee(s), and billing for false alarms which prompted a review of our current laws and fees. This review showed that the fees for registration, late payments, and false alarms have not been updated since 2006.

Currently the City charges \$25 for alarm registration and \$25 for late payment. For false alarm fees, the City charges different fees depending on how many false alarms one user has within a twelve month period. The City allows two false alarms where the alarm user is sent a notice with no fine, upon the

third false alarm the alarm user is charged \$100, and after the fourth or more false alarm the alarm user is charged \$200 or the actual cost of response as determined by the Chief of Police.

The language of DMMC 9.10.090(4) states that the fees should be based on the actual costs of a two officer response. However, since 2006 the number of officers who respond to alarm calls has changed and for certain types of alarms more officers respond. For a standard alarm, usually two officers respond; for a duress or panic alarm, it is customary for three to respond; for holdup alarms, every available officer on duty is sent to respond.

Discussion

We are requesting guidance from the Council on two questions:

- 1. Should the alarm registration, renewal, and late fees should be changed? If so, to what amounts?
- 2. Should the false alarm fees be changed? If so, to what amounts?

To assist the Council, attached is a chart of the fees charged by neighboring cities. Most of these cities have comparable registration and late fees, but there is a bit more variance in their false alarm fees. It should be noted that all but two of these cities have not updated their fees within the last 6 years; the two that have more recently set their false alarm fees have set them higher than the others.

Should the alarm registration, renewal, and late fees should be changed? If so, to what amounts?

The alarm registration and renewal fee is paid by alarm users every year to register their alarm with the City. The annual fee is currently set at \$25. This is consistent with neighboring cities who charge a fee, although it should be noted many cities do not charge a fee. Staff's recommendation is to either keep the fee at \$25 or only raise it slightly.

Should the false alarm fees be changed? If so, to what amounts?

For false alarms there are three different fee structures used by the cities shown in the chart. Some cities just charge one flat rate for each false alarm within a certain period of time. Others impose graduated fees depending on the number of false alarms within a certain period of time; this is how our current fees are structured. Yet others base their fee amounts on which type of alarm is triggered, which is due, as stated above, to the differing size of officer response depending on the alarm. Adopting the third approach would allow the City to recoup fees closer to the actual cost of officer response and is recommended.

Only certain cities in the chart allow a "no fine" notice for a first false alarm, and of those only one allows more than one. Given that by the time of accruing a second false alarm the City has already expended resources for the first false alarm, we recommend joining the majority of these cities and only allow one no cost false alarm within a twelve month period.

The cost of response to an alarm is highly variable depending on the number of officers required, total staff time involved, equipment deployed and risk factors identified in the response. A general burglary type alarm with two officer response and a building search will take approximately 30 minutes from time of call to time officers clear. Their labor, overhead cost, call receiving and dispatching costs and vehicle wear/tear combined cost the city approximately \$150-200. Costs increase for "high risk" alarms, such as panic or robbery alarms that require more officers and the use of tech such as drones in the response.

Below are staff's recommendation:

Number of False Alarms (within a 12 month period)	Fine
1	\$0
	\$100 – standard alarms
2	\$150 – duress or panic alarms
	\$200 – holdup alarms
	\$150 – standard alarms
3	\$200 – duress or panic alarms
	\$250 – holdup alarms
4 or more	*\$200 (each) – standard alarms
	*\$250 (each) – duress or panic alarms
	*\$300 (each) – holdup alarms

Fees	Des Moines (Current)	Auburn	Burien	Fed Way	Issaquah	Kent	Renton	Seatac	Tukwila
Registration	\$25 annually	\$24 annually	none	\$25 annually	\$24 annually	None	\$25 one time	None	None
Late	\$25	\$25	N/A	\$50	\$25	N/A	\$25	\$25	N/A
False Alarm	1 & 2 – free 3- \$100 4 - \$200	1 - free *Burg \$100 *Rob./Panic/Burg. CIP - \$200 Non-registered - \$100	\$150 each \$100 for call cancellation	Burglary: 1 & 2 - free 3 - \$50 4 - \$100 5 - \$150 6+ - \$200 Robbery: 1 & 2 - free 3 - \$75 4 - \$150 5 - \$225 6+ - \$300	Burg \$100 Rob./Panic/Duress - \$200 Non-registered - \$200	\$10 each	1 – free 2 - \$100 3+ - \$250 Non- registered - \$50	1 – free 2+ - \$100 * FA fees are per 6 mo. Period	1 – free 2+ - \$250
Year of Last Change	2006	2009	2004	unknown	2009	1986	2019	2003	2021

Committee of the Whole Item #2

COMMITTEE OF THE WHOLE

BUSINESS OF THE CITY COUNCIL City of Des Moines, WA

SUBJECT: Middle Housing	FOR AGENDA OF: May 1, 2025
ATTACHMENTS: 1. Proposed Middle Housing Draft Ordinance	DEPT. OF ORIGIN: Community Development DATE SUBMITTED: April 24, 2025
	CLEARANCES: [] City Clerk [X] Community Development [] Courts [] Finance [] Human Resources [] Human Resources [] Human Resources [] Marina [] Police [] Police [] Public Works APPROVED BY CITY MANAGER FOR SUBMITTAL: Latter Manager

Purpose and Recommendation

The purpose of this agenda item is for the Council to consider the proposed Middle Housing Regulations and provide staff direction

Background

The 2023 Washington State legislative session passed several housing and land use bills, including House Bill (HB) E2SHB 1110 related to Middle Housing, and ESHB 2321 in 2024 which modified middle housing requirements in HB 1110. HB 1110 aims to create more homes for Washington by increasing middle housing in areas traditionally dedicated to single-family detached housing. State law requires all local governments in Washington State planning under the Growth Management Act to update their regulations to comply with HB 1110 by June 30, 2025.

Middle housing is defined as buildings that are compatible in scale, form, and character with single-family houses and contain two or more dwelling units. Middle housing types can include duplexes, townhouses, cottage housing and others. Depending on the proximity to transit, between two and six housing units per lot would be allowed, provided development standards such as yard setbacks and lot coverage are met.

In accordance with RCW 36.70A.635(1), as a Tier 2 city with a population between 25,000 and 75,000, the development regulations for zoning districts in Des Moines which are predominantly for residential use must be adjusted to permit the following:

- The development of at least two units per lot on all lots,
- The development of at least four units per lot in cases where a lot is within one-quarter mile walking distance of a major transit stop, and
- the development of at least four units per lot in cases where at least one unit is affordable housing. Provided, that these standards do not apply after subdivision below 1,000 square feet. In all cases the number of units per lot applies unless zoning permitting higher densities or intensities applies and cities are not required to allow accessory dwelling units or middle housing types beyond the density requirements.

In 2023, the Washington State Department of Commerce provided the City a \$75,000 grant to help fund the preparation and adoption of comprehensive plan policies and development regulations to implement the requirements of HB 1110 related to middle housing. City staff has worked with consultants from AHBL for this scope. Contract tasks include:

- Preparation of a Public Engagement Plan (PEP);
- Preparation of station area influence mapping, including identification of existing land uses, impervious surface coverage, critical areas, and high-capacity transit stations. The purpose of the maps will be to establish land capacity for the construction of middle housing units and areas that will require additional infrastructure support;
- Preparation of a memorandum that identifies the menu of choices that City decision-makers can use to evaluate options for the production of middle housing in Des Moines;
- Preparation of draft middle housing development regulation amendments; and
- Assistance related to the adoption of middle housing development regulations and comprehensive plan updates.

