B.1 Transportation Greenhouse Gas Emissions Appendix

**Table B.1–1**  GHG emissions summary

<table>
<thead>
<tr>
<th>GHG Emissions</th>
<th>2015*</th>
<th>2035 Alt. 1</th>
<th>2035 Alt. 2</th>
<th>2035 Alt. 3</th>
<th>2035 Alt. 4</th>
<th>2035 Preferred Alt. 5</th>
<th>2035 Sensitivity Analysis</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Cars &amp; Light Duty Trucks</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2015 to 2035 VMT Annual Growth Rate</td>
<td>0.47%</td>
<td>0.44%</td>
<td>0.46%</td>
<td>0.47%</td>
<td>0.46%</td>
<td>0.55%</td>
<td></td>
</tr>
<tr>
<td>Interim GHG Emissions (no improved fuel economy)</td>
<td>1,970,000</td>
<td>1,956,000</td>
<td>1,965,000</td>
<td>1,970,000</td>
<td>1,965,000</td>
<td>2,003,000</td>
<td></td>
</tr>
<tr>
<td>2015 to 2035 Emissions Reduction Factor</td>
<td>30%</td>
<td>30%</td>
<td>30%</td>
<td>30%</td>
<td>30%</td>
<td>30%</td>
<td></td>
</tr>
<tr>
<td>2015 to 2035 Congestion Factor</td>
<td>1.12</td>
<td>1.12</td>
<td>1.12</td>
<td>1.12</td>
<td>1.12</td>
<td>1.12</td>
<td></td>
</tr>
<tr>
<td>Final GHG Emissions Estimate</td>
<td>1,603,000</td>
<td>1,379,000</td>
<td>1,369,000</td>
<td>1,375,000</td>
<td>1,379,000</td>
<td>1,376,000</td>
<td>1,402,000</td>
</tr>
<tr>
<td><strong>Truck</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2015 to 2035 VMT Annual Growth Rate</td>
<td>1.28%</td>
<td>1.28%</td>
<td>1.28%</td>
<td>1.28%</td>
<td>1.28%</td>
<td>1.28%</td>
<td></td>
</tr>
<tr>
<td>Interim GHG Emissions (no improved fuel economy)</td>
<td>1,031,000</td>
<td>1,031,000</td>
<td>1,030,000</td>
<td>1,030,000</td>
<td>1,030,000</td>
<td>1,030,000</td>
<td></td>
</tr>
<tr>
<td>2015 to 2035 Emissions Reduction Factor</td>
<td>4%</td>
<td>4%</td>
<td>4%</td>
<td>4%</td>
<td>4%</td>
<td>4%</td>
<td></td>
</tr>
<tr>
<td>2015 to 2035 Congestion Factor</td>
<td>1.11</td>
<td>1.11</td>
<td>1.11</td>
<td>1.11</td>
<td>1.11</td>
<td>1.11</td>
<td></td>
</tr>
<tr>
<td>Final GHG Emissions Estimate</td>
<td>720,000</td>
<td>990,000</td>
<td>990,000</td>
<td>989,000</td>
<td>989,000</td>
<td>989,000</td>
<td>989,000</td>
</tr>
<tr>
<td><strong>Bus</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2015 to 2035 VMT Annual Growth Rate</td>
<td>0.39%</td>
<td>0.39%</td>
<td>0.39%</td>
<td>0.39%</td>
<td>0.39%</td>
<td>0.39%</td>
<td></td>
</tr>
<tr>
<td>Interim GHG Emissions (no improved fuel economy)</td>
<td>70,000</td>
<td>70,000</td>
<td>70,000</td>
<td>70,000</td>
<td>70,000</td>
<td>70,000</td>
<td></td>
</tr>
<tr>
<td>2015 to 2035 Emissions Reduction Factor</td>
<td>35%</td>
<td>35%</td>
<td>35%</td>
<td>35%</td>
<td>35%</td>
<td>35%</td>
<td></td>
</tr>
<tr>
<td>2015 to 2035 Congestion Factor</td>
<td>1.02</td>
<td>1.02</td>
<td>1.02</td>
<td>1.02</td>
<td>1.02</td>
<td>1.02</td>
<td></td>
</tr>
<tr>
<td>Final GHG Emissions Estimate</td>
<td>64,000</td>
<td>42,000</td>
<td>42,000</td>
<td>42,000</td>
<td>42,000</td>
<td>42,000</td>
<td>42,000</td>
</tr>
<tr>
<td><strong>Vanpool</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2015 to 2035 VMT Annual Growth Rate</td>
<td>0.47%</td>
<td>0.44%</td>
<td>0.46%</td>
<td>0.47%</td>
<td>0.46%</td>
<td>0.55%</td>
<td></td>
</tr>
<tr>
<td>Interim GHG Emissions (no improved fuel economy)</td>
<td>2,000</td>
<td>2,000</td>
<td>2,000</td>
<td>2,000</td>
<td>2,000</td>
<td>2,000</td>
<td></td>
</tr>
<tr>
<td>2015 to 2035 Emissions Reduction Factor</td>
<td>30%</td>
<td>30%</td>
<td>30%</td>
<td>30%</td>
<td>30%</td>
<td>30%</td>
<td></td>
</tr>
<tr>
<td>2015 to 2035 Congestion Factor</td>
<td>1.12</td>
<td>1.12</td>
<td>1.12</td>
<td>1.12</td>
<td>1.12</td>
<td>1.12</td>
<td></td>
</tr>
<tr>
<td>Final GHG Emissions Estimate</td>
<td>2,000</td>
<td>2,000</td>
<td>2,000</td>
<td>2,000</td>
<td>2,000</td>
<td>2,000</td>
<td></td>
</tr>
<tr>
<td>Interim Total (no improved fuel economy)</td>
<td>3,073,000</td>
<td>3,059,000</td>
<td>3,067,000</td>
<td>3,072,000</td>
<td>3,067,000</td>
<td>3,105,000</td>
<td></td>
</tr>
<tr>
<td>Final Total</td>
<td>2,389,000</td>
<td>2,413,000</td>
<td>2,403,000</td>
<td>2,408,000</td>
<td>2,412,000</td>
<td>2,409,000</td>
<td>2,435,000</td>
</tr>
</tbody>
</table>

1. 2015 data assumed to be equal to 2012 inventory from Seattle Community Greenhouse Gas Emissions Inventory
2. Congestion factor based on the US Environmental Protection Agency Motor Vehicle Emission Simulator (MOVES) Model
### Table B.1–2  Auto and light duty truck VMT

<table>
<thead>
<tr>
<th>Trip Type</th>
<th>2015</th>
<th>2035 Alt. 1</th>
<th>2035 Alt. 2</th>
<th>2035 Alt. 3</th>
<th>2035 Alt. 4</th>
<th>2035 Preferred Alt. 5</th>
<th>2035 Sensitivity Analysis</th>
</tr>
</thead>
<tbody>
<tr>
<td>II</td>
<td>932,108</td>
<td>1,032,308</td>
<td>1,027,709</td>
<td>1,024,805</td>
<td>1,023,873</td>
<td>1,023,873</td>
<td>1,060,952</td>
</tr>
<tr>
<td>IX/XI</td>
<td>3,481,841</td>
<td>3,809,819</td>
<td>3,812,472</td>
<td>3,801,808</td>
<td>3,822,751</td>
<td>3,811,754</td>
<td>3,849,130</td>
</tr>
<tr>
<td>XX</td>
<td>15,441,729</td>
<td>18,070,080</td>
<td>18,059,993</td>
<td>18,079,784</td>
<td>18,052,289</td>
<td>18,071,846</td>
<td>18,072,022</td>
</tr>
<tr>
<td>Total</td>
<td>19,855,678</td>
<td>22,912,208</td>
<td>22,873,174</td>
<td>22,909,301</td>
<td>22,899,845</td>
<td>22,907,474</td>
<td>22,982,104</td>
</tr>
<tr>
<td>Seattle VMT</td>
<td>2,673,029</td>
<td>2,937,218</td>
<td>2,915,945</td>
<td>2,928,613</td>
<td>2,936,181</td>
<td>2,929,750</td>
<td>2,985,517</td>
</tr>
<tr>
<td>External VMT</td>
<td>17,182,649</td>
<td>19,974,990</td>
<td>19,957,229</td>
<td>19,980,688</td>
<td>19,963,665</td>
<td>19,977,723</td>
<td>19,996,587</td>
</tr>
<tr>
<td>Seattle Annual Growth Rate</td>
<td>0.47%</td>
<td>0.44%</td>
<td>0.46%</td>
<td>0.47%</td>
<td>0.46%</td>
<td>0.55%</td>
<td></td>
</tr>
</tbody>
</table>

### Table B.1–3  Medium and heavy truck VMT

<table>
<thead>
<tr>
<th>Trip Type</th>
<th>2015</th>
<th>2035 Alt. 1</th>
<th>2035 Alt. 2</th>
<th>2035 Alt. 3</th>
<th>2035 Alt. 4</th>
<th>2035 Preferred Alt. 5</th>
<th>2035 Sensitivity Analysis</th>
</tr>
</thead>
<tbody>
<tr>
<td>II</td>
<td>14,974</td>
<td>20,025</td>
<td>19,926</td>
<td>20,081</td>
<td>19,990</td>
<td>19,932</td>
<td>19,953</td>
</tr>
<tr>
<td>IX/XI</td>
<td>244,149</td>
<td>313,676</td>
<td>313,872</td>
<td>313,376</td>
<td>313,495</td>
<td>313,581</td>
<td>313,451</td>
</tr>
<tr>
<td>XX</td>
<td>624,124</td>
<td>877,338</td>
<td>878,742</td>
<td>877,203</td>
<td>877,959</td>
<td>876,292</td>
<td>878,581</td>
</tr>
<tr>
<td>Total</td>
<td>883,247</td>
<td>1,211,041</td>
<td>1,212,541</td>
<td>1,210,660</td>
<td>1,211,444</td>
<td>1,211,805</td>
<td>1,211,985</td>
</tr>
<tr>
<td>Seattle VMT</td>
<td>137,049</td>
<td>176,864</td>
<td>176,863</td>
<td>176,769</td>
<td>176,737</td>
<td>176,722</td>
<td>176,679</td>
</tr>
<tr>
<td>External VMT</td>
<td>746,199</td>
<td>1,034,177</td>
<td>1,035,678</td>
<td>1,033,891</td>
<td>1,034,707</td>
<td>1,035,082</td>
<td>1,035,306</td>
</tr>
<tr>
<td>Seattle Annual Growth Rate</td>
<td>1.28%</td>
<td>1.28%</td>
<td>1.28%</td>
<td>1.28%</td>
<td>1.28%</td>
<td>1.28%</td>
<td>1.28%</td>
</tr>
</tbody>
</table>
Table B.1–4  Regional comparison

<table>
<thead>
<tr>
<th>City of Seattle</th>
<th>2015</th>
<th>2035 Alt. 1</th>
<th>2035 Alt. 2</th>
<th>2035 Alt. 3</th>
<th>2035 Alt. 4</th>
<th>2035 Preferred Alt. 5</th>
<th>2035 Sensitivity Analysis</th>
</tr>
</thead>
<tbody>
<tr>
<td>Households</td>
<td>302,220</td>
<td>368,464</td>
<td>368,473</td>
<td>368,480</td>
<td>368,475</td>
<td>368,494</td>
<td>396,992</td>
</tr>
<tr>
<td>VMT</td>
<td>2,673,029</td>
<td>2,937,218</td>
<td>2,915,945</td>
<td>2,928,613</td>
<td>2,936,181</td>
<td>2,929,750</td>
<td>2,985,517</td>
</tr>
<tr>
<td>VMT per Pop+Job</td>
<td>2.3</td>
<td>2.1</td>
<td>2.1</td>
<td>2.1</td>
<td>2.1</td>
<td>2.1</td>
<td>2.0</td>
</tr>
</tbody>
</table>

Notes  Includes 100% of trips with at least one end in Seattle  Assumes 2.06 average household size

<table>
<thead>
<tr>
<th>Outside Seattle</th>
<th>2015</th>
<th>2035 Alt. 1</th>
<th>2035 Alt. 2</th>
<th>2035 Alt. 3</th>
<th>2035 Alt. 4</th>
<th>2035 Preferred Alt. 5</th>
<th>2035 Sensitivity Analysis</th>
</tr>
</thead>
<tbody>
<tr>
<td>Households</td>
<td>1,232,266</td>
<td>1,640,356</td>
<td>1,640,356</td>
<td>1,640,356</td>
<td>1,640,356</td>
<td>1,640,356</td>
<td>1,640,356</td>
</tr>
<tr>
<td>Jobs</td>
<td>1,410,406</td>
<td>2,034,792</td>
<td>2,034,792</td>
<td>2,034,792</td>
<td>2,034,792</td>
<td>2,034,792</td>
<td>2,034,792</td>
</tr>
<tr>
<td>VMT</td>
<td>17,182,649</td>
<td>19,974,990</td>
<td>19,957,229</td>
<td>19,980,688</td>
<td>19,963,665</td>
<td>19,977,723</td>
<td>19,996,587</td>
</tr>
<tr>
<td>VMT per Pop+Job</td>
<td>3.7</td>
<td>3.2</td>
<td>3.2</td>
<td>3.2</td>
<td>3.2</td>
<td>3.2</td>
<td>3.2</td>
</tr>
</tbody>
</table>