Discussion

Tonight's discussion will focus on proposed amendments to Des Moines Municipal Code (DMMC) 18.01.050 Definitions, DMMC 18.52.010A Residential Use Chart and Limitations, DMMC 18.210.090(15) Loading Areas and Off-Street Parking, DMMC 18.235.020 Design Review, as well as adding a new chapter entitled 'Middle Housing Provisions and Chapters'.

City staff conducted a review of Des Moines' existing regulations to ensure compliance with HB 1110 and the Washington State Department of Commerce's Guidance for Middle Housing in Washington State. As a result of the review, proposed code amendments address affected zoning districts, middle housing types allowed, permitted unit density in coordination with accessory dwelling units, affordable housing provisions, requirements for multi-family recreation areas, design standards, and infrastructure standards.

Rationale:

Zoning Districts. HB 1110 applies to zones predominantly for residential use, excluding portions designated as environmentally critical areas or lots created through the splitting of a single residential lot. The zoning districts include:

- R-SE: Suburban Estate Zone;
- R-SR: Suburban Residential Zone;

- Single Family Residential (SFR) Zones designated as: RS-15,000; RS-9,600; RS-8,400; RS-7,200 and RS-4,000;
- RA-3600: Attached Townhouse and Duplex 3,600 Zone; and
- RM-2400: Multifamily 2,400 Zone.
- Those excluded are RM-1,800, RM-900 and RM-900A as these zones already allow development to meet or exceed densities required by HB 1110 and/or already allow for a variety of housing types.

Middle Housing Types. As a Tier 2 city, Des Moines must accommodate at least six of the nine middle housing types described in HB 1110. Based upon input from the public and City Council and subject to allowed density, the following middle housing uses are permitted by right in the zoning districts above:

- Duplexes units may be stacked or side-by-side;
- Triplexes;
- Fourplexes;
- Townhouses;
- Stacked flats; and
- Cottage housing.
- Those not selected are fiveplexes, sixplexes and courtyard apartments as these would exceed the maximum density in most areas.

Unit Density. HB 1110 requires the following minimum unit density on all lots regardless of lot size (greater than 1,000 square feet), unless zoning permits higher densities:

- Two units per lot on all lots;
- Four units per lot in cases where a lot is within one-quarter mile walking distance of a major transit stop (as defined by HB 1110); or
- Four units per lot in cases where at least one unit is affordable housing as defined and conditioned in HB 1110.

As proposed, Accessory Dwelling Units would count toward the allowed unit density.

Affordable Housing. For Tier 2 cities, four units per lot are permitted on all lots if at least one unit meets the requirements associated with affordable housing in HB 1110. This includes costs that do not exceed 30 percent of the monthly income of a household that does not exceed 60 percent of the median income for rental housing or 80 percent for owner-occupied housing, a recorded deed restriction for not less than 50 years, and comparable design and functionality of the other units. It is not clear the costs or requirements to the City associated with tracking and managing the affordable housing units should properties choose this option. Some Cities have chosen to allow at least four units on all lots for the simplicity of implementation of staff and the public.

Multifamily Recreation Areas. Chapter 18.155 DMMC Multifamily recreation areas will apply to middle housing developments with four units or more, provided that requirements for preadolescent play space improvements shall not apply to middle housing and the chapter would not apply to cottage housing which has its own common space requirements.

Design Standards. Administrative design review standards may be applied to middle housing in order to promote compatibility with other residential uses. These include de-emphasizing the visual impact of garages and driveways from the street, providing pedestrian routes between buildings and street, and HB 1110 requirements for cottage housing standards. Middle Housing would be subject to the same dimensional standards, including yard setbacks and lot coverage.

Infrastructure. Des Moines requires a minimum of two off-street parking stalls for single-family homes. Under HB 1110, no off-street parking shall be required for Middle Housing within one-half mile walking distance of a major transit stop. A maximum of one off-street stall per unit may be required on lots smaller than 6,000 square feet and two stalls per unit for lots greater than 6,000 square feet. These provisions would not be required to apply to lots within a one-mile radius of Sea-Tac Airport. However, currently there is legislation (SB 5184) being sent to the Governor for signature that would limit City's ability to regulate parking. The Bill states that the City may not require any parking minimums for residences under 1,200 square feet and no more than .5 parking spaces per multifamily and one space per single family residence. The City would be required to implement these parking requirements within three years.

General Questions:

- 1. Do the draft Middle Housing regulations accurately capture the Council's goals and expectations?
- 2. Does the Council have any recommended changes for the draft Middle Housing regulations?

Next Steps:

The next steps in the Middle Housing regulation update process includes addressing any outstanding Council questions/additions, SEPA Review, finalizing Des Moines' Middle Housing regulations, and Council adoption by June 30, 2025.

Attachment #1

ORDINANCE NO.

AN ORDINANCE OF THE CITY OF DES MOINES, WASHINGTON relating to zoning and the regulation of middle housing, amending chapters 18.01, 18.52, 18.210, and 18.235 of the Des Moines Municipal Code (DMMC) and adding and codifying a new chapter entitled "Middle Housing Provisions and Standards" to the Code.

WHEREAS, in 2023, the Washington State Legislature passed Engrossed Second Substitute House Bill 1110 (E2SHB 1110), as codified in chapters 36.70A, 64.32, 64.34, 64.38, and 64.90 RCW, which requires cities like Des Moines to increase development of middle housing in areas traditionally dedicated to single-family detached housing in order to create more homes for Washington, and

WHEREAS, in passing E2SHB 1110 (Chapter 332, Laws of 2023) the State legislature found that Washington is facing an unprecedented housing crisis for its current population and a lack of housing choices, and is not likely to meet affordability goal for future populations, and

WHEREAS, ESSHB 1110 became effective on July 23, 2023, and requires cities to regulate middle housing consistent with E2SHB 1110 six months after the next periodic comprehensive plan update required under RCW 36.70A.130, which is June 30, 2025, and

WHEREAS, Des Moines is a Tier 2 City, as defined in RCW 36.70A.635, which means a city with a population of at least 25,000 but less than 75,000 based on 2020 Washington State Office of Financial Management population estimates, and

WHEREAS, in November 2023, The Washington State Department of Commerce awarded \$75,000 in grant funding to the City of Des Moines supporting updates to its zoning codes to allow more middle housing in residential neighborhoods, and

WHEREAS, in December 2023, the City Council authorized the City Manager to sign the Middle Housing Grant Agreement (Contract No. 24-63326-113) between the City of Des Moines and the Washington State Department of Commerce, and

WHEREAS, in 2024, the Washington State Legislature passed Engrossed Substitute House Bill 2321 (ESHB 2321), as codified in chapters 36.70A, 64.32, 64.34, 64.38, and 64.90 RCW, which modifies middle housing requirements and the definition of transit stops found in ESSHB 1110, and

WHEREAS, the City of Des Moines Zoning Code currently does not define all required types of middle housing as distinct land uses, and

WHEREAS, the City of Des Moines Zoning Code currently does not meet required minimum density requirements for all lots in predominately residential zones, and

WHEREAS, nothing in this ordinance prohibits the city from requiring any development, including middle housing development, to provide affordable housing, either on-site or through an

in-lieu payment, nor limit the city's ability to expand or modify the requirements of an existing affordable housing program enacted under RCW 36.70A.540, and

WHEREAS, nothing in this ordinance requires the issuance of a building permit if other federal, state, and local requirements for a building permit are not met, and

WHEREAS, nothing in this ordinance affects or modifies the responsibilities of the city to plan for or provide "urban governmental services" as defined in RCW 36.70A.030, and

WHEREAS, the city shall not approve a building permit for middle housing without compliance with the adequate water supply requirements of RCW 19.27.097, and

WHEREAS, the city shall not require through development regulations any standards for middle housing that are more restrictive than those required for detached single-family residences, but may apply any objective development regulations that are required for detached single-family residences, including, but not limited to, set-back, lot coverage, stormwater, clearing, and tree canopy and retention requirements, and

WHEREAS, the same development permit and environmental review processes shall apply to middle housing that apply to detached single-family residences, unless otherwise required by state law, including, but not limited to, shoreline regulations under chapter 90.58 RCW, building codes under chapter 19.27 RCW, energy codes under chapter 19.27A RCW, or electrical codes under chapter 19.28 RCW, and

WHEREAS, many Goals, Policies and Implementation Strategies set out in the Comprehensive Plan support the adoption of Middle Housing regulations including:

- *Goal HOU 4* directs the City to encourage, through innovative land use and wellcrafted regulations, a suitable mix of housing choices, and
- *Policy HOU 1.1* directs the City to provide, through land use regulation, a suitable mix of housing types to accommodate Des Moines' projected share of population growth, and
- *Policy HOU 4.1* directs the City to promote consistency with its Land Use Element's residential policies that focus on density, population, housing mix, and siting criteria, and
- *Policy HOU 4.4* directs the City to provide guidelines that encourage flexibility in housing types and ensure compatibility of surrounding neighborhoods, and
- *Implementation Strategy HOU 1.1.2* directs the City to promote, where appropriate, other "middle housing" types, as alternative means of accommodating residential growth and provide affordable housing options.
- *Implementation Strategies HOU 4.1.1 and 4.1.3* direct the City to encourage the construction of middle housing in single-family zoning districts when appropriate, and
- *Implementation Strategy HOU 4.4.3* directs the City to encourage middle housing to enable seniors the opportunity to remain in their own neighborhood and as their housing needs change, and

WHEREAS, as a Tier 2 city the city is required to accommodate at least six of the following nine middle housing types in zones which predominately allow residential use: duplexes, triplexes, fourplexes, fiveplexes, sixplexes, townhouses, stacked flats, courtyard apartments, and cottage housing; and the following six middle housing types are found to be the most appropriate to fulfill the requirements in Des Moines: duplexes, triplexes, fourplexes, townhouses, stacked flats, and cottage housing, and

WHEREAS, public engagement and participation was gathered in many different ways including meetings with stakeholders and community members, development and maintenance of a project website, and a survey; and

WHEREAS, on June 8, 2023 the City Council adopted a Housing Action Plan (HAP) which identified that allowing Middle Housing was one way that interviewed stakeholders identified that options could be broadened to meet housing needs in the community, and adoption of this ordinance aligns with Strategy 3 as set out in the HAP to "Amend the development code to support housing options;" and

WHEREAS, the Council finds that the following zoning districts are zones designated predominately for residential use and allow single family residential homes in Des Moines and are therefore subject to E2SHB 1110 and ESHB 2321:

R-SE: Suburban Estate zone

R-SR: Suburban Residential zone

Single Family zones designated as: RS-15,000, RS-9,600, RS-8,400, RS-7,200, RS-4,000

RA-3600: Attached Townhouse and Duplex 3,600 zone

RM-2400: Multifamily 2,400 zone; and

WHEREAS, the Council finds that the following zoning districts are also zones designated predominately for residential use and which allow single family residential homes in Des Moines and are therefore subject to E2SHB 1110 and ESHB 2321, however, these zones already allow development to meet or exceed the densities required by the legislation, and additionally they already include a wide variety of housing types and therefore they are excluded from the middle housing provisions set out by this Ordinance:

RM-1800: Multifamily 1,800 zone;

RM-900: Multifamily 900 zone;

RM-900A: Multifamily zone; and

WHEREAS, the Council finds that the PR-R: Pacific Ridge Residential zone is designated for high-density uses, generally characterized with development regulations requiring a minimum building height of over 35 feet and in the zone single-family homes are not a permitted use, and therefore the zone is not appropriate for middle housing provisions set out by this Ordinance; and

WHEREAS, in accordance with RCW 36.70A.635(5) a city may count accessory dwelling units as dwelling units to achieve the unit density requirements in RCW 36.70A.635(1) and it is in the public interest to do so in Des Moines, and

WHEREAS, in accordance with RCW 36.70A.635(1), as a Tier 2 city the development regulations for zoning districts in Des Moines which are predominantly for residential use must be adjusted to permit the following: (a) The development of at least two units per lot on all lots, (b) The development of at least four units per lot in cases where a lot is within one-quarter mile walking distance of a major transit stop, and (c) the development of at least four units per lot in cases where at least one unit is affordable housing. Provided, that these standards do not apply after subdivision below 1,000 square feet. In all cases the number of units per lot applies unless zoning permitting higher densities or intensities applies and cities are not required to allow accessory dwelling units or middle housing types beyond the density requirements; and

WHEREAS, the Title 18 DMMC sets out development standards for the various zoning districts subject to this ordinance which do not need to be modified, in order to ensure that middle housing options that are introduced maintain a "house-scale" width, depth and height configuration in order to blend into the existing neighborhoods where they are allowed, sustaining neighborhood character; and

WHEREAS, the City conducts design review as set out in chapter 18.235 DMMC and changes to that Chapter are necessary to set our requirements for the purposes of promoting the compatibility of middle housing with other residential uses including single family homes, to deemphasize garages and driveways as major visional elements along streets, to provide clear and accessible pedestrian routes between buildings and streets, and to implement the definition of cottage housing; and

WHEREAS, the City Council Economic Development Committee directed City staff to prepare an ordinance addressing ESSHB 1110 for City Council consideration, and

WHEREAS, during the course of developing the proposed ordinance, various means of public outreach were used including, but not limited to, public meetings, a middle housing webpage, presentations at various community groups, notification of public hearings, and

WHEREAS, the changes proposed by this ordinance have been processed in accordance with the requirements of the State Environmental Policy Act (SEPA), a final determination of nonsignificance was issued by the responsible official, and the appropriate comment and appeal periods have expired, and

WHEREAS, the textual code amendments proposed in a draft of this ordinance were provided to the Department of Commerce as required by RCW 36.70A.106, and

WHEREAS, notice of the public hearing was provided on DATE in accordance with the Des Moines Municipal Code, and

WHEREAS, a public hearing was held on DATE where all persons wishing to be heard were heard, and

WHEREAS, the City Council finds that the Title 18 DMMC amendments contained in this Ordinance comply with the requirements of chapter 36.70A RCW and are appropriate and necessary to serve the general welfare of the public and adoption of the ordinance will bring the City into compliance with RCW 36.70A.635; now therefore,

THE CITY COUNCIL OF THE CITY OF DES MOINES ORDAINS AS FOLLOWS:

Conflicts. In the event of a conflict between this ordinance and other development regulations applicable to middle housing, the standards of this ordinance control except that development within Shoreline Jurisdiction may have stricter requirements, which would take precedence.