Notes  Includes 100% of trips with at least one end outside Seattle  Assumes 2.57 average household size

Table B.1–5  Road transportation pollutant emissions

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>2015</th>
<th>2035 Alt. 1</th>
<th>2035 Alt. 2</th>
<th>2035 Alt. 3</th>
<th>2035 Alt. 4</th>
</tr>
</thead>
<tbody>
<tr>
<td>VOC</td>
<td>465.7</td>
<td>204.3</td>
<td>203.7</td>
<td>203.9</td>
<td>204.1</td>
</tr>
<tr>
<td>NOX</td>
<td>4,945.6</td>
<td>1,688.4</td>
<td>1,685.5</td>
<td>1,685.9</td>
<td>1,687.1</td>
</tr>
<tr>
<td>CO</td>
<td>10,992.5</td>
<td>4,778.4</td>
<td>4,746.3</td>
<td>4,765.2</td>
<td>4,778.0</td>
</tr>
<tr>
<td>PM2.5</td>
<td>58.5</td>
<td>43.7</td>
<td>43.6</td>
<td>43.6</td>
<td>43.7</td>
</tr>
</tbody>
</table>

FACT SHEET
1. SUMMARY
2. ALTERNATIVES
3. ANALYSIS
4. COMMENTS
APPENDICES

Seattle Comprehensive Plan Update Final EIS May 5, 2016

B.1 Transportation GHG Emissions

< intentionally blank >
## B.2 Transportation Appendix

<table>
<thead>
<tr>
<th>LOS Screen Line #</th>
<th>Location</th>
<th>Intersection Crossing Screenline</th>
<th>2035 Capacity</th>
<th>2035 Alt. 5 Forecast</th>
<th>2035 Sensitivity Forecast</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>EB/NB</td>
<td>WB/SB</td>
<td>EB/NB</td>
</tr>
<tr>
<td>North City Limit - 3rd Ave NW to Aurora Ave N</td>
<td>3rd Ave NW, s/o NW 145th St</td>
<td>770</td>
<td>770</td>
<td>780</td>
<td>670</td>
</tr>
<tr>
<td></td>
<td>Greenwood Ave N, s/o N 145th St</td>
<td>1940</td>
<td>1940</td>
<td>1770</td>
<td>1220</td>
</tr>
<tr>
<td></td>
<td>Aurora Ave N, s/o N 145th St</td>
<td>2100</td>
<td>2000</td>
<td>2430</td>
<td>1880</td>
</tr>
<tr>
<td><strong>1.11 Total Screenline Volumes</strong></td>
<td></td>
<td></td>
<td>4810</td>
<td>4710</td>
<td>1.04</td>
</tr>
<tr>
<td>North City Limit - Meridian Ave N to 15th Ave NE</td>
<td>Meridian Ave N, s/o NE 145th ST</td>
<td>770</td>
<td>770</td>
<td>590</td>
<td>430</td>
</tr>
<tr>
<td></td>
<td>1st Ave NE, s/o 145th St</td>
<td>770</td>
<td>770</td>
<td>510</td>
<td>600</td>
</tr>
<tr>
<td></td>
<td>5th Ave NE, s/o I-5 145th St offramp</td>
<td>770</td>
<td>770</td>
<td>550</td>
<td>360</td>
</tr>
<tr>
<td></td>
<td>15th Ave NE, s/o 145th St</td>
<td>1010</td>
<td>1010</td>
<td>890</td>
<td>730</td>
</tr>
<tr>
<td><strong>1.12 Total Screenline Volumes</strong></td>
<td></td>
<td></td>
<td>3320</td>
<td>3320</td>
<td>0.77</td>
</tr>
<tr>
<td>North City Limit - 3rd Ave NW to Aurora Ave N</td>
<td>30th Ave NE, s/o 145th St</td>
<td>770</td>
<td>770</td>
<td>590</td>
<td>560</td>
</tr>
<tr>
<td></td>
<td>Lake City Way NE, s/o NE 145th St</td>
<td>2150</td>
<td>2040</td>
<td>2230</td>
<td>1790</td>
</tr>
<tr>
<td><strong>1.13 Total Screenline Volumes</strong></td>
<td></td>
<td></td>
<td>2920</td>
<td>2810</td>
<td>0.97</td>
</tr>
<tr>
<td>Magnolia</td>
<td>Magnolia Br, w/o garfield st offramp</td>
<td>770</td>
<td>1540</td>
<td>450</td>
<td>900</td>
</tr>
<tr>
<td></td>
<td>W Dravus St, e/o 20th Ave W</td>
<td>1540</td>
<td>1540</td>
<td>850</td>
<td>930</td>
</tr>
<tr>
<td></td>
<td>W Emerson Pl, se/o 21st Ave W</td>
<td>1540</td>
<td>1540</td>
<td>860</td>
<td>760</td>
</tr>
<tr>
<td><strong>2 Total Screenline Volumes</strong></td>
<td></td>
<td></td>
<td>3850</td>
<td>4620</td>
<td>0.56</td>
</tr>
<tr>
<td>Duwamish River - W Seattle Fwy and Spokane St</td>
<td>SW Spokane Br, w/o SW Spokane E st</td>
<td>770</td>
<td>770</td>
<td>750</td>
<td>1010</td>
</tr>
<tr>
<td></td>
<td>EB West Seattle Bridge, w/o Alaskan Wa Viaduct NB on ramp</td>
<td>6380</td>
<td>5380</td>
<td>4220</td>
<td>NA</td>
</tr>
<tr>
<td></td>
<td>WB W. Seattle Br., w/o Alaskan Wa Viaduct NB on ramp</td>
<td></td>
<td></td>
<td>5380</td>
<td>NA</td>
</tr>
<tr>
<td><strong>3.11 Total Screenline Volumes</strong></td>
<td></td>
<td></td>
<td>7150</td>
<td>6150</td>
<td>0.69</td>
</tr>
<tr>
<td>Duwamish River - 1st Ave S and 16th Ave S</td>
<td>1st Ave S Br, S/O Point A</td>
<td>8220</td>
<td>8220</td>
<td>2930</td>
<td>4320</td>
</tr>
<tr>
<td></td>
<td>16th Ave S, N/O 16th Ave S BR</td>
<td>1540</td>
<td>1540</td>
<td>810</td>
<td>1030</td>
</tr>
<tr>
<td><strong>3.12 Total Screenline Volumes</strong></td>
<td></td>
<td></td>
<td>9760</td>
<td>9760</td>
<td>0.38</td>
</tr>
<tr>
<td>South City Limit - M L King Jr Wy to Rainier Ave S</td>
<td>Martin Luther King Jr Way S, s/o Norfolk</td>
<td>2040</td>
<td>2040</td>
<td>1080</td>
<td>1650</td>
</tr>
<tr>
<td></td>
<td>51st Ave S, s/o Bangor St</td>
<td>770</td>
<td>770</td>
<td>270</td>
<td>690</td>
</tr>
<tr>
<td></td>
<td>Renton Ave S, se/o Bangor St</td>
<td>770</td>
<td>770</td>
<td>500</td>
<td>940</td>
</tr>
<tr>
<td></td>
<td>Rainbow Ave S, se/o 75th Ave SE</td>
<td>1460</td>
<td>1460</td>
<td>990</td>
<td>1410</td>
</tr>
<tr>
<td><strong>4.11 Total Screenline Volumes</strong></td>
<td></td>
<td></td>
<td>5040</td>
<td>5040</td>
<td>0.56</td>
</tr>
</tbody>
</table>
Table B.2–1  Screenline results for Preferred Alternative 5 and Sensitivity Analysis (cont.)

<table>
<thead>
<tr>
<th>LOS Screen Line #</th>
<th>Location</th>
<th>Intersection Crossing Screenline</th>
<th>2035 Capacity</th>
<th>2035 Alt. 5 Forecast</th>
<th>2035 Sensitivity Forecast</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>EB/NB</td>
<td>WB/SB</td>
<td>EB/NB</td>
</tr>
<tr>
<td>South City Limit - Marine Dr SW to Meyers Wy S</td>
<td>Marine View Drive SW, N/O 46th Ave SW</td>
<td>770</td>
<td>770</td>
<td>390</td>
<td>240</td>
</tr>
<tr>
<td></td>
<td>35th Ave SW, N/O SW Roxbury St</td>
<td>1010</td>
<td>1010</td>
<td>790</td>
<td>920</td>
</tr>
<tr>
<td></td>
<td>26th Ave SW, N/O SW Roxbury St</td>
<td>770</td>
<td>770</td>
<td>380</td>
<td>520</td>
</tr>
<tr>
<td></td>
<td>Delridge Wy, NW/O SW cambridge st</td>
<td>770</td>
<td>770</td>
<td>690</td>
<td>420</td>
</tr>
<tr>
<td></td>
<td>16th Ave SW, n/O SW cambridge st</td>
<td>770</td>
<td>770</td>
<td>250</td>
<td>540</td>
</tr>
<tr>
<td></td>
<td>8th Ave SW, N/O SW Roxbury St</td>
<td>770</td>
<td>770</td>
<td>350</td>
<td>580</td>
</tr>
<tr>
<td></td>
<td>Olson Pl SW, SW/O 1st Ave S</td>
<td>1010</td>
<td>1010</td>
<td>1070</td>
<td>1440</td>
</tr>
<tr>
<td></td>
<td>Myers Way S, S/O Olson Pl PI SW</td>
<td>1540</td>
<td>1540</td>
<td>210</td>
<td>670</td>
</tr>
</tbody>
</table>

4.12 Total Screenline Volumes

|                      | 7410 | 7410 | 0.56 | 0.72 | 0.57 | 0.72 |

South City Limit - SR 99 to Airport Wy S

|                      | 770 | 770 | 100 | 220 | 100 | 230 |
|                      | 2040 | 2040 | 780 | 1020 | 780 | 1020 |
|                      | 1540 | 1540 | 590 | 830 | 610 | 840 |
|                      | 1000 | 1000 | 820 | 1120 | 840 | 1120 |

4.13 Total Screenline Volumes

|                      | 7350 | 7350 | 0.58 | 0.74 | 0.59 | 0.74 |

Ship Canal Ballard Bridge

|                      | 2870 | 3410 | 3390 | 2460 | 3470 | 2550 |

4.11 Total Screenline Volumes

|                      | 2870 | 3410 | 1.18 | 0.72 | 1.21 | 0.75 |

Ship Canal Fremont Bridge

|                      | 2210 | 2210 | 1740 | 1560 | 1770 | 1610 |

5.12 Total Screenline Volumes

|                      | 2210 | 2210 | 0.79 | 0.71 | 0.8 | 0.73 |

Ship Canal Aurora Ave N

|                      | 5380 | 5380 | 4950 | 4440 | 5060 | 4530 |

5.13 Total Screenline Volumes

|                      | 5380 | 5380 | 0.92 | 0.82 | 0.94 | 0.84 |

Ship Canal University and Montlake Bridges

|                      | 2210 | 2210 | 1610 | 2140 | 1640 | 2190 |

5.16 Total Screenline Volumes

|                      | 4420 | 4420 | 0.95 | 1.05 | 0.97 | 1.08 |

South of NW 80th St - Seaview Ave NW to 15th Ave NW

|                      | 1010 | 1010 | 290 | 130 | 300 | 130 |
|                      | 770 | 770 | 100 | 360 | 110 | 370 |
|                      | 1010 | 1010 | 700 | 520 | 700 | 540 |
|                      | 3070 | 2040 | 2000 | 1380 | 2030 | 1410 |

6.11 Total Screenline Volumes

|                      | 5860 | 4830 | 0.53 | 0.5 | 0.53 | 0.51 |

South of NW 80th St - 8th Ave NW to Greenwood Ave N

|                      | 1010 | 1010 | 1050 | 890 | 1080 | 930 |
|                      | 770 | 770 | 660 | 570 | 680 | 590 |
|                      | 1010 | 1010 | 720 | 710 | 740 | 720 |

6.12 Total Screenline Volumes

|                      | 2790 | 2790 | 0.87 | 0.78 | 0.89 | 0.8 |
Table B.2–1  Screenline results for Preferred Alternative 5 and Sensitivity Analysis (cont.)