Sec. 1. DMMC 18.01.050, Definitions, and section 5 of Ordinance No. 1591, as amended by section 1 of Ordinance No. 1628, as amended by section 1 of Ordinance No. 1655, as amended by section 3 of Ordinance No. 1661, as amended by section 3 of Ordinance No. 1669, as amended by section 15 of Ordinance No. 1671, as amended by section 1 of Ordinance No. 1697, as amended by section 3 of Ordinance 1714, as amended by section 2 of Ordinance 1719, as amended by section 1 of Ordinance 1737, as amended by section 1 of Ordinance 1750 shall be amended to add the following definitions:

"Administrative design review" means a development permit process whereby an application is reviewed, approved, or denied by the Director or the Director's designee based solely on objective design and development standards without a public predecision hearing, unless such review is otherwise required by state or federal law, or the structure is a designated landmark or historic district in accordance with chapter 18.215 DMMC. A city may utilize public meetings, hearings, or voluntary review boards to consider, recommend, or approve requests for variances from locally established design review standards.

"Cottage housing" see "Middle Housing."

"Courtyard apartments" see "Middle Housing."

"Development regulations"

"Fiveplex" means a residential building with five attached dwelling units.

"Fourplex" means a residential building with four attached dwelling units.

"Floor area ratio"

"Major transit stop" means a stop on a high capacity transportation system funded or expanded under the provisions of chapter 81.104 RCW, commuter rail stops, stops on rail or fixed guideway systems, and stops on bus rapid transit routes, including those stops that are under construction.

"Middle housing" means buildings that are compatible in scale, form, and character with single-family houses and contain two or more attached, stacked, or clustered homes including

duplexes, triplexes, fourplexes, fiveplexes, sixplexes, townhouses, stacked flats, courtyard apartments, and cottage housing as further described below. For the purposes of this Title and permitting within the City of Des Moines, fiveplexes and sixplexes are not included as Middle Housing.

"Cottage housing" means residential units on a lot with a common open space that either: (a) is owned in common; or (b) has units owned as condominium units with property owned in common and a minimum of 20 percent of the lot size as open space.

"Courtyard apartments" means attached dwelling units arranged on two or three sides of a yard or court.

"Duplex" means a residential building with two attached dwelling units.

"Fourplex" means a residential building with four attached dwelling units.

"Stacked flat" means dwelling units in a residential building of no more than three stories on a residential zoned lot in which each floor may be separately rented or owned.

"Townhouses- Middle Housing" means buildings that contain three or more attached single-family dwelling units that extend from foundation to roof and that have a yard or public way on not less than two sides.

"Triplex" means a residential building with three attached dwelling units.

"Owner" means any person who has at least 50 percent ownership in a property on which an accessory dwelling unit is located.

"Principal unit" means the single-family housing unit or other original housing unit located on the same lot as an accessory dwelling unit.

"Single-family zones" means those zones where single-family detached residences are the predominant land use.

"Sixplex" means a residential building with six attached dwelling units.

"Triplex" means a residential building with three attached dwelling units.

And further amending the definitions for the following terms as indicated below:

"Duplex "<u>means a residential building with two attached dwelling units</u>. building designed exclusively for occupancy by two families living independently of each other, and containing two dwelling units. Duplexes may contain units that are not at ground level.

"Dwelling" means a building designed exclusively for residential purposes, including one-family, duplex, **triplex**, **fourplex**, **fiveplex**, **sixplex**, townhouse, **stacked flats**, **courtyard**

apartments, cottage housing, and multiple dwellings, which is constructed in accordance with Title 14 DMMC, City Buildings and Construction Code, as presently constituted or as may be subsequently amended, but not including hotels or motel units having no kitchens.

"Dwelling unit " means one or more rooms designed for or occupied by one family for living or sleeping purposes and containing kitchen facilities for use solely by one family. All rooms comprising a dwelling unit shall have access through an interior door to other parts of the dwelling unit. A bachelor apartment constitutes a dwelling unit within the meaning of this Title. means a residential living unit that provides complete independent living facilities for one or more persons and that includes permanent provisions for living, sleeping, eating, cooking, and sanitation.

"Gross floor area" means the area included within the surrounding exterior walls of a structure or building expressed in square feet and fractions thereof. The gross floor area of structure or building not provided with surrounding exterior walls shall be the area under each outer edge of the roof. means the interior habitable area of a dwelling unit including basements and attics but not including a garage or accessory structure.

"Moderate-income household" means a single person, family, or unrelated persons living together whose adjusted income is **more than eighty percent but is at or below one hundred fifteen percent** at or below 120 percent of the median household income adjusted for household size, for the county, **city, or metropolitan statistical area**, where the household is located, as reported by the United States Department of Housing and Urban Development.

"Multiple dwelling" <u>or "Multiple family dwelling"</u> means a building designed exclusively for occupancy by three or more families <u>(or households)</u> living independently of each other, and containing three or more dwelling units.

"Townhouse dwelling" or "Townhouse" or "Townhome" means one dwelling unit on an internal lot within a townhouse development designed exclusively for occupancy by one family. A townhouse dwelling is located at an internal lot line and attached to one or more other townhouse dwellings. The first floor of a townhouse dwelling is at or near ground level. A townhouse dwelling occupies the building area from ground level to the roof with no townhouse dwelling located above or below another townhouse dwelling.

Sec. 2. DMMC 18.52.010A, and those parts of the Residential Use Chart and Limitations 19 and 51, and section 132 of Ordinance No. 1591 as amended by section 7 of Ordinance No. 1655 as amended by section 2 of Ordinance No. 1697 as amended by section 8 of Ordinance No. 1737, as amended by section 2 of Ordinance No. 1750, as amended by section 5 of Ordinance 1775 shall be amended to add and/ or change the following:

TABLE 18.52.010A

RESIDENTIAL ZONE PRIMARY USES

Use is: P: Permitted P/L: Permitted, but with special limitations CUP: Conditional use review required UUP: Unclassified use review required	SFR	RA-3,600	RM- 2,400	RM-1,800	RM-900	RM- 900A	RM- 900B	R-SE	R-SR > 35,000	R-SR < 35,000	PR-R
Accessory buildings and uses	P/L _[1] [52]	P/L _{[1] [52]}	P/L _{[1] [52]}	P/L _{[1] [16]} [52]	P/L _{[1][16]} [52]	P <u>/L_[52]</u>	Ρ	P/L _{[1][27]}	P/L _{1[27]} [52]	P/L _{[1] [52]}	Ρ
Accessory Dwelling Unit	<u>P/L</u>	<u>P/L</u>	<u>P/L</u>	<u>P/L</u>	<u>P/L</u>	<u>P/L</u>		<u>P/L</u>	<u>P/L</u>	<u>P/L</u>	
Duplex <u>es</u>	P/L _[53]	P/L _[14]	P/L _[14]	P/L _[14]	Р	P/L _[53]		P/L _[53]			Р
Multiple-family dwelling	P/L _[53]	P/L _{[14][53]}	P _[53]	Р <u>_[53]</u>	P _[53]	P <u>1531</u>					Р
Middle housing	P/L _[53]	P/L _[53]	P/L _[53]					P/L _[53]	P/L _[53]	P/L _[53]	
Townhouse <u>s</u> development	P/L _[53]	P/L _{[15, <u>53]</u>}	P/L _{[15,<u>53]</u>}	P/L _{[15,<u>53]</u>}	P/L _{[15,<u>53]</u>}	P/L _{[15][53]}		<u>P/L_[53]</u>	<u>P/L_[53]</u>	P/L _[53]	

The paragraphs listed below contain specific limitations and correspond with the bracketed [] footnote numbers from Table 18.52.010A

52. Accessory Dwelling Units. This regulation applies to all parts of Table 18.52.010A that have a [52]. Accessory Dwelling units are allowed subject to the requirements of NEW CHAPTER and other related provisions of this Title.