<table>
<thead>
<tr>
<th>LOS Screen Line #</th>
<th>Location</th>
<th>Intersection Crossing Screenline</th>
<th>2035 Capacity</th>
<th>2035 Alt. 5 Forecast</th>
<th>2035 Sensitivity Forecast</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>EB/NB</td>
<td>WB/SB</td>
<td>EB/NB</td>
</tr>
<tr>
<td>1.12</td>
<td>South of NE 80th St - Linden Ave N to 1st Ave NE</td>
<td>Linden Ave N, S/O N 80th St</td>
<td>770</td>
<td>770</td>
<td>340</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Aurora Ave N, S/O N 80th St</td>
<td>2150</td>
<td>2150</td>
<td>1900</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Green Lake Drive N, SE/O N 80th St</td>
<td>1010</td>
<td>1010</td>
<td>310</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Wallingford Ave N, S/O N 80th St</td>
<td>770</td>
<td>770</td>
<td>330</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Stroud Ave N, SW/O N 80th St</td>
<td>770</td>
<td>770</td>
<td>300</td>
</tr>
<tr>
<td></td>
<td></td>
<td>1st Ave NE, S/O NE 80th St</td>
<td>770</td>
<td>770</td>
<td>200</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6.13</td>
<td>South of NE 80th St - 5th Ave NE to 15th Ave NE</td>
<td>5th Ave NE, S/O NE 78th St</td>
<td>770</td>
<td>770</td>
<td>540</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Roosevelt Way NE (one-way), N/O NE 73rd St</td>
<td>1840</td>
<td>NA</td>
<td>1370</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Lake City Way NE, SW/O NE 80th St</td>
<td>2040</td>
<td>2040</td>
<td>2030</td>
</tr>
<tr>
<td></td>
<td></td>
<td>15th Ave NE, S/O NE 75th St</td>
<td>1540</td>
<td>1540</td>
<td>650</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6.14</td>
<td>South of NE 80th ST - 20th Ave NE to Sand Point Way NE</td>
<td>20th Ave NE, S/O NE 75th St</td>
<td>770</td>
<td>770</td>
<td>950</td>
</tr>
<tr>
<td></td>
<td></td>
<td>25th Ave NE, S/O NE 75th St</td>
<td>1540</td>
<td>1540</td>
<td>860</td>
</tr>
<tr>
<td></td>
<td></td>
<td>35th Ave NE, S/O NE 75th St</td>
<td>1540</td>
<td>1540</td>
<td>490</td>
</tr>
<tr>
<td></td>
<td></td>
<td>40th Ave NE, S/O NE 75th St</td>
<td>1540</td>
<td>1540</td>
<td>1130</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Sand Point Way NE, S/O NE 74th St</td>
<td>1540</td>
<td>1540</td>
<td>620</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6.15</td>
<td>West of Aurora Ave - Fremont PI N to N 65th St</td>
<td>Fremont PI N, NW/O Fremont Ave N</td>
<td>1940</td>
<td>1940</td>
<td>860</td>
</tr>
<tr>
<td></td>
<td></td>
<td>N 39th St, W/O Fremont Ave N</td>
<td>770</td>
<td>770</td>
<td>610</td>
</tr>
<tr>
<td></td>
<td></td>
<td>N 46th St, W/O Phinney Ave N</td>
<td>1540</td>
<td>1540</td>
<td>940</td>
</tr>
<tr>
<td></td>
<td></td>
<td>N 50th St, W/O Fremont Ave N</td>
<td>770</td>
<td>770</td>
<td>610</td>
</tr>
<tr>
<td></td>
<td></td>
<td>N 65th St, W/O Linden Ave N</td>
<td>770</td>
<td>770</td>
<td>240</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7.11</td>
<td>West of Aurora Ave - N 80th St to N 145th St</td>
<td>N 80th St, W/O Linden Ave N</td>
<td>960</td>
<td>960</td>
<td>750</td>
</tr>
<tr>
<td></td>
<td></td>
<td>N 85th St, W/O Linden Ave N</td>
<td>1540</td>
<td>1540</td>
<td>880</td>
</tr>
<tr>
<td></td>
<td></td>
<td>N 105th St w/o Evanston</td>
<td>1540</td>
<td>1540</td>
<td>760</td>
</tr>
<tr>
<td></td>
<td></td>
<td>N 125th St, W/O Aurora Ave N</td>
<td>1010</td>
<td>1010</td>
<td>450</td>
</tr>
<tr>
<td></td>
<td></td>
<td>N 130th St, W/O Linden Ave N</td>
<td>960</td>
<td>960</td>
<td>690</td>
</tr>
<tr>
<td></td>
<td></td>
<td>N 145th St, W/O Linden Ave</td>
<td>1540</td>
<td>1540</td>
<td>740</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7.12</td>
<td>South of Lake Union</td>
<td>Valley St, W/O Fairview Ave N</td>
<td>6150</td>
<td>6150</td>
<td>5570</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Mercer St, W/O Fairview Ave N for E flow, E/O Boren Ave N for W flow</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Republican St, w/o Eastlake Ave</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Denny Way, E/O Minor Ave</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Total Screenline Volumes</td>
<td></td>
<td>6150</td>
<td>6150</td>
<td>0.91</td>
</tr>
</tbody>
</table>
Table B.2–1  Screenline results for Preferred Alternative 5 and Sensitivity Analysis (cont.)

<table>
<thead>
<tr>
<th>LOS Screen Line #</th>
<th>Location</th>
<th>Intersection Crossing Screenline</th>
<th>2035 Capacity</th>
<th>2035 Alt. 5 Forecast</th>
<th>2035 Sensitivity Forecast</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>EB/NB</td>
<td>WB/SB</td>
<td>EB/NB</td>
</tr>
<tr>
<td>South of Spokane St - Beach Dr SW to W Marginal Way SW</td>
<td>Beach Dr SW, SE/O 61st Ave SW</td>
<td>770</td>
<td>770</td>
<td>190</td>
<td>250</td>
</tr>
<tr>
<td></td>
<td>55th Ave SW, S/O SW Charlestown St</td>
<td>770</td>
<td>770</td>
<td>170</td>
<td>80</td>
</tr>
<tr>
<td></td>
<td>California Ave SW, S/O SW Charlestown St</td>
<td>1010</td>
<td>1010</td>
<td>660</td>
<td>980</td>
</tr>
<tr>
<td></td>
<td>Fauntleroy Wy SW (West Seattle Br, NE/O Fauntleroy Wy SW for NE flow; NE/O 35th Ave SW for SW flow)</td>
<td>3590</td>
<td>3590</td>
<td>2800</td>
<td>3250</td>
</tr>
<tr>
<td></td>
<td>SW Avalon Wy, N/O 30th Ave SW</td>
<td>1010</td>
<td>1010</td>
<td>630</td>
<td>960</td>
</tr>
<tr>
<td></td>
<td>Delridge Wy, S/O SW Andover St</td>
<td>1010</td>
<td>1010</td>
<td>730</td>
<td>940</td>
</tr>
<tr>
<td></td>
<td>W Marginal Way SW</td>
<td>2000</td>
<td>2000</td>
<td>850</td>
<td>840</td>
</tr>
<tr>
<td>9.11  Total Screenline Volumes</td>
<td></td>
<td></td>
<td>10160</td>
<td>10160</td>
<td>0.59</td>
</tr>
<tr>
<td>South of Spokane St - E Marginal Way S to Airport Way S</td>
<td>E Marginal Way SW, N/O Alaskan Wy Vi SB</td>
<td>1150</td>
<td>1150</td>
<td>510</td>
<td>1130</td>
</tr>
<tr>
<td></td>
<td>Alaskan Wy, N/O East Marginal Way S</td>
<td>3590</td>
<td>3590</td>
<td>2350</td>
<td>2530</td>
</tr>
<tr>
<td></td>
<td>1st Ave S, S/O S Spokane SR St</td>
<td>2040</td>
<td>2040</td>
<td>1070</td>
<td>1440</td>
</tr>
<tr>
<td></td>
<td>4th Ave S, S/O S Spokane SR St</td>
<td>2040</td>
<td>2040</td>
<td>1910</td>
<td>2060</td>
</tr>
<tr>
<td></td>
<td>6th Ave S, S/O S Forest St</td>
<td>1540</td>
<td>1940</td>
<td>880</td>
<td>1120</td>
</tr>
<tr>
<td></td>
<td>Airport Way S, N/O S Spokane St for SB flow, S/O S Spokane St for NB flow</td>
<td>2040</td>
<td>2040</td>
<td>680</td>
<td>740</td>
</tr>
<tr>
<td>9.12  Total Screenline Volumes</td>
<td></td>
<td></td>
<td>12400</td>
<td>12800</td>
<td>0.6</td>
</tr>
<tr>
<td>South of Spokane St - 15th Ave S to Rainier Ave S</td>
<td>15th Ave S, S/O S Bradford St</td>
<td>2920</td>
<td>1540</td>
<td>1220</td>
<td>790</td>
</tr>
<tr>
<td></td>
<td>Beacon Ave S, S/O S Spokane St</td>
<td>1010</td>
<td>1010</td>
<td>1000</td>
<td>1030</td>
</tr>
<tr>
<td></td>
<td>Martin Luther King Jr Way S, N/O S Andover St</td>
<td>1010</td>
<td>1010</td>
<td>770</td>
<td>1020</td>
</tr>
<tr>
<td></td>
<td>Rainier Ave S, SE/O M LK</td>
<td>2040</td>
<td>2040</td>
<td>1590</td>
<td>2150</td>
</tr>
<tr>
<td>9.13  Total Screenline Volumes</td>
<td></td>
<td></td>
<td>6980</td>
<td>5600</td>
<td>0.66</td>
</tr>
<tr>
<td>South of S Jackson St - Alaskan Way S to 4th Ave S</td>
<td>Alaskan Wy S, N of S King St</td>
<td>2140</td>
<td>2040</td>
<td>720</td>
<td>1720</td>
</tr>
<tr>
<td></td>
<td>SR 99 Tunnel</td>
<td>3940</td>
<td>3940</td>
<td>3960</td>
<td>3960</td>
</tr>
<tr>
<td></td>
<td>1st Ave S, N/O S King St</td>
<td>2040</td>
<td>2040</td>
<td>1240</td>
<td>1710</td>
</tr>
<tr>
<td></td>
<td>2nd Ave S, N/O S King St</td>
<td>1540</td>
<td>1540</td>
<td>820</td>
<td>510</td>
</tr>
<tr>
<td></td>
<td>4th Ave S, S/O 2nd Ave ET S</td>
<td>2920</td>
<td>1940</td>
<td>1350</td>
<td>1790</td>
</tr>
<tr>
<td>10.11  Total Screenline Volumes</td>
<td></td>
<td></td>
<td>12580</td>
<td>11500</td>
<td>0.64</td>
</tr>
<tr>
<td>South of S Jackson St - 12th Ave S to Lakeside Ave S</td>
<td>12th Ave S, S/O S Weller St</td>
<td>1010</td>
<td>1010</td>
<td>1160</td>
<td>1310</td>
</tr>
<tr>
<td></td>
<td>Rainier Ave S, SE/O Boren Ave S</td>
<td>1010</td>
<td>1010</td>
<td>1330</td>
<td>1250</td>
</tr>
<tr>
<td></td>
<td>23rd Ave S, S/O S Jackson St</td>
<td>1540</td>
<td>1540</td>
<td>690</td>
<td>870</td>
</tr>
<tr>
<td></td>
<td>Martin Luther King Jr Way S, S/O S Jackson St</td>
<td>1010</td>
<td>1010</td>
<td>970</td>
<td>1100</td>
</tr>
<tr>
<td></td>
<td>31st Ave S, S/O S Jackson St</td>
<td>960</td>
<td>960</td>
<td>310</td>
<td>570</td>
</tr>
<tr>
<td></td>
<td>Lakeside Ave S</td>
<td>770</td>
<td>770</td>
<td>270</td>
<td>630</td>
</tr>
<tr>
<td>10.12  Total Screenline Volumes</td>
<td></td>
<td></td>
<td>6300</td>
<td>6300</td>
<td>0.75</td>
</tr>
</tbody>
</table>
### Table B.2–1
Screenline results for Preferred Alternative 5 and Sensitivity Analysis (cont.)

<table>
<thead>
<tr>
<th>LOS Screen Line #</th>
<th>Location</th>
<th>Intersection Crossing Screenline</th>
<th>2035 Capacity</th>
<th>2035 Alt. 5 Forecast</th>
<th>2035 Sensitivity Forecast</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>EB/NB</td>
<td>WB/SB</td>
<td>EB/NB</td>
</tr>
<tr>
<td></td>
<td></td>
<td>S Jackson St, E/O 5th Ave S</td>
<td>1010</td>
<td>1010</td>
<td>950</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Yesler Way, W/O 6th Ave</td>
<td>770</td>
<td>770</td>
<td>180</td>
</tr>
<tr>
<td></td>
<td></td>
<td>James St, NE/O 6th Ave</td>
<td>2040</td>
<td>2040</td>
<td>640</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Cherry St, NE/O 6th Ave</td>
<td>1150</td>
<td></td>
<td>730</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Madison St, SW/O 7th Ave</td>
<td>1540</td>
<td>1630</td>
<td>180</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Spring St, SW/O 6th Ave</td>
<td>2760</td>
<td></td>
<td>1430</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Seneca St, NE/O 6th Ave</td>
<td></td>
<td>2760</td>
<td>NA</td>
</tr>
<tr>
<td></td>
<td></td>
<td>University, SW/O 6th</td>
<td>2330</td>
<td></td>
<td>820</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Union St, NE/O 7th Ave</td>
<td></td>
<td>3500</td>
<td>NA</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Pike St, SW/O Terry Ave</td>
<td>1540</td>
<td>1540</td>
<td>990</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Pine St, NE/O 9th Ave</td>
<td>770</td>
<td>960</td>
<td>190</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Olive Way, NE/O 9th Ave</td>
<td>3500</td>
<td></td>
<td>1280</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Howell St, SW/O 9th Ave</td>
<td>3940</td>
<td></td>
<td>960</td>
</tr>
</tbody>
</table>

#### 12.12 Total Screenline Volumes
- NE Northgate Way, E/O 5th Ave NE: 21350
- NE 125th St (Roosevelt Way NE, SE/O NE 130th St N): 14210
- NE 145th St, E/O 5th Ave NE: 0.39
- NE 80th St, E/O 5th Ave NE: 0.52
- NE 75th St, W/O Roosevelt Way NE: 0.4
- NE 70th St, W/O Roosevelt Way NE: 0.53
- NE 65th St, W/O Roosevelt Way NE: 0.8

#### 13.11 Total Screenline Volumes
- NE 80th St, E/O 5th Ave NE: 4590
- NE 75th St, W/O Roosevelt Way NE: 4590
- NE 70th St, W/O Roosevelt Way NE: 0.86
- NE 65th St, W/O Roosevelt Way NE: 0.79
- NE Pacific St, NW/O NE Boat St: 0.88
- NE 40th St, E/O 7th Ave NE: 0.8
- NE 42nd St, E/O 7th Ave NE: 0.51
- NE 45th St W/O Roosevelt Way NE: 0.53
- NE 50th St W/O Roosevelt Way NE: 0.51
- NE Ravenna Blvd, W/O Roosevelt Way NE: 0.55

#### 13.12 Total Screenline Volumes
- NE Pacific St, NW/O NE Boat St: 7140
- NE 40th St, E/O 7th Ave NE: 7140
- NE 42nd St, E/O 7th Ave NE: 0.63
- NE 45th St W/O Roosevelt Way NE: 0.65
- NE 50th St W/O Roosevelt Way NE: 0.64
- NE Ravenna Blvd, W/O Roosevelt Way NE: 0.67
## Table B.2–2 2035 mode share by sector

<table>
<thead>
<tr>
<th>Sector (Urban Village)</th>
<th>SOV</th>
<th>HOV</th>
<th>Transit</th>
<th>Walk</th>
<th>Bike</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Northwest Seattle (Ballard)</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2015 Existing</td>
<td>39</td>
<td>31</td>
<td>11</td>
<td>14</td>
<td>5</td>
</tr>
<tr>
<td>2035 Alternative 1</td>
<td>37</td>
<td>30</td>
<td>13</td>
<td>14</td>
<td>6</td>
</tr>
<tr>
<td>2035 Alternative 2</td>
<td>37</td>
<td>30</td>
<td>13</td>
<td>14</td>
<td>6</td>
</tr>
<tr>
<td>2035 Alternative 3</td>
<td>37</td>
<td>30</td>
<td>13</td>
<td>14</td>
<td>6</td>
</tr>
<tr>
<td>2035 Alternative 4</td>
<td>37</td>
<td>30</td>
<td>13</td>
<td>15</td>
<td>6</td>
</tr>
<tr>
<td>2035 Preferred Alternative</td>
<td>37</td>
<td>30</td>
<td>13</td>
<td>15</td>
<td>6</td>
</tr>
<tr>
<td>2035 Sensitivity Analysis</td>
<td>36</td>
<td>30</td>
<td>13</td>
<td>15</td>
<td>6</td>
</tr>
<tr>
<td><strong>Northeast Seattle (Northgate)</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2015 Existing</td>
<td>37</td>
<td>29</td>
<td>14</td>
<td>16</td>
<td>4</td>
</tr>
<tr>
<td>2035 Alternative 1</td>
<td>35</td>
<td>28</td>
<td>16</td>
<td>16</td>
<td>5</td>
</tr>
<tr>
<td>2035 Alternative 2</td>
<td>35</td>
<td>28</td>
<td>16</td>
<td>16</td>
<td>5</td>
</tr>
<tr>
<td>2035 Alternative 3</td>
<td>35</td>
<td>28</td>
<td>16</td>
<td>16</td>
<td>5</td>
</tr>
<tr>
<td>2035 Alternative 4</td>
<td>35</td>
<td>28</td>
<td>16</td>
<td>16</td>
<td>5</td>
</tr>
<tr>
<td>2035 Preferred Alternative</td>
<td>35</td>
<td>28</td>
<td>16</td>
<td>16</td>
<td>5</td>
</tr>
<tr>
<td>2035 Sensitivity Analysis</td>
<td>34</td>
<td>27</td>
<td>17</td>
<td>16</td>
<td>5</td>
</tr>
<tr>
<td><strong>Queen Anne/Magnolia (Upper Queen Anne)</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2015 Existing</td>
<td>38</td>
<td>26</td>
<td>12</td>
<td>18</td>
<td>7</td>
</tr>
<tr>
<td>2035 Alternative 1</td>
<td>34</td>
<td>24</td>
<td>14</td>
<td>20</td>
<td>8</td>
</tr>
<tr>
<td>2035 Alternative 2</td>
<td>34</td>
<td>24</td>
<td>14</td>
<td>20</td>
<td>8</td>
</tr>
<tr>
<td>2035 Alternative 3</td>
<td>35</td>
<td>25</td>
<td>14</td>
<td>19</td>
<td>8</td>
</tr>
<tr>
<td>2035 Alternative 4</td>
<td>35</td>
<td>25</td>
<td>14</td>
<td>19</td>
<td>8</td>
</tr>
<tr>
<td>2035 Preferred Alternative</td>
<td>34</td>
<td>25</td>
<td>14</td>
<td>19</td>
<td>8</td>
</tr>
<tr>
<td>2035 Sensitivity Analysis</td>
<td>34</td>
<td>24</td>
<td>15</td>
<td>19</td>
<td>8</td>
</tr>
<tr>
<td><strong>Downtown/Lake Union (Downtown)</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2015 Existing</td>
<td>23</td>
<td>15</td>
<td>37</td>
<td>20</td>
<td>4</td>
</tr>
<tr>
<td>2035 Alternative 1</td>
<td>17</td>
<td>12</td>
<td>42</td>
<td>23</td>
<td>6</td>
</tr>
<tr>
<td>2035 Alternative 2</td>
<td>17</td>
<td>12</td>
<td>41</td>
<td>24</td>
<td>6</td>
</tr>
<tr>
<td>2035 Alternative 3</td>
<td>17</td>
<td>12</td>
<td>42</td>
<td>23</td>
<td>6</td>
</tr>
<tr>
<td>2035 Alternative 4</td>
<td>17</td>
<td>12</td>
<td>43</td>
<td>23</td>
<td>6</td>
</tr>
<tr>
<td>2035 Preferred Alternative</td>
<td>17</td>
<td>12</td>
<td>42</td>
<td>23</td>
<td>6</td>
</tr>
<tr>
<td>2035 Sensitivity Analysis</td>
<td>16</td>
<td>12</td>
<td>44</td>
<td>23</td>
<td>5</td>
</tr>
<tr>
<td><strong>Capitol Hill/Central District (Capitol Hill)</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2015 Existing</td>
<td>33</td>
<td>21</td>
<td>19</td>
<td>24</td>
<td>3</td>
</tr>
<tr>
<td>2035 Alternative 1</td>
<td>28</td>
<td>18</td>
<td>23</td>
<td>27</td>
<td>4</td>
</tr>
<tr>
<td>2035 Alternative 2</td>
<td>28</td>
<td>18</td>
<td>23</td>
<td>27</td>
<td>4</td>
</tr>
<tr>
<td>2035 Alternative 3</td>
<td>29</td>
<td>18</td>
<td>23</td>
<td>26</td>
<td>4</td>
</tr>
<tr>
<td>2035 Alternative 4</td>
<td>28</td>
<td>18</td>
<td>23</td>
<td>27</td>
<td>4</td>
</tr>
<tr>
<td>2035 Preferred Alternative</td>
<td>28</td>
<td>18</td>
<td>23</td>
<td>27</td>
<td>4</td>
</tr>
<tr>
<td>2035 Sensitivity Analysis</td>
<td>27</td>
<td>18</td>
<td>24</td>
<td>27</td>
<td>4</td>
</tr>
<tr>
<td><strong>West Seattle (West Seattle Junction)</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2015 Existing</td>
<td>37</td>
<td>44</td>
<td>11</td>
<td>6</td>
<td>2</td>
</tr>
<tr>
<td>2035 Alternative 1</td>
<td>35</td>
<td>43</td>
<td>12</td>
<td>6</td>
<td>3</td>
</tr>
<tr>
<td>2035 Alternative 2</td>
<td>35</td>
<td>43</td>
<td>12</td>
<td>6</td>
<td>3</td>
</tr>
<tr>
<td>2035 Alternative 3</td>
<td>35</td>
<td>44</td>
<td>12</td>
<td>6</td>
<td>3</td>
</tr>
<tr>
<td>2035 Alternative 4</td>
<td>35</td>
<td>43</td>
<td>12</td>
<td>7</td>
<td>3</td>
</tr>
<tr>
<td>2035 Preferred Alternative</td>
<td>35</td>
<td>43</td>
<td>12</td>
<td>7</td>
<td>3</td>
</tr>
<tr>
<td>2035 Sensitivity Analysis</td>
<td>35</td>
<td>43</td>
<td>12</td>
<td>7</td>
<td>3</td>
</tr>
</tbody>
</table>
Table B.2–2  2035 mode share by sector (cont).

<table>
<thead>
<tr>
<th>Sector (Urban Village)</th>
<th>Mode Share (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>SOV</td>
</tr>
<tr>
<td>Duwamish (South Park)</td>
<td></td>
</tr>
<tr>
<td>2015 Existing</td>
<td>54</td>
</tr>
<tr>
<td>2035 Alternative 1</td>
<td>52</td>
</tr>
<tr>
<td>2035 Alternative 2</td>
<td>51</td>
</tr>
<tr>
<td>2035 Alternative 3</td>
<td>51</td>
</tr>
<tr>
<td>2035 Alternative 4</td>
<td>51</td>
</tr>
<tr>
<td>2035 Preferred Alternative</td>
<td>51</td>
</tr>
<tr>
<td>2035 Sensitivity Analysis</td>
<td>51</td>
</tr>
<tr>
<td>Southeast Seattle (Othello)</td>
<td></td>
</tr>
<tr>
<td>2015 Existing</td>
<td>40</td>
</tr>
<tr>
<td>2035 Alternative 1</td>
<td>38</td>
</tr>
<tr>
<td>2035 Alternative 2</td>
<td>38</td>
</tr>
<tr>
<td>2035 Alternative 3</td>
<td>37</td>
</tr>
<tr>
<td>2035 Alternative 4</td>
<td>37</td>
</tr>
<tr>
<td>2035 Preferred Alternative</td>
<td>38</td>
</tr>
<tr>
<td>2035 Sensitivity Analysis</td>
<td>37</td>
</tr>
</tbody>
</table>

Source: Project travel demand model, 2016.

Table B.2–3  State facilities: level of service D capacity ratios

<table>
<thead>
<tr>
<th>Facility</th>
<th>Existing</th>
<th>2035 Alt. 1</th>
<th>2035 Alt. 2</th>
<th>2035 Alt. 3</th>
<th>2035 Alt. 4</th>
<th>2035 Preferred Alternative</th>
<th>2035 Sensitivity Analysis</th>
</tr>
</thead>
<tbody>
<tr>
<td>I-5 N of NE Northgate Way</td>
<td>1.01</td>
<td>1.18</td>
<td>1.19</td>
<td>1.18</td>
<td>1.19</td>
<td>1.19</td>
<td>1.19</td>
</tr>
<tr>
<td>I-5 Ship Canal Bridge</td>
<td>1.25</td>
<td>1.37</td>
<td>1.37</td>
<td>1.37</td>
<td>1.37</td>
<td>1.37</td>
<td>1.38</td>
</tr>
<tr>
<td>I-5 N of W Seattle Bridge</td>
<td>1.17</td>
<td>1.26</td>
<td>1.27</td>
<td>1.26</td>
<td>1.26</td>
<td>1.26</td>
<td>1.28</td>
</tr>
<tr>
<td>I-5 N of Boeing Access Rd</td>
<td>1.00</td>
<td>1.18</td>
<td>1.18</td>
<td>1.18</td>
<td>1.18</td>
<td>1.18</td>
<td>1.19</td>
</tr>
<tr>
<td>I-90 E of Rainier Ave S</td>
<td>1.13</td>
<td>1.33</td>
<td>1.34</td>
<td>1.34</td>
<td>1.34</td>
<td>1.33</td>
<td>1.35</td>
</tr>
<tr>
<td>SR 509 Btw S 112th St &amp; Cloverdale St</td>
<td>0.57</td>
<td>0.77</td>
<td>0.78</td>
<td>0.77</td>
<td>0.77</td>
<td>0.79</td>
<td>0.81</td>
</tr>
<tr>
<td>SR 519 W of 4th Ave</td>
<td>0.83</td>
<td>0.90</td>
<td>0.93</td>
<td>0.90</td>
<td>0.90</td>
<td>0.90</td>
<td>0.93</td>
</tr>
<tr>
<td>SR 520 Lake Washington Bridge</td>
<td>0.80</td>
<td>1.04</td>
<td>1.04</td>
<td>1.04</td>
<td>1.04</td>
<td>1.04</td>
<td>1.05</td>
</tr>
</tbody>
</table>
B.3 Proposed Change to Level-of-Service Standards

Introduction

The City’s Comprehensive Plan proposes a change in the way that transportation level of service (LOS) is measured. The City will measure LOS based on single occupant vehicle (SOV) mode share, as it focuses on increasing people-moving capacity by reducing travel that is occurring via the least space-efficient mode during the most congested period of the day. By shifting travel from SOVs to more efficient modes operating on less-congested transportation networks, Seattle will allow more people to travel in the same amount of space. Because buses are the primary form of transit ridership in the city and buses must mix with private vehicles on the arterial system, SOV mode share is a reasonable measure of the level of service for arterials and transit.