53. Middle Housing. This regulation applies to all parts of Table 18.52.010A that have a [53]. Duplexes and cottage housing may be located in all residential zoning districts subject to the requirements of NEW CHAPTER and other related provisions of this Title. Townhouses, stacked flats, triplexes, and fourplexes are permitted in all RA- and RM- zoning districts subject to the requirements of NEW CHAPTER and other related provisions of this Title.

Initial Draft for staff Review 3/3/2025

. . .

. . . .

<u>NEW SECTION</u>. Sec. 3. Title. This chapter shall be entitled "Middle Housing Provisions and Standards."

<u>NEW SECTION</u>. Sec. 4. Application. This chapter applies to the following zoning districts which are zones predominately for residential use in Des Moines are therefore subject to E2SHB 1110 and ESHB 2321:

R-SE: SUBURBAN ESTATE ZONE;

R-SR: SUBURBAN RESIDENTIAL ZONE;

SINGLE FAMILY RESIDENTIAL (SFR) ZONES DESIGNATED AS: RS-15,000; RS-9,600; RS-8,400; RS-7,200; and RS-4,000;

RA-3600: ATTACHED TOWNHOUSE AND DUPLEX 3,600 ZONE;

RM-2400: MULTIFAMILY 2,400 ZONE; and

The provisions of this chapter do not apply to:

(1) Portions of a lot, parcel, or tract, designated with critical areas or their buffers as identified in chapter 16.10 DMMC (except that restrictions for critical aquifer recharge areas in section DMMC 16.10.260 are not included in this limitation).

(2) A lot that was created through the splitting of a single residential lot.

NEW SECTION. Sec. 5. Purpose. This chapter implements the requirements of Engrossed Second Substitute House Bill 1110 and Engrossed Substitute House Bill 2321 codified in RCW 36.70A.030, 36.70A.280, 36.70A.635, 36.70A.636, 36.70A.367, 36.70A.638, 43.21C495, and 43.21C.450, 64.32, 64.34, and 64.38, and 64.90, by providing land use, development, design, and other standards for middle housing developed on all lots zoned predominantly for residential use.

<u>NEW SECTION</u>. Sec. 6. Authority. This chapter is established to regulate the siting of middle housing.

<u>NEW SECTION</u>. Sec. 7. Middle Housing Types Allowed. Subject to the requirements of RCW 36.70A.635(5), and limited by the Permitted Unit Density Allowed as set out by Section 8 of this ordinance, the following uses are permitted by-right:

(1) Duplexes – units may be stacked or side-by-side

(2) Triplexes

(3) Fourplexes

(4) Townhouses (also called townhomes)

(5) Stacked flats; and

(6) Cottage housing.

<u>NEW SECTION</u>. Sec. 8. Permitted Unit Density Allowed. The permitted unit density (the number of dwelling units allowed on a lot, regardless of lot size) is the greatest of the following, unless zoning permitting higher densities or intensities apply:

(1) Two units per lot on all lots;

(2) Four units per lot in cases where a lot is within one-quarter mile walking distance of a major transit stop as demonstrated by the applicant; or

(3) Four units per lot in cases where at least one unit is affordable housing under the affordable housing previsions of Section 10 of this ordinance.

Provided, that these standards do not apply to lots that are smaller than 1,000 square feet.

<u>NEW SECTION</u>. Sec. 9. Accessory Dwelling Units – Calculation of Permitted Unit Density.

(1) An Accessory Dwelling Unit (ADU) is considered a dwelling unit when calculating permitted unit density, and determining the number of units allowed on a lot or as part of a development proposal. Example: If four units are allowed on a lot and a fourplex has been developed, no ADUs may be added.

(2) ADUs must be accessory to a single-family home or a middle housing unit.

(3) ADUs situated in a single-family residential zone (zones beginning with RS-) are subject to the standards contained in DMMC 18.55.140.

<u>NEW SECTION</u>. Sec. 10. Criteria for Affordable Housing Provisions for Middle Housing.

In order to qualify for additional units under the affordable housing provisions of Section 8 of this ordinance, an applicant shall commit to renting or selling the required number of units as affordable housing and meeting the standards of RCW 36.70A.635(2)(a).

<u>NEW SECTION</u>. Sec. 11. Requirements for multifamily recreation areas.

(1) Chapter 18.155 DMMC Multifamily Recreation Areas applies to developments that are established under the Middle Housing Provisions and Standards as set out by this chapter, when a multifamily building or complex is established having four or more units, provided that:

(a) The requirements of DMMC 18.155.060 Play space for preadolescent children do not apply for projects that are built under the middle housing provisions.

(b) chapter 18.155 DMMC does not apply to cottage housing, which instead has a specific common space requirement.

NEW SECTION. Sec. 12. Design Standards for Middle Housing.

(1) These design standards do not apply to the conversion of a structure to a middle housing type with up to four attached units, if the floor area of the structure does not increase more than 50 percent.

(2) The purpose of these standards is to promote compatibility of middle housing with other residential uses, including single-family houses; de-emphasize garages and driveways as major visual elements along the street; provide clear and accessible pedestrian routes between buildings and street; and implement the definitions of cottage housing provided by state law.

(3) The process used for reviewing compliance with middle housing design standards shall be administrative design review.

(4) Cottage housing standards.

(a) Open space. Open space shall be provided equal to a minimum 20 percent of the lot size. This may include common open space, private open space, setbacks, critical areas, and other open space.

(b) Common open space.

(1) At least one outdoor common open space is required.

(2) Common open space shall be provided equal to a minimum of 300 square feet per cottage. Each common open space shall have a minimum dimension of 15 feet on any side.

(3) Orientation. Common open space shall be bordered by cottages on at least two sides. At least half of cottage units in the development shall abut a common open space and have the primary entrance facing the common open space.

(4) Parking areas and vehicular areas shall not qualify as common open space.

(5) Critical areas and their buffers, including steep slopes, shall not quality as common open space.

(c) Entries. All cottages shall features a roofed porch at least 60 square feet in size with a minimum dimension of five feet on any side facing the street and/or common open space.

(d) Community building. A cottage housing development shall contain no more than one community building and the community building shall have no more than 2,400 square feet of net floor area, excluding attached garages.

<u>NEW SECTION</u>. Sec. 13. Infrastructure Standards for Middle Housing.

(1) Transportation. Regulations for driveways, frontage improvements, alley improvements, and other transportation public works and engineering standards shall not be more restrictive for middle housing than for detached single-family residences, except as addressed by this section.

(2) Lot Access / Road Standards.

(a) Private driveway access shall be permitted for middle housing development with any number of units when a fire apparatus access road is within 150 feet of all structures on the lot and all portions of the exterior walls of the first story of the buildings, as measured by an approved route around the exterior of the buildings.

(b) When a fire apparatus road is not within 150 feet of all structures on the lot, subsection (2)(a) does not apply and one of the following conditions must be met:

(1) The building is equipped throughout with an approved automatic sprinkler system meeting International Fire Code requirements.

(2) No more than two units are accessed via the same private driveway.

(3) Fire apparatus access roads cannot be installed because of location on property, topography, waterways, nonnegotiable grades or other similar conditions, and an approved alternative means of fire protection is provided.