The Comprehensive Plan EIS evaluated all of the land use alternatives with the existing LOS metric, based on the volume/capacity (v/c) ratio along the City’s adopted screenlines, as well as with the new SOV mode standard. Results of the citywide modeling are expressed in Figure B.3–1 on the next page. Existing mode share levels by sector of the city are shown next to the recommended target SOV rate for 2035. The new standard, its policy basis, the process used to develop the standard, and the City’s commitment to implementing this new standard is described in this section.

Comparison to Existing LOS Standard

The existing screenline v/c ratio is a commonly applied LOS measure, but using it to measure system performance does not help achieve the Comprehensive Plan’s goal “…to safely and efficiently connect and move people and goods to their destinations”. It is also inconsistent with the reality that Seattle has limited ability to increase the capacity of the street system, and it effectively means there are few practical remedies for a situation where the ratio is exceeded except through significant capital investment or changing the standard. Establishing a target SOV mode share for every project comes with a definable remedy since the City can actually reduce the volume of traffic entering the roadway system for each new unit of development. Mode share also leverages the available and future capacity of the transit, bicycle, and pedestrian systems (which the City has the ability to expand and, in the case of bike and pedestrian networks, leverages substantial underutilized capacity).

1 The capacity of the v/c ratio is measured using the number of vehicle lanes. It does not consider the additional capacity available from transit, bicycle, or pedestrian modes. Mode share explicitly captures this additional capacity.
FACT SHEET
1. SUMMARY
2. ALTERNATIVES
3. ANALYSIS
4. COMMENTS
APPENDICES

B.3 Proposed Change to LOS Standards

The existing standard deals directly with arterials (combined at screenlines) and because bus transit operates on arterials, those routes are captured in the v/c measurement. The proposed mode share approach pre-identifies SOVs as the primary current and future source of congestion on arterials and major bus transit routes during the most congested time of the day, and measures performance of the system by the amount SOV travel is reduced. Reducing SOV use on major arterial corridors will also enhance the delivery of freight.

While the measurement is different, the basic foundation of the new system is similar to what exists today. Figure B.3–1 below illustrates the current LOS system based on v/c ratios at screenlines and the proposed mode share system at the Comprehensive Plan sector level. Both systems define different performance standards for different parts of the city in recognition of the diverse land use patterns and transportation contexts that exist.

Figure B.3–1  Current versus proposed LOS system
Policy Rationale

The City’s Comprehensive Plan recognizes that Seattle will continue to grow between now and 2035. To accommodate this growth and the increased demands on the transportation system, the Plan emphasizes that strategies other than adding new vehicle lanes and general purpose vehicle capacity should be applied, particularly since adding new lanes to existing arterials in a built-out urban area such as Seattle would in many cases lead to significant financial costs, and/or environmental impacts and community disruption. Strategies that would enable development projects to meet the mode share goal include concentrating development in transit-served urban villages, completing the City’s networks for transit, bicycles, pedestrians, and freight, and making it easier for tenants of those buildings to use other means of travel, such as by providing bus passes or on-site bicycle facilities. Since widening arterials can often not be a practical or feasible way of accommodating growth in a mature, developed urban environment and is not consistent with the overall goals of the Comprehensive Plan, using the current street right-of-way as efficiently as possible by encouraging forms of travel other than SOV, particularly in the peak hour, is a major emphasis of this proposal.

The recommended Comprehensive Plan’s proposal to use mode share as a new way of measuring LOS directly ties to this policy goal, as it focuses on reducing travel that is occurring via the least space-efficient mode, SOV. By shifting travel from SOVs to more efficient modes operating on less-congested transportation networks, Seattle would allow more people to travel in the same amount of space. Figure B.3–2 on the following page articulates this approach.

Compliance with State Requirements

The Growth Management Act requires that LOS evaluate the performance of “locally owned arterials and transit routes.” The mode share standard addresses this requirement since the majority of vehicle travel occurs on city arterial streets. Thus, by shifting travel away from SOVs, capacity on these streets is increased. The Frequent Transit Network (FTN) also operates on arterial streets, thus transit route performance would also improve with fewer SOV trips.

The overall argument made by setting future mode share targets is that Seattle has a relatively finite practical capacity to accommodate growth in SOV travel. This is due to the limitations on abilities to expand many arterials, given physical dimensions and the nature of other adjoining buildings, land uses and sidewalks. In some cases, substantive road expansions would not be physically feasible, and in some cases expansions would be technically feasible but would too greatly compromise other qualities of their environment (such as overly narrowing sidewalk widths or creating needs for excessive building demolition). The City’s system can accommodate the number of SOV trips occurring today, but this recommended change in standard argues that future growth in SOV travel must be limited to help maintain reasonable citywide mobility.
Figure B.3–2  Mode share LOS approach

Seattle will grow 18% by 2035

but...

we have no room to widen our streets

Single occupant vehicles (SOV’s) take up the **most amount of space**.

This many people in SOV’s...

...would only take up this much space on a bus
carpools, bicyclists, transit, and pedestrians also take up less space

To accommodate growth, we will need to move **more** people in the **same amount of space**.
The proposed Seattle 2035 policy would establish a standard for allowable SOV trips in the City by setting SOV mode share targets by Comprehensive Plan sector. These mode share target-based SOV trip caps would serve as a quantitative basis to measure whether the city is meeting its LOS standard, much as the v/c thresholds do currently.

Washington Administrative Code 365-196-210 (19) defines LOS as “an established minimum capacity of public facilities or services that must be provided per unit of demand or other appropriate measure of need.” Recognizing the underlying proposed policy guidance in Seattle 2035, the new LOS measure suggests providing additional capacity to meet future demand without solely relying on physical capacity expansions of the street network. Shifting travel from SOVs to more space-efficient modes would recover a degree of capacity in the current road system to help maintain its functioning for current and future needs. To quantify this capacity increase, each of the following modes were compared to an SOV in terms of how much less space would be required:

- **Carpools**—Using PSRC’s estimate that the average carpool carries 2.2 people, it was estimated that carpools take up 55% less space than an SOV per person trip.
- **Bicyclists**—Using a very conservative assumption that bicycles are roughly ¼ the size of a car and only ¼ of cyclists are using arterial travel lanes (the remaining cyclists are using existing exclusive facilities, including trails, cycle tracks, and bike lanes or quiet residential streets and greenways), a bicyclist uses an estimated 93% less space per person trip.
- **Transit**—Based on an estimate that an SOV requires approximately 180 square feet per person, and each bus requires 5 square feet of space per passenger, it was estimated that transit requires roughly 97% less space per person trip than an SOV.
- **Walking**—Since most pedestrian travel occurs outside of arterial travel lanes in existing sidewalks, it is assumed that pedestrian travel takes 99.9% less space per person trip. (It is acknowledged that additional pedestrian travel may result in lower capacity for turning vehicles or slightly narrower travel lanes where sidewalks are widened—spread across the entire City, most additional pedestrian travel would have no discernable reduction in street capacity).

The figure on the following page summarizes the assumptions and illustrates how lowering the SOV mode share provides “an established minimum capacity of public facilities or services that must be provided per unit of demand or other appropriate measure of need.”

---

2 The Transit Capacity and Quality of Service Manual identifies a range of 4.5-5.3 sq. ft / passenger as “comfortable.”
Process to Arrive at New Standard

In mid-2013, the City kicked off its process to develop Seattle 2035. This process included identification of major policy priorities, which included identification of the Urban Village strategy, implementation of the modal plans, and the reduction of travel by SOVs. Central to the implementation of these priorities was updating the way the City measures LOS for transportation.

In mid-2014, the City hired a consultant, Fehr & Peers, to assist in the evaluation of alternative LOS frameworks. City staff and Fehr & Peers conducted a literature review of LOS approaches by other cities and reported these findings in a series of staff workshops that spanned early 2015. Staff also considered the policy direction in the regional Vision 2040 plan to establish a multi-modal LOS measure. These workshops included representatives from SDOT, OPCD, and the Mayor’s Office and evaluated approaches ranging from maintaining the City’s existing screenline-based LOS metric to approaches measuring mode share, vehicle miles traveled (VMT) per capita and system completeness. Upon evaluation of these approaches, staff expressed support for SOV mode share as the best metric for Seattle, given its alignment with the City’s transportation priorities.
During the public comment period for the Comprehensive Plan DEIS, several comment letters questioned the appropriateness of the current screenline LOS measures, and expressed support for a more multi-modal LOS standard. Comments on the public review draft of the Seattle 2035 Plan in the summer/fall of 2015 also expressed support for a more multi-modal LOS standard. In particular, some reviewers noted that changing from a vehicle-based LOS to one that is based on mode share would be better for the city because it would focus on moving people and goods. In addition, SDOT staff briefed the City’s advisory boards for pedestrians, bicycles, transit and freight, and the Planning Commission and received supportive feedback for a mode share-based approach. In the second half of 2015 and early 2016, the consultant has reported on technical data showing how the new standard would perform and could be applied to development review.

**Commitment to Meeting the New Standard**

As a part of implementing Seattle 2035, the City is committed to shifting the way it measures LOS to a mode share based system. A proposed update of the City’s concurrency code and related City processes are being aligned to measure the SOV mode share of individual development applications and ensure that mitigations are put in place, when necessary, to ensure that future development meets the standards stated in the Plan.
FACT SHEET

1. SUMMARY
2. ALTERNATIVES
3. ANALYSIS
4. COMMENTS
APPENDICES

Seattle Comprehensive Plan Update Final EIS May 5, 2016

B.3 Proposed Change to LOS Standards

<intentionally blank>
B.4 Letters Received Late

Introduction

Appendix B.4 contains late letters received after the close of the comment period for the Draft EIS. Late letters are not responded to in the Final EIS and are not part of the formal record.

Many of the issues raised in the late letters are addressed in Chapter 4 of the Final EIS. Section 4.3.2 provides responses to commonly raised issues including the alternatives, the growth and equity analysis, schools, public outreach and housing affordability. Section 4.3.2 also responds to general comments and policy recommendations that do not comment on the EIS analysis or alternatives. Additionally, Section 4.3.1 provides responses to individual letters submitted during the comment period for the Draft EIS. These responses cover a wide range of issues including some raised in the late letters such as historic preservation (Letter No. 15), the urban forest (Letter No. 5), policies LU 59 and LU 60 from the City’s current Comprehensive Plan (Letter No. 8, Comment No. 4) and transportation analysis (multiple letters).
FACT SHEET

1. SUMMARY
2. ALTERNATIVES
3. ANALYSIS
4. COMMENTS

APPENDICES

Seattle Comprehensive Plan Update Final EIS May 5, 2016

B.4 Letters Received Late

< intentionally blank >
June 19, 2015

City of Seattle Department of Planning and Development
Attn: Gordon Clowers
PO Box 34019
Seattle, WA 98104

Dear Department of Planning and Development,

AIA Seattle appreciates the opportunity to review the draft DEIS for the Comprehensive Plan and the companion document addressing Growth and Equity. We are encouraged by the general action the city is taking to manage the anticipated 70,000 additional housing units and 115,000 new jobs yet there are many areas of concern as we plan for the next twenty years. We believe the Seattle 2035 Plan requires more detail particularly in how this growth is handled through appropriate urban design guidance and a transparent proactive approach to social equity.

Add Urban Design Guidance

The Comprehensive Plan should have an Urban Design Element that is more than a collection of policy statements. Each of the alternatives should include locale specific physical recommendations for our public realm in both verbal and graphic form, including plans and illustrations so that the recommendations and capacity can be visualized and understood by all city residents. A physical urban design element is important because an urban design framework plan will identify opportunities that may not be readily apparent and without plan guidance will not be creative. By identifying a collection of common, unifying goals, objectives and projects regarding physical improvements and benefits to our city, the urban design framework will provide focus and direction for many singular public and private actions toward achieving those goals and objectives. Concern for our public realm is critical because from 25% to 30% of our land area is in the form of streets and sidewalks and public space. It provides for critical movement and connections between destinations as well as a potential system of open spaces. In many ways, those “connectors” stitch our public and private spaces together creating the interaction so important for a healthy community. The plan relies on current policies that are inherent with conflicts in how public realm space is allocated and transitioned to private parcels. A synergy results where the resultant whole can far exceed the sum of the individual acts.
Such a visionary plan would assure that our public realm be safe and comfortable for pedestrian travel, encouraging more activity and increased interaction of people. A visual plan would minimize uncertainty by illustrating holistic environments that embrace the pattern and form of our urban surroundings, that incentivize amenities and conveniences resulting in pedestrian environments and circulation networks that are safe and comfortable, that offer opportunities for making connections and interacting socially with friends and neighbors, and that contribute to the life and vitality of our city.

Connect Growth and Equity

This verbal and visual representation through illustrative physical plans is critical if we hold to our "core value" of social equity and Mayor Murray’s Executive Order 2014-02 committing to equitable development. It is not apparent that the alternatives have been tested and the policy based plan does not communicate to the general public. Relying on current or future policies and "complaints" is not appropriate for land use decisions. Seattle 2035 should guide our city welcoming growth and concurrent vibrant public realm investments that are shared throughout the city not directed by market forces to direct development resulting in unbalanced public investment.

We encourage you to step back and provide more detail for each alternative so that we can work together to grow our city and provide for an interactive social life.

Sincerely,

Eric Anderson, AIA
Chair
AIA Seattle Public Policy Board
<table>
<thead>
<tr>
<th>Name</th>
<th>Date Received</th>
<th>Comment</th>
</tr>
</thead>
</table>
| Beck, Brian           | 06/19/2015    | June 18, 2015                
Honorable Edward B. Murray        
City of Seattle              
PO Box 94749               
Seattle, WA 98124       

Dear Mayor Murray,

I’m writing to express my deep concern about the proposed Seattle 2035 Comprehensive Plan Amendments that impact Seattle’s 6,000 acres of industrial land.

These amendments from the Department of Planning and Development (DPD) place unnecessary limitations on land use in the city's industrial areas, where non-industrial uses were dramatically limited in 2007. They impose a one-size-fits-all set of rules on all of Seattle's diverse industrial lands – areas that feature a unique mix of land uses and should not be painted with the same broad brush.

Currently, 87 percent of Seattle’s industrial land base (IG1 and IG2 zoning) is protected in perpetuity with strict zoning regulations stemming from the 2007 ‘downzone’, which expressly prohibits the vast majority of office and retail uses. With these restrictions already in place, there is no imminent threat to Seattle's industrial areas that necessitates new restrictions that permanently constrain flexibility in Industrial Commercial zones and in all Manufacturing/Industrial Centers.

In Georgetown, there are many pockets of underutilized land that should be allowed to evolve through the continued use of Industrial Commercial zoning. IC zones make up just six percent of Seattle's industrial land base and are located precisely where we need zoning flexibility. Eliminating this zoning designation would eliminate that flexibility and preclude future land uses in Seattle's industrial border areas, areas that serve as buffers between residential urban areas and industrial and manufacturing centers.
I’m equally concerned about the remarkably vague language in the proposed Comprehensive Plan Amendments that sets an unattainably high bar for removing any land from Seattle’s massive Manufacturing / Industrial Centers (M/IC). Should the city adopt this language, it would significantly limit future retail and commercial uses in Georgetown for the foreseeable future. And the city should not tie its own hands by restricting the ability to convert Manufacturing/Industrial land to other uses down the road.

When the city adopted the 2007 industrial downzone legislation, the City Council promised to complete a comprehensive review of Georgetown, as well as number of studies and other actions. In the intervening years, much of that promised work (via Resolution 31026) was never completed or implemented only in partial form, raising major concerns about the implications of the proposed amendments for Georgetown.

I am also concerned about the lack of outreach associated with the Department of Planning and Development Studies that led up to this recommendation. The November 2013 Duwamish M/IC Policy and Land Use Study did not include outreach to residents of Georgetown, as prescribed by Resolution 31026. Recommendations from this plan were then advanced without discussion from residents and other stakeholders into the 2035 Comprehensive Plan Amendment process as a fait accompli.

Georgetown residents are consistently left out of the discussion when it comes to the direction of industrial land in our community. As such, the direction advanced in the 2035 Comprehensive Plan doesn’t include on-the-ground perspective from residents, property owners, businesses and landholders – and instead only reflects the interests of industrial/manufacturing tenants (existing and those who have left town), industrial lobbying groups, pro-industrial associations, labor groups and public entities, such as the Port of Seattle. While these are important perspectives, they are one side of the discussion.
<table>
<thead>
<tr>
<th>Name (Last, First)</th>
<th>Date Received</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Before sweeping recommendations are advanced, it’s time to bring balance and fair representation to industrial land policy direction.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>As such, I urge you to not move ahead with the proposed restrictions on industrial development from the Comprehensive Plan.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sincerely,</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Georgetown Resident</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mailing address and/or email address</td>
<td></td>
<td></td>
</tr>
<tr>
<td>cc:</td>
<td></td>
<td></td>
</tr>
<tr>
<td><a href="mailto:2035@seattle.gov">2035@seattle.gov</a></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Kate Joncas, Deputy Mayor, City of Seattle</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Diane Sugimura, Director, Seattle Department of Planning &amp; Development</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tim Burgess, Seattle City Council</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bruce Harrell, Seattle City Council</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mike O’Brien, Seattle City Council</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tom Rasmussen, Seattle City Council</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Kathy Nyland, Acting Director, Department of Neighborhoods</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bleakney, Ross</td>
<td>06/19/2015</td>
<td>Please consider the suggestions made here for growth in Seattle: <a href="http://www.theurbanist.org/2015/06/16/support-alternative-5-for-seattle-2035/">http://www.theurbanist.org/2015/06/16/support-alternative-5-for-seattle-2035/</a></td>
</tr>
<tr>
<td>I support all of these suggestions. I believe the first is the most important one. Our Accessory Dwelling Unit regulations are extremely prohibitive, and this contributes to very high housing costs. If we liberalize the rules (make them more like Vancouver BC or Portland OR) then it will go a long way towards making the city more vibrant and affordable.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sincerely,</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ross Bleakney</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Name</td>
<td>Date Received</td>
<td>Comment</td>
</tr>
<tr>
<td>-----------------</td>
<td>---------------</td>
<td>-----------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
</tbody>
</table>
| Burnstein, Daniel | 6/24/2015     | Dear Gordon Clowers:  
As part of the city’s Comprehensive Plan update, please consider preservation of the built environment as an important civic asset. Most people are particularly attracted to neighborhoods that maintain a significant amount of building stock built prior to World War II. Please help keep Seattle beautiful and livable by enhancing zoning or other regulations that will ensure that these properties will be saved from demolition.  
Thank you,  
Daniel Burnstein  
Professor Emeritus of History, Seattle University  
home address: 2106 48th Ave. SW, Seattle 98116  
-- |
family housing for apartments. Ensure that development lowrise and highrise include family units providing for mixed income communities. Distribute density so that perhaps it is around the light rail stations for instance but with single family home yards and canopy as you move away from that. Do not become concrete everywhere. Ensure adequate transitions from 65 to 40 to single family, Townhouses in lowrise areas provide an opportunity for family housing. More family housing for all income levels is needed, http://www.seattle.gov/Documents/Departments/SeattlePlanningCommission/AffordableHousingAgenda/FamSizePC_dig_final1.pdf http://www.seattletimes.com/seattle-news/data/seattle-no-1-for-techies-looking-to-flee-california/

Plan for mixed income communities. Do not destroy existing low income housing but then distribute new low income and affordable housing to areas where it does not currently exist.

Plan for transit and transportation. Be realistic in the planning for needs. Do not underestimate the automobile needs, Do studies of each area during planning. Maintain a great distributed system of neighborhood connections while adding to it. Encourage more use of transit making easily accessible with few complications, The fewer transfers the better for people of all ages, Do not put bicycle and walking paths near the most congested streets where the air is dirty. Exercise is good. Breathing bad air is not good. 10 minute walking is not the same for all. Transit should exist within a block of major grocery stores. Small children and disabilities change this for many, This is rather disingenuous measure. When measuring travel time add my walk.

It is much preferable for students to not have to transfer.

Distribute density in a way that makes it so all neighborhoods have areas of density and single family homes. This will also efficiently feed a good distributed transit network that works for everyone, Perhaps work with schools and families to ensure that all students have an
<table>
<thead>
<tr>
<th>Name (Last, First)</th>
<th>Date Received</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cullen, Joanna</td>
<td>06/19/2015</td>
<td>The City’s Comprehensive Plan is a critical opportunity to address the issues and move forward with a vision for the City that plans for a growing region while creating opportunity for all.</td>
</tr>
</tbody>
</table>

Orca pass.

Plan for clean air and water. Ban as many pesticides and toxic substances as possible. Educate the public about how to prevent such substances including those in prescription drugs and cosmetics from entering the environment. Good solid environmental practices including retaining our trees will help reduce climate change. Demolition of buildings is not good for the air or for the environment. Add incentives to the codes which discourage demolition of structures. Encourage the inclusion of the existing structures where new development is allowed,

Plan for some beauty. I know that Seattle architects must be more talented than many of the new structures demonstrate, The new structure at 12th and Madison where the Under Arms once existed is an example of a tall unattractive building, Plan for the view of the city to and from a building, The plan should look at the street experience and the distant view of a building, The appearance of the city as one approaches from our waterways should also be taken into account. We do not want or need wall to wall concrete, We have to be careful not to ruin our beautiful city and the many attributes that make Seattle a desireable place to live, Design and reflecting the most beautiful parts of a neighborhood should be the goal of new buildings. We need to retain some of our character and have a sense of place and history.

--

Joanna Cullen

975 21st Avenue, Seattle, WA
206-329-8514
jfoxcullen@gmail.com
Plan for schools. Ensure that the District and the City work together to ensure that the neighborhood school facilities that exist are being used in a way that ensures maximum opportunity for children and families to walk to and have access to schools. Then plan for new buildings if necessary.

Plan for parks and open space. Ensure that all have a very walkable public park and especially add to those as development is added. Plan for parks in areas that are deficit of parks such as 23rd and E, Union,

Plan for families. Do not take away the space for single family housing for apartments, Ensure that development lowrise and highrise include family units providing for mixed income communities. Distribute density so that perhaps it is around the light rail stations for instance but with single family home yards and canopy as you move away from that. Do not become concrete everywhere. Ensure adequate transitions from 65 to 40 to single family, Townhouses in lowrise areas provide an opportunity for family housing.

http://www.seattletimes.com/seattle-news/data/seattle-no-1-for-techies-looking-to-flee-california/

Plan for mixed income communities. Do not destroy existing low income housing but then distribute new low income and affordable housing to areas where it does not currently exist.

Plan for transit and transportation. Be realistic in the planning for needs. Do not underestimate the automobile needs, Do studies of each area during planning. Maintain a great distributed system of neighborhood connections while adding to it. Encourage more use by making easily accessible with few complications, The fewer transfers the better for people of all ages, Do not put bicycles and --
<table>
<thead>
<tr>
<th>Name (Last, First)</th>
<th>Date Received</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Joanna Cullen</td>
<td></td>
<td>206-329-8514</td>
</tr>
<tr>
<td></td>
<td></td>
<td><a href="mailto:jfoxcullen@gmail.com">jfoxcullen@gmail.com</a></td>
</tr>
</tbody>
</table>
June 17th, 2015
Gordon Clowers,
City of Seattle Department of Planning and Development
PO Box 34019
Seattle WA, 98124
RE: City of Seattle Comprehensive Plan Draft Environmental Impact Statement (DEIS)

Dear Mr. Clowers,

On Board Othello is a coalition of 25+ Southeast Seattle community leaders working to create, coordinate, and implement a shared vision of equitable growth for the Othello neighborhood. On Board Othello’s vision and priorities are grounded in the goals the community developed through the Othello Neighborhood Plan Update in 2009. Together, On Board Othello and community partners are working to foster a strong sense of place, thoughtfully designed development, and equitable growth opportunities at Othello.

We are pleased to participate in Seattle’s growth strategy and applaud the City for including racial and social equity in its visioning of the future. We strongly encourage the inclusion of the Equity Analysis in the Environmental Impact Statement, either incorporated in to the text or as an appendix.

We support equitable growth at Othello and prefer Alternative 4, guided growth to urban villages near transit. We do not agree with alternatives that would prevent growth from happening in our community. We believe that equitable growth can bring community amenities and access to opportunities for historically underserved communities. For example, we want more people to live at Othello because we believe that will generate new customers and increased revenues for the numerous small businesses, many of them that operate here.

Preventing growth at Othello and Southeast Seattle will not prevent displacement. Displacement is already happening due to the strong regional economy. We support equitable growth strategies that make critical public investments to mitigate displacement and help people, businesses, and cultural communities prosper in place. We urge you to approve an alternative that brings equitable growth to Othello and includes critical public investments, such as:

1. **Façade Improvements**: On Board Othello and the City of Seattle Office of Economic Development recently completed a façade improvement project to a strip of 8 businesses on the NW corner of Othello and MLK Jr Way, adjacent to the Othello Light Rail station. Bright colored paint, new visible signage, and the removal of safety bars from windows and installation of protective window film provide a cohesive look, a clean, safe, and walkable shopping environment, and added visibility from the Light Rail station. The project was completed with the support and guidance of the business owners and investment from the property owner, which was unprecedented. The new look and feel of this entry way to Othello will spur additional economic investment in the community by increasing foot traffic throughout the business district and attracting new customers who previously felt unsafe. Investment in additional façade improvements will support business and job retention, increase investment in local business districts, and serve to mitigate displacement.

2. **Technical Assistance for Local Businesses**: Southeast Seattle, and the Othello neighborhood in particular, have historically been an incubator for small, immigrant and refugee owned businesses. They provide a vast array of retail and services that are culturally appropriate for our community. We strongly encourage the inclusion of the Equity Analysis in the Environmental Impact Statement, either incorporated in to the text or as an appendix.