(c) Private driveways shall not be required to be wider than 12 feet and shall not be required to have unobstructed vertical clearance more than 13 feet six inches except when it is determined to be in violation of the International Fire Code or other fire, life, and safety standards, such as sight distance requirements.

(d) Private driveway access, separate from access to an existing home, shall be permitted unless it is determined to be in violation of the International Fire Code or other fire, life, safety standards, such as site distance requirements.

(e) This subsection is not intended to limit the applicability of the adopted International Fire Code, except as otherwise presented in this subsection.

Sec. 14. DMMC 18.210.090(15) and section 513 of Ordinance No. 1591, as amended by Section 16 of Ordinance No 1601, as amended by section 12 of Ordinance No 1618-A, as amended by section 19 of Ordinance No 1655 as amended by section 5 of Ordinance No. 1656, as amended by Section 9 of Ordinance No. 1750 shall be amended to add the following:

•••

(15)

••

(k) Middle housing.

(1) No off-street parking shall be required within one-half mile walking distance of a major transit stop.

(2) A maximum of one off-street parking space per unit shall be required on lots smaller than 6,000 square feet, before any zero lot line subdivisions or lot splits.

(3) A maximum of two off-street parking spaces per unit shall be required on lots greater than 6,000 square feet before any zero lot line subdivisions or lot splits.

(4) The provisions of subsections (1) through (3) of this section do not apply to portions of the city within a one-mile radius of SeaTac airport in accordance with RCW 36.70A.635(7)(b).

(5) A community building for cottage housing development shall have no minimum off-street parking requirement.

Sec. 15. Section DMMC 18.235.020 and section 569 of Ordinance No. 1591 shall be amended to add the following:

. . .

(4) The standards outlined in this chapter apply to all middle housing types. Specific standards for cottage housing and courtyard apartments shall only apply to those types of housing.

(5) These design standards do not apply to the conversion of a structure to a middle housing type with up to four attached units, if the floor area of the structure does not increase more than 50 percent.

Sec. 63. Section DMMC 18.235.100 and section 569 of Ordinance No. 1591 shall be amended to add the following:

•••

(9) Pedestrian Access – for Middle Housing projects.

(a) A paved pedestrian connection at least three feet wide is required between each middle housing building and the sidewalk (or the street if there is no sidewalk). Driveways may be used to meet this requirement.

(10) Vehicle access, carports, garages, and driveways – for Middle Housing projects.

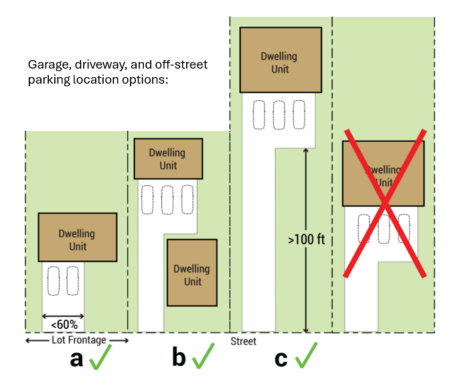
(a) For Lots abutting an improved alley that meets the city's standard for width, vehicular access shall be taken from the alley. Lots without access to an improved alley and taking vehicular access form a street shall meet the standards (b)(1) through (e) below:

(b) Garages, driveways, and off-street parking areas shall not be located between a building and a street, except when any of the following conditions are met:

(1) The combined width of all garages, driveways, and off-street parking areas does not exceed a total of 60 percent of the length of the street frontage property line. This standard applies to buildings and not individual units [See exhibit option a]; or

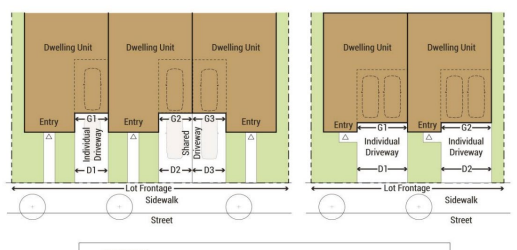
(2) The garage, driveway, or off-street parking area is separated from the street property line by a dwelling [See exhibit option b]; or

(3) The garage, driveway, or off-street parking is located more than 100 feet from a street [See exhibit option c].



(c) All detached garages and carports shall not protrude beyond the front building façade.

(d) The total width of all driveway approaches shall not exceed 32 feet per frontage, as measured at the property line. Individual driveway approaches shall not exceed 20 feet in width.



(G1+G2+G3) Lot Frontage must be no more than 60% (D1+D2+D3) must not exceed 32 feet per frontage Individual driveway width (any "D#") shall not exceed 20 feet

(e) Local jurisdiction requirements for driveway separation and access from collector streets and arterial streets shall apply.

(10) Landscaping and tree standards – for Middle Housing projects.

(a) Development regulations for landscaping and tree standards for middle housing shall be equally or less restrictive than those required for detached single-family residences.

Sec. 17. Nothing in this ordinance prohibits the city from permitting detached single-family residences in accordance with RCW 36.70A.635(A).

Sec. 18. Codification. Sections 4 through 13 of this Ordinance shall be codified as a new chapter in Title 18 DMMC.

Sec. 19. Severability - Construction.

(1) If a section, subsection, paragraph, sentence, clause, or phrase of this Ordinance is declared unconstitutional or invalid for any reason by any court of competent jurisdiction, such decision shall not affect the validity of the remaining portions of this Ordinance.

(2) If the provisions of this Ordinance are found to be inconsistent with other provisions of the Des Moines Municipal Code, this Ordinance is deemed to control and the same development permit and environmental review processes shall apply to middle housing that apply to detached single-family residences, unless otherwise required by state law, including, but not limited to, shoreline regulations under chapter 90.58 RCW, building codes under chapter

19.27 RCW, energy codes under chapter 19.27A RCW, or electrical codes under chapter 19.28 RCW.

Sec. 12. Effective date. This Ordinance shall take effect and be in full force five (5) days after its final approval by the Des Moines City Council in accordance with law.

PASSED BY the City Council of the City of Des Moines this XXth day of Month and signed in authentication thereof this XXth day of Month, 2025.

//SIGNATURES//

Discussion Item #1

AGENI	ΟΑ ΙΤΕΜ				
	THE CITY COUNCIL s Moines, WA				
SUBJECT: City Logo Discussion	FOR AGENDA OF: May 1, 2025				
ATTACHMENTS: 1. Logo Concepts	DEPT. OF ORIGIN: Administration DATE SUBMITTED: April 24, 2025 CLEARANCES: [] City Clerk [] Community Development [] Courts [] Finance [] Human Resources [] Human Resources [] Legal <u>/s/ TG</u> [] Marina [] Police [] Police [] Parks, Recreation & Senior Services [] Public Works APPROVED BY CITY MANAGER FOR SUBMITTAL: Lator Manager				

Purpose and Recommendation

The purpose of this agenda item is for Council to discuss the new logo designs focusing on branding identity, visual appeal and alignment with organizations values.

Suggested Motion

Motion: No suggested motion.

Background

The City Council adopted Resolution 164, establishing the Municipal Seal, in April 1972. On November 10, 1988, the City Council introduced a new section under Chapter 9.06 of the Des Moines Municipal Code, which regulates the use of the official city flag, municipal seal, and centennial logo.

Since then, several variations of the adopted logos have been created for various departments and purposes, which were presented to Council at the January 9, 2025 Council meeting.