Note: submitted by Rachel Eagan
06/19/2015
diverse population. Through the advocacy of the MLK Business Association and in collaboration with community partners, the Othello business district is gaining popularity as Seattle’s local global market. Yet many of these small businesses are facing displacement as rents continue to climb and gentrification of the area increases. TA and expansion support for local businesses provide opportunities that create a continuum for business growth. Business classes, conducted with a cultural lens, provide much needed know how on managing books, updating software, managing a website, and marketing to help our local businesses remain competitive in a quickly changing environment. Public investment in Technical Assistance programming, the Business Associations that advocate for small/local business owners, and expansion of Business Improvement Areas will help our businesses and the people that depend on them for goods and services remain in our neighborhoods.

3. **Anchoring community, cultural, and faith based institutions:** Currently, community, cultural, and faith based institutions are centrally located in the City of Seattle and act as first-stop and one-stop shops providing a broad range of vital services to diverse constituents from a variety of backgrounds, cultures, languages, and faiths. They also help connect clients to additional neighboring services in Seattle. As pillars of their various communities, these institutions also provide a sense of place and belonging to individuals relocating from around the world and across the United States. A major concern in Southeast Seattle is the very real potential that these institutions will soon disappear, forced out by rising rents. Investing in community ownership and looking at creative ways to create ownership opportunities to prevent community, cultural, and faith based institutions from being displaced will provide stability and predictability not only for these institutions but also for the constituents who depend on them. The Multi-Cultural Community Center is a coalition that resulted from the City of Seattle’s Community Cornerstones program that is exploring community ownership options, despite funding for the coalition being cut.

*(NOTE: Should these institutions be displaced, and the services they offer with them, constituents would have to travel further—potentially driving if not relocated by public transit—or be displaced themselves to access necessary services. This would decentralize the vast service offerings currently in Seattle and could add strain to public transportation and/or place additional vehicles on the road, impacting traffic and climate. The DEIS fails to assess the environmental consequences of displacement.)*

4. **Jobs:** While the DEIS does not detail what kinds of jobs the 115,000 will be, we support investment in jobs that complement the unique fabric of our community and that are accessible to communities with barriers to good jobs. Development is already underway at Othello, expanding employment opportunities is necessary for the stabilization of the neighborhood. On Board Othello is currently focused on business attraction and retention in the Othello neighborhood. Beyond bolstering our service industry, potential employment growth in health has been a subject of much community discussion, especially around culturally competent health care. Encouraging more office jobs in Othello will in turn support our business district by having customers to patronize the businesses during the day.

5. **An Economic Opportunity Center:** Southeast Seattle is ripe with potential for economic growth but we are held back due to a sore lack of accessible, culturally appropriate access to education, good jobs, and business services. We support investment in an Opportunity Center in Southeast Seattle that is a one-stop location where residents can access post-secondary education that is job- and skill-specific, get a job, or develop a business and where services and programs are
delivered by culturally competent staff in a variety of the area’s prominent languages. Need for an Opportunity Center has been identified by the community and a feasibility assessment was completed and published in partnership with Community Cornerstones, Grow Seattle, Impact Capital, SEED, and SkillUp Washington.

6. **A Graham Street Light Rail Station:** A top priority for Southeast Seattle communities, Rainier Valley in particular, is a new light rail station at Graham Street. Reinvigorating a business and cultural district cut off by light rail construction and isolated now by lack of access to transit, a Graham Street Light Rail station could be an anchor for equitable development. By investing in the locally owned businesses and cultural institutions surrounding the Graham Street node with a Light Rail station, Seattle residents—throughout the city, not just in Southeast—will invigorate the local economy, retain jobs, and preserve the unique, multicultural fabric of the community.

7. **Housing:** Rent prices in Seattle have been steadily increasing and will continue to do so throughout the city with or without direct development in a particular Urban Village. Public investment in preserving and expanding homeownership opportunities—looking at residential and commercial land trusts, rehab programs for existing owners, and exploring creative solutions for breaking barriers to ownership—in Southeast Seattle and beyond will help stifle the displacement that is already taking place. We support the Mayor’s Housing Affordability and Livability Agenda’s committee in exploring solutions to increase density while preserving neighborhood character through detached dwelling units, “mother-in-law” units that don’t require driveways/parking, and the ability to create duplexes out of single family homes. In addition, we support multi-family housing—including workforce housing, expanding zoning for moderate density as opposed to exacerbating density only around TOD sites, advance rezoning of redeployment sites, and a linkage fee that directs housing dollars to targeted areas of risk to prevent displacement and encourages an equitable approach in supporting investment—especially job creating commercial development—in underinvested areas.

Regardless of what alternative is chosen, the thriving economy throughout the city is going to impact Southeast Seattle. We need public investment to mitigate the displacement that is currently happening and to ensure equitable growth throughout all of Seattle. On Board Othello is committed to working with the City to create equitable development in Southeast Seattle and a prosperous city for all.

Sincerely,

HomeSight
MLK Business Association
Othello Park Alliance (OPA)
Puget Sound Sage
Rainier Beach Action Coalition (RBAC)
Rainier Valley Food Bank
Somali Community Services of Seattle
Van Gogh Development Corporation
HopeCentral
Huarachitos
Filipino Community of Seattle
Penniless Projects
Union Gospel Mission

East African Community Services (EACS)
Othello Neighborhood Alliance (ONA)
Othello Station Community Action Team (OSCAT)
Rainier Beach Merchants Association
Rainier Chamber of Commerce
Rainier Valley Community Development Fund (RVCDF)
SouthEast Effective Development (SEED)
Vietnamese Friendship Association (VFA)
Olympic Express
Artspace
Rainier Restaurant
Puget Sound Sage
West Coast Commercial Realty
Eals, Clay

6/23/2015

Gordon:

I realize that I am sending in a comment one week late, but it has been a hectic season for us, and I am just now digesting the DEIS of the Seattle 2035 comp plan. I hope that you can include our organizational voice in the comments, even though this missive is tardy.

Our organization's comment is short and straightforward. The DEIS, if I am reading it correctly, seems to omit any significant reference to preservation and its role in community diversity and character, economic vitality and environmental stewardship. This would seem to be a big (and potentially inadvertent) error, given the city's strong landmarks preservation program and its long and deep track record in this arena -- all the way up to and including countless decisions of the city council over the decades. We ask that preservation be inserted as a key value during the next stages of consideration of the Seattle 2035 comp plan.

Our organizational mission chimes in with that of many others in Seattle: to preserve local heritage through education, preservation and advocacy. No one can reasonably argue that our city's long-range plan should not include preservation as a key value. Thank you for considering this sentiment. I would be happy to answer any questions you may have.

Clay Eals
executive director
Southwest Seattle Historical Society
c/o "Birthplace of Seattle" Log House Museum
3003 61st Ave. S.W.
Seattle, WA 98116-2810

206-938-5293 (museum: noon-4 p.m. Thursday-Sunday)
206-484-8008 (cell)

clay.eals@loghousemuseum.info
http://www.loghousemuseum.info
Comments on the Draft EIS for the Seattle 2035 Comprehensive Plan

From: Richard L. Ellison
8003 28th Ave NE, Seattle, WA 98115

To: Gordon Clowers
Department of Planning and Development, 700 5th Avenue, Suite 2000, Seattle, WA 98124

June 18, 2015.

Dear Mr. Clowers,

I have the following comments and concerns about the draft Environmental Impact Statement (DEIS) for the Seattle 2035 Comprehensive Plan.

1. Impacts on the Urban Forest due to Increased Density

   Projections are that Seattle will see a significant increase of 120,000 new residents, 115,000 additional jobs and 70,000 new housing units. The dEIS fails to adequately plan for the impacts of projected growth to mature trees, tree groves, overall forest canopy, urban native wildlife (birds, amphibians and salmon habitats), toxic urban street runoff, aesthetics, and urban island heat effect. Plan Open Space needs for Seattle based on projected growth. Innovative habitat, corridor, watershed, or urban forest plans can assist in mitigation planning.

   The DEIS concludes there is no problem because we have the Urban Forest Stewardship Plan and provisions in SMC 25.11, which are currently failing to significantly protect Seattle's magnificent mature trees and urban forest from losses due to development.

   The draft EIS provides no direct or detailed evaluation of the yearly or cumulative loss of urban forest canopy due to development and growth and the associated impacts on air pollution and human health, noise, storm water runoff, wildlife habitat, open space, or heat island effects.

2. Impacts to Fish and Wildlife

   What are the impacts to urban wildlife (particularly native birds) as a result of current growth and projected growth and development? Create plans to restore the position of an Urban Wildlife Biologist (lost decades ago in budget cuts) and update and implement the already created Urban Wildlife Program. Make special efforts to protect the six bird species of special status. Salmon are a special legacy- make special notes in the Comp Plan. Watershed ecology demands a look at land cover changes throughout the basin and not just streamside.

   Do we need a Wildlife Biologist (we lost our City's only one recently in budget cuts? Do we need an office of the City Ecologist, with one person who can oversee all environmental activities and coordinates them? Or is it every City department making the best of the chaos. What is the 20 year vision?

   The number and diversity of Seattle's native bird species is declining fast as neighborhoods lose big canopied trees, particularly native tree species. We knew this back in 1984 from Steve Penland's UW's Ph.D. thesis and in 1991 UW professor Dee Boersma's 1991 research confirmed this. Regional habitat fragmentation continues to add to this. "It is not surprising that birds are closely attuned to vegetation. They eat seeds, fruits, and nectar that the plants produce and the insects that feed on plants."

   Natives include Downy Woodpecker, Red-breasted Nuthatch, Chestnut-backed Chickadees, and Cedar waxwings are losing ground because they nest and roost only in native trees. Many non-natives prefer nesting in building eaves and highway overpasses. These non-native birds are becoming dominant now, i.e. crows, english sparrows, rock doves (pigeons), and starlings, and they're driving native birds to local extinction.

   But what about the special status species that live in Seattle: Pileated woodpeckers, great blue herons, bald eagles, green herons, hooded mergansers? What about wildlife corridors, open space issues, noise abatement problems, fish and amphibians as food, water quality, human ecology, and steep slope development issues?
Chief Seattle, the first City Ecologist? A myth exists that in being moved on to the reservation, Chief Seattle is purported to having asked the Great White Father to save the animals, to treat them as his brother. Now the animals are all gone, except for the birds, who live in the trees. Save Chief Seattle’s dream.

Much of Seattle’s steep slope areas have trees being choked by invasive species such as English Ivy and Clematis. Should mitigation of development on or adjacent to steep slopes require invasive plant species control? What are the current impacts of failing to control invasives on the landslide potential of steep slopes?

Scientific literature repeatedly documents how slope stability is greatly enhanced by trees and other vegetation. Non-native vines such may choke and shade out trees throughout Seattle. Smaller trees and shrubs are simply pulled down and choked by masses of vines. Tall trees are shaded across main branches, become stressed and weak, producing fewer leaves and root hairs. These roots do not hold the soil as readily as fast growing roots from big healthy trees. This can lead to slope failure under saturated soil conditions.

4. Forest Canopy
The current City Comprehensive Plan calls for no net loss of canopy. The City does not require an evaluation of impacts to the canopy by each development. There is no accumulated accounting for trees lost with each development project, and so cumulative short and long impacts are not possible to evaluate. Additionally, projected growth of saplings to mitigate loss of mature trees may not accurately estimate future canopy size due to the historic low survival of newly planted trees in Seattle.

Sites undergoing development should include the following evaluations:

- **Tree Species**: speaks to size of canopy and amount of storm water benefit.
- **DBH**: speaks to age of tree and canopy coverage.
- **Tree Height**: speaks to canopy volume and amount of environmental benefit.
- **Canopy Width (area)**: speaks to canopy volume and environmental benefit.
- **Tree Condition**: speaks to overall forest health and environmental impacts.
- **Photographs** of the trees on the parcel and adjacent properties.
- **Canopy coverage** as a percent of area pre- and post-project development.

5. Inadequate Tree Protection in Current Code
So called protection of exceptional trees under SMC 25.11 is based on a complaint system and is unfortunately not protecting exceptional trees. It is utterly failing to protect the majority of mature trees from being removed in development, particularly in urban growth areas and light rail transportation corridors.

Unless the remaining significant trees are preserved, how can the City hope to truly establish a network of green space connections? Significant trees on private property play a crucial role in connecting public greenspaces. And these connections are crucial in their habitat value, because they allow patches of habitat to connect.

6. Removal of the Current 40% Canopy Cover Long-Term Goal
The Draft EIS proposes eliminating the City’s long-term goal of a 40% tree canopy in the current comprehensive plan and replace it with the Urban Forest Stewardship Plan goal of 30% by 2037.

Seattle should not reduce its long term canopy goals. The Urban Forest Commission canopy goals, adopted by the Seattle City Council, and in the current Comprehensive Plan under ENVIRONMENT ELEMENT H Seattle’s trees E23 states:

“Achieve no net loss of tree canopy coverage, and strive to increase tree canopy coverage to 40 percent, to reduce storm runoff, absorb air pollutants, reduce noise, stabilize soil, provide habitat, and mitigate the heat island effect of developed areas.”
June 18 2015

City of Seattle Department of Planning and Development
Attn: Gordon Clowers
700 5th Avenue, Suite 2000
PO Box 34019
Seattle, WA 98124

Dear Mr. Clowers:

Thank you for the opportunity to comment on the Seattle 2035 draft environmental impact statement (DEIS). This is a strange document, because it describes potential impacts of actions that are not specified. Without knowing what actions are proposed, it is meaningless to describe impacts of hypothetical population and employment distributions, and it is impossible to comment on whether the alternatives have been appropriately specified or impacts disclosed.