Council directed staff to work with a local branding agency and come back with some new concepts for their review. Staff brought back 4 concepts and 5 color schemes to choose from. Staff also provided a recommendation for Council to consider. Council asked staff to have the branding agency bring back the selected logo with a few color and font options to chose from.

Discussion

Council to discuss.

Alternatives

Council may keep the current logo, or use one of the other logos that have been created by our contracted branding agency.

Financial Impact

To date the City has paid \$2,750 for logo redesign.

Recommendation

Staff does not have any recommendations.

Concept 1



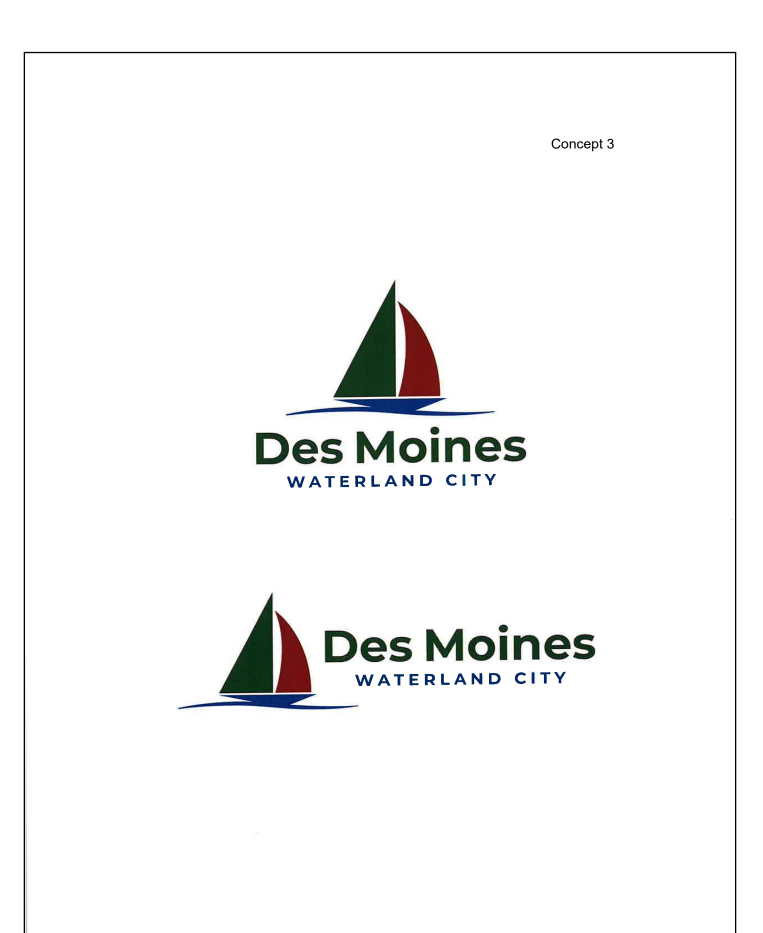


Des Moines 3 MEET Des Moines YCO ME

Concept 2 Des Moines WATERLAND CITY **Des Moines** WATERLAND CITY

Concept 2







Concept 3

























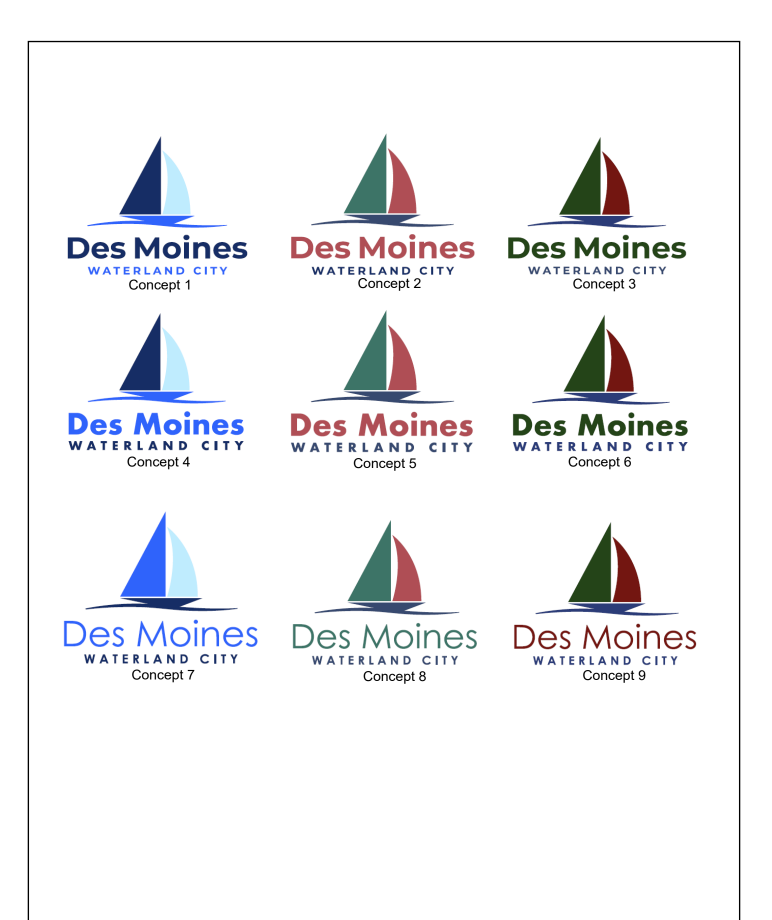
Concept 8 Des Moines WATERLAND CITY **Des Moines** WATERLAND CITY











Discussion Item #2

AGENDA ITEM

BUSINESS OF THE CITY COUNCIL City of Des Moines, WA

SUBJECT: Comprehensive Plan Update	FOR AGENDA OF: May 1, 2025
ATTACHMENTS:	DEPT. OF ORIGIN: Community Development
1. <u>Chapter 8: Economic Development</u> <u>Element - Redlines</u>	DATE SUBMITTED: April 16, 2025
2. <u>Chapter 8: Economic Development</u> Element - Clean	CLEARANCES: [] City Clerk
3. Chapter 9: North Central Neighborhood Element - Redlines	[X] Community Development
4. Chapter 9: North Central Neighborhood	[] Finance
5. <u>Chapter 10: Marina District Element -</u>	[] Human Resources [X] Legal /s/ TG
6. <u>Chapter 10: Marina District Element -</u>	[] Marina [] Police
Clean 7. Chapter 11: Pacific Ridge Element -	[] Parks, Recreation & Senior Services [] Public Works
Redlines 8. Chapter 11: Pacific Ridge Element - Clean	APPROVED BY CITY MANAGER
	FOR SUBMITTAL: Latherine Coppan

Purpose and Recommendation

The purpose of this agenda item is for the Council to consider Chapter 8: Economic Development Element; Chapter 9: North Central Neighborhood Element; Chapter 10: Marina District Element; and Chapter 11: Pacific Ridge Element of the Des Moines Comprehensive Plan Periodic Update.

Background

The Des Moines Comprehensive Plan is a policy document that describes how the City will manage its growth and provide necessary services and facilities over a 20-year planning horizon (Year 2044). Des Moines is designated as a High Capacity Transit Community and needs to plan for an additional 3,800 housing units, 2,380 new jobs and 726 net new permanent Emergency Housing Units by 2044.

The comprehensive plan includes 12 elements that address community characteristics; land use; transportation; conservation and environment; capital facilities, utilities and public services; parks, recreation and open space; housing; economic development; neighborhoods (North Central, Marina District and Pacific Ridge); and health. Each element includes a general summary of existing conditions along with goals and policies, and implementation strategies that indicate how the city, programs, and priorities will implement the Plan's goals and policies.