There is nothing aspirational in this document. There is no discussion about the characteristics and diversity of communities and housing we desire to create. There no stated objectives for the alternatives, and there is no rationale for selecting one alternative over another. It is left to the reader to reverse-engineer the intent of each alternative, providing no way to evaluate whether the intent would be achieved. I could not divine any “plan” hidden within the impacts assessed.

SEPA requires actions be specified.

While there are four “alternatives” considered in the DEIS, there are no “actions” associated with them. The intent of SEPA is to disclose the results of an action, not the impacts of hypothetical population and employment distributions that the city has no mechanism to achieve. The DEIS seems to be designed to provide environmental coverage for any carte blanche policy that might emerge through the unfinished process of developing the final plan.

With no stated current or proposed mechanism to direct growth beyond the zoning capacity shown in the future land use map (changes to which are not specified), this is a thought experiment describing impact of theoretical distributions of activity with no link to city regulatory actions or infrastructure investment that would cause them. Even changes to the urban village boundaries would have little practical effect without policy changes to the underlying zoning. This document has not disclosed those actions or their implications.

In my opinion, controversial new elements to the comprehensive plan will still require SEPA disclosure. This document cannot be construed to disclose the many impacts that could result from the types of action hinted at but not specified in the plan, such as wholesale changes to the future land use map (FLUM) or changing the meaning of zoning or urban village designations.
This is important not only for legal and environmental reasons, but to ensure a full and open discussion of the impacts controversial policies would have on specific neighborhoods to facilitate their informed participation and response. The current document provides no basis for this discussion, and little disclosure to most readers that significant policy changes are under consideration in the first place.

**Urban village boundaries and types must be reaffirmed.**

Urban villages established under neighborhood planning in 1999 were the result of intensive outreach. At that time urban villages were described as places that would (by definition) accept the bulk of new development due to their zoning capacity. Designation as an urban village conveyed a commitment by Seattle to focus its infrastructure improvements toward creating high quality urban neighborhoods. Neighborhoods that affirmed urban village designation did so with the understanding it would bring city attention and infrastructure.

Over the past three years city policy has changed the meaning of the term urban village to signify locations where the city would encourage new development by lowering costs and standards facing developers. The most significant effect of an urban village today is elimination of minimum parking requirements for new development regardless of context, and without opportunity for public input. New policies hinted at but not specified in the EIS would go further, allowing higher density in the roughly 1/3 of urban village properties currently zoned for single family houses.

The change in focus for urban villages is disheartening. I have been a strong supporter of the urban village policy since it was adopted because city investment in infrastructure, urban planning and social services need to be focused on places that are becoming dense and accepting the lion’s share of new development and its impacts. In the Aurora-Licton Springs urban village, for example, there has been a massive increase in development and density, but no complementary investment of public attention or investment to make it a walkable, thriving business district. Now that goal of public investment and attention seems to be discarded.

Given these existing and potential wholesale changes in the meaning of an urban village designation, the designation means something very different from when these boundaries were established and endorsed through neighborhood plans. In my opinion, **every neighborhood will need to re-assess the urban village boundaries they agreed to previously.**

**Comprehensive planning should ensure that growth and infrastructure are synchronized.**

The intent of growth management is to ensure that infrastructure and growth are in sync. While there is discussion about impacts of different alternatives, there is not a clear assessment of the infrastructure requirements and implications associated with each of the alternatives. If it’s assumed that the capital program would be entirely unaffected by these different growth distributions (should they occur), then comprehensive planning would not be needed. **Without setting forth the alternative investment plans needed to support the alternatives, the impacts and costs cannot be properly understood** as growth management intended.
For example, the analysis does not lay out the costs needed to serve the significant new development in Northwest Seattle, rather it simply assumes that rail will be complete between downtown Seattle and Ballard. While we would love to see this occur, it does not seem appropriate simply to assume it will occur in an environmental document when there has been no commitment to either the plan or its funding.

**Discussion is needed over causes of unaffordability and displacement.**

There is significant discussion needed over the causes and mitigations for unaffordable housing to assess impacts appropriately. The development community and DPD seem to accept that only the supply and demand are factors, and that any added housing and increased density will improve affordability. But there are many other factors affecting affordability; among them are the market segments and housing types developers are choosing to target, aimed only at the highest income homeowners and lowest standard apartment.

Rather than to “encourage” development and density in what is now a hot real estate market, DPD needs to understand that developers no longer need encouragement to develop in Seattle, and that the city now has more leverage to encourage the types of housing we desire. Rather than to boost developer margins for building mega-houses and micro-apartments, city policies should consider what tools are available to affect the relative profitability of building housing that serves people and families of more moderate means, and to build multi-family housing that is actually targeted to families.

**Neighborhood aspirations need to be reflected in the plan.**

The overall feeling one gets reading the DEIS and following recent land use debates is that advocates for density believe that the fate of the world depends on its urgent implementation regardless of what current residents desire for their neighborhoods. Many feel neighborhoods should be adapted to serve the needs of transportation (instead of the opposite), and many disagree about the value of rapid densification to affordable housing or neighborhoods.

I fervently believe that planning should be based around the aspirations of people. Community visions and participation is part of having a healthy urban neighborhoods. In almost every case I can think of, projects have been improved because of dialogue with neighborhoods. Most all of us working on neighborhood issues believe more density is coming and will be good for Seattle, but we also want it to occur in a way that fits and enhances our unique neighborhood forms and character. I hope the plan, when complete, will reflect the aspirations of neighborhoods and value of participation in its implementing.

Sincerely,

Rob Fellows
<table>
<thead>
<tr>
<th>Name (Last, First)</th>
<th>Date Received</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Flanigan, Bill</td>
<td>6/30/2015</td>
<td>Perhaps I missed it, but I don’t see anything specifically addressing housing affordability. Affordability is a goal and implied in several discussions, but I’m referring to substantive measures to improve affordability. Has the city considered changing some of the policies it has that add cost, sometimes without adding value? 5 over 2 construction with a concrete podium and wooden framing above is particularly problematic in my eyes. To make the money work, developers are eager to put in retail regardless of a specific site’s suitability for ground floor retail/office and a lot of the building’s internal services need to be upgraded to commercial grade. That’s separate from the cost of the steel &amp; concrete and the environmental impact of said materials. Engineered wood has been shown to perform very well in BC and Europe and could be a locally sourced carbon sink. There is also a great deal of uncertainty and cost associated with the design review process that a move towards form based codes, where appropriate, could address. Instead of trying to achieve a specific result through massing and pages and pages of additional code, simply ask for it from the get go, you know? I think that we are seeing a cycle of displacement and gentrification in large part because it’s difficult for developers to build cheaply in the current regulatory climate. South Seattle, for instance, could substantially benefit from reduced housing costs where apartments and flexible spaces make the most sense. Thank you. Bill Flanigan Graduate Intern</td>
</tr>
<tr>
<td>Hill, Gregory</td>
<td>06/19/2015</td>
<td>From: Liz Campbell [<a href="mailto:campbellhill1215@msn.com">mailto:campbellhill1215@msn.com</a>] Sent: Thursday, June 18, 2015 10:42 PM To: '<a href="mailto:Gordon.Clowers@seattle.gov">Gordon.Clowers@seattle.gov</a>' Subject: Seattle 2035 Draft EIS</td>
</tr>
<tr>
<td>Name (Last, First)</td>
<td>Date Received</td>
<td>Comment</td>
</tr>
<tr>
<td>-------------------</td>
<td>---------------</td>
<td>---------</td>
</tr>
<tr>
<td>City of Seattle Department of Planning and Development ATT: Gordon Clowers 700 5th Avenue, Suite 2000 P.O. Box 34109 Seattle, WA 98124 Via <a href="mailto:2035@seattle.gov">2035@seattle.gov</a></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

RE: Comments on Seattle 2035 Draft EIS

Dear Mr. Clowers,

One of the things that has made Seattle a most livable city is the ability to own a house on a small lot within the city. For most homeowners, their home represents their single largest investment. Single family home owners are disproportionate participants in all manner of public activities that benefit the city.

Section 3.4 and 3.5 advocate removing policies LU 59 and LU 60 from the Comprehensive Plan.

Because these policies preserve the Single Family zoning in Seattle, removing them will have far reaching effects. While Section 3.4 enumerates Alternatives 2, 3 & 4, that actively require the removal of single family zoning in specific areas, Section 3.5 suggests thinly fabricated reasons why the policies have no place in the Comprehensive Plan.

First, I disagree with the notion that removing the policies would have no effect. The Mayor would not bother to advocate their removal if he did not have specific plans in the place to go further to eliminate the single family zones, for which the removal was not a critical element. The Comp Plan is full of policies that have virtually no enforceable related action other than to satisfy Seattle’s urge to feel good about itself, and those policies are not planned for elimination.

Please address the unidentified plan, for which removal of these policies is essential for the unidentified plan to be carried out.

Second, I believe the reference to LU 59 and LU 60 in Section 3.5 is a Trojan horse to ease the rezoning of large areas of SF zoning.

Please address how the removal of these policies will hasten the rezone of areas not identified in Alts 2, 3 & 4.
Third, I believe the Mayor has in mind removing multiple areas of SF zoning to facilitate the ability of so called “non-profit” developers to have access to a greater range of land parcels for development.

Please address how removal of SF zoning will affect the following:

1. The supply of Family Housing.
2. The price of single family homes.
3. The affordability of housing for large families based on the value of property, and therefore the amount of property tax paid, for property in SF zones in single family use, when the underlying zoning is changed to multifamily.
4. The likely change to family size, based on the loss of single family homes.
5. The likely change to the population of children living in the city.
6. The likely changes to the participation of citizens in public affairs as the population of home owners declines.
7. The likely change to the income profile of city residents as the number of single family homes declines.
8. The likely change to the number of trees and other plants in the city as the number of lots in single family use declines. Specifically identify the likely tree lose.

Fourth, for the record, I favor Alt 1. When the urban village boundaries were drawn, many citizens objected to including areas of SF zoning within the villages. The city planners attached to each neighborhood planning group announced that there was no plan to change zoning and that the present SF zoning criteria (LU59 and LU60) would prevent any change to the zoning. They further noted that the only reason the SF areas were included within the planning area was to make easier to draw simple lines identifying the zoning.

Please clarify if there will be a process to redraw the boundaries of the villages.
<table>
<thead>
<tr>
<th>Name (Last, First)</th>
<th>Date Received</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hill-Force, Alicia</td>
<td>06/19/2015</td>
<td>To whom it may concern,</td>
</tr>
<tr>
<td></td>
<td></td>
<td>I am writing to express a community concern. Seattle is a city undergoing a great deal of growth and momentous change. However, in our haste to grow we often forget about the small businesses that have helped build our city. In the last last five years, I've watch three of my friends lose or come close to losing their businesses because of said growth. The latest businesses on the chopping block are in the U-district. Some that have been there for at least 20 years. The same length of time that some of my friends who have lost their businesses on capital hill had been there. Therefore, I oppose the upzone proposals suggested in the EIS studies, and I believe that the implementation of an increase in building heights will have a devastating impact on the adjacent businesses. The character will change so much that the businesses will not be able to survive in this environment. If you have any questions you may email me or call at (206)250-7884. Thank you. Sincerely, Alicia F. Hill-Force</td>
</tr>
</tbody>
</table>
16 June 2015

TO: Gordon Clowers  
Sent via e-mail - 2035@seattle.gov

FR: Kate Krafft  
Krafft & Krafft Architecture  
2422 29th Avenue W.  
Seattle, WA 98199

RE: SEATTLE 2035 DRAFT ENVIRONMENTAL IMPACT STATEMENT (DEIS)  
PUBLIC COMMENT

Please be aware that I along with many other Seattle residents am very seriously concerned about the following failures of the Draft EIS proposal.

1. The Draft EIS proposal states that “All Comprehensive Plan elements will be reviewed and updated as part of the proposal.” However, the draft document does not address Economic Development, Neighborhood Planning, Cultural Resource, and Urban Design.

2. The current plan includes preservation under the “Cultural Resource” element (CR11-CR16). The new Comp Plan replaces “Cultural Resource” with an “Arts and Culture” element. This new element focuses on art (public art, cultural space, arts education, creative economy, creative placemaking) and appears to have eliminated historic preservation and protection of cultural resources. Please clarify:

   How will preservation be specifically addressed in the future Comp Plan?

   How are the city’s existing preservation policies and regulations going to be addressed?

3. The “Environment” element addresses environmental stewardship, one of the plan’s core values. Environmental stewardship is primarily defined within the context of the natural environment (air, land, and water resources) and not the built environment. The role of preservation vs demolition in terms of environmental stewardship must also receive analysis and be addressed.

Furthermore, I wish to reiterate several well-established facts regarding preservation that are broadly accepted and should be seriously considered in the preparation of any meaningful planning document.

**Preservation Matters!** Preserving historic places is important to community diversity and character, economic vitality, and environmental stewardship. Preservation and creative adaptive reuse of our existing building stock cuts across all four core values of the Comp Plan—Community, Environmental Stewardship, Economic Opportunity, and Social Equity.

**Preservation enhances community vibrancy and cultural identity.** Historic buildings in older neighborhoods lend vibrancy