The periodic update requires a thorough review of each element of the Plan to ensure it reflects new laws and requirements, demonstrates capacity to meet our growth targets, responds to changing conditions within the community and addresses agency, tribal, and community interests expressed via our public outreach efforts.

To help frame the scope of our update, our consultant AHBL completed a review of the existing comprehensive plan and development regulations for consistency with the Washington State Department of Commerce's update checklists, legislative amendment to the Growth Management Act (GMA), Vision 2050 and Countywide Planning Policies (CPPs), and identified updates needed to comply with these requirements.

Council History

20111011 1115	<u></u>
6/22/2023:	Economic Development Committee Briefing
7/13/2023:	City Council Briefing
1/25/2024:	Economic Development Committee Update (Timeline)
3/28/2024:	Economic Development Committee Presentation (Introduction and Land Use Elements)
4/11/2024:	Environment Committee Presentation (Conservation and Environment Element)
4/25/2024:	Economic Development Committee Presentation (Economic Development, North Central
	Neighborhood, Marina District, and Pacific Ridge Elements)
5/9/2024:	Environment Committee (Conservation and Environment Element Follow-up)
5/9/2024:	Transportation Committee (Comp Plan Briefing and Transportation Goals)
6/22/2024:	Economic Development Committee (Comp Plan Housing Bills Update)
6/27/2024:	Economic Development Committee (Capital Facilities, Utilities & Public Services, and
	Parks, Recreation & Open Space Elements)
7/25/2024:	Economic Development Committee (Healthy Des Moines Element)
9/26/2024:	Economic Development Committee (Housing Element)

Public Outreach

Dedicated Website: <u>https://imaginedesmoines2044.com/</u> Public Survey open from 7.27.23 – 12.4.23 with 482 Reponses Booth at Farmers Market & National Night Out City Currents Articles

Discussion

Economic development is one of 14 statewide planning goals under the GMA. Per <u>RCW 36.70A.020(5)</u>, the GMA encourages local jurisdictions, through comprehensive plans and development regulations, to promote economic opportunity for all citizens, especially for unemployed and disadvantaged people, to promote the retention and expansion of existing businesses and recruitment of new businesses, and to encourage growth in areas experiencing insufficient economic growth, all within the capacities of the state's natural resources, public services, and public facilities. The GMA also emphasizes coordination and consistency across comprehensive plan elements to support a strong local economy.

"VISION 2050 and the Regional Economic Strategy emphasize the interconnectedness of planning in our region – decisions made on land use, transportation, public services, housing, the environment, health, and other areas all play important roles in meeting the economic goals of the region and local communities." Economic development elements also provide an opportunity to address racial disparities in the community and access to opportunity through education, economic health, housing and neighborhood quality, mobility and transportation, and health and environment.

Des Moines' Economic Development Element provides information on the local economy and the overarching policy framework to guide economic opportunity, job growth, prosperity, and resiliency for the City. The North Central, Marina District and Pacific Ridge Neighborhood Elements along with other plan elements on housing, transportation, and recreation are important components that help frame a fuller picture of opportunities to support the community and grow our local economy both in terms of creating new jobs and housing opportunities.

Chapter 8: Economic Development Element

Des Moines' Economic Development Element establishes the goals, policies, and strategies for economic growth and vitality that will enhance the City's branding, marketing, and quality of life. A healthy economy plays an important role in ensuring that Des Moines is a vibrant and sustainable community for living and working. This element describes Des Moines' economic role locally and identifies appropriate partnerships within the South King County and the Central Puget Sound regional economy. It discusses the importance of economic development to address priorities and needs of the community while accommodating employment growth targets (2,380 new jobs) by the year 2044. Staff acknowledges that this chapter emphasizes the positive benefits of the airport to Economic Development for the City and that there are negative impacts that are also addressed in other Elements including Conservation and Environment Element and Healthy Des Moines Element.

Most of the changes to this Element relate to updating background information and adding new information about Des Moines' strategic advantages, employment data and the recently created Innovation District Overlay Zone (discussed further in Chapter 9).

Chapter 9: North Central Neighborhood Element

The North Central Neighborhood is Des Moines' primary location dedicated for office, research and development, manufacturing, distribution, and large-scale industrial development. It is envisioned as a thriving center for trade-related activity that generates new family wage jobs and revenue for the City and advances the region's vitality by linking businesses to world markets via Sea-Tac Airport.

The neighborhood is divided into four subareas that straddle S. 216th Street – the Des Moines Creek Subarea comprised of publicly owned lands (City, Port, and South Correctional Entity); the North Subarea that includes the Des Moines Creek Business Park; the South Subarea that includes commercial, business, residential, recreation and public uses; and the West Subarea that includes Port property, undeveloped SR 509 right-of-way, and the Barnes Creek Trail.

Changes to this Element relate to updating background information and adding new information about transit investments and goals, policies and implementation strategies for the Innovation District Overlay Zone. Key objectives are to facilitate economic diversification, entrepreneurship, small business development, job creation, social equity and environmental sustainability. Envisioned outcomes include: options for home ownership; people living closer to their jobs; reduced vehicle miles travelled; enhanced opportunities for multi-modal travel; and associated social, financial and environmental benefits that enhance quality of life and achieve sustainability on multiple levels.

Chapter 10: Marina District Element

The Marina District Neighborhood encompasses the Downtown central business district, Marina, and Beach Park. It is the historic and cultural center for Des Moines. The neighborhood is developed with a variety of land uses, including commercial, professional office, single family, multifamily, mixed-use, and recreational uses. A number of buildings in the neighborhood are not well-maintained or in a state of disrepair, and several vacant or have minimal physical improvements.

The current vision, goals, policies and implementation strategies were the outgrowth of several planning efforts during the 2009-2014 timeframe that included creation of the Marina District Design Guidelines; changes to building heights and development standards; and University of Washington student projects (e.g., Storefront Studio, Wayfinding and Signage, Façade Improvement Program and Social Equity in Comprehensive Plan Updates).

Proposed amendments focus on updating information to reflect recent capital investments.

Chapter 11: Pacific Ridge Element

This element was the outgrowth of the Pacific Ridge Neighborhood Improvement Plan and SEPA Planned Action that was completed in the 2000-2001 timeframe. The City envisioned a complete transformation of this neighborhood into a vibrant urban village that could accommodate much of the City's future job and housing growth. The Plan and Element are complemented by the Pacific Ridge Design Guidelines that promote economic investment, quality design, character, pedestrian amenities, open space and safety.

To date the Pacific Ridge Neighborhood Improvement Plan, Pacific Ridge Element and Design Guidelines has served as a good roadmap for the City. Developments such as the Four Points by Sheraton Hotel, Waterview Crossing and Pointe by Vintage are examples of new development that reflects this vision and contributes to meeting the City's jobs and housing targets.

Most of the changes to this element relate to updating background information that has changed such as the addition of RapidRide and Sound Transit's Link Light Rail extension through Des Moines.

Council Direction

Staff is looking for Council approval of the Economic Development Element, North Central Neighborhood Element, Marina District Element, and Pacific Ridge Element or Council consensus on changes needed for the Council Public Hearing and possible adoption. Staff will bring back the approved Chapters for Council Public Hearing and possible adoption as a whole Comprehensive Plan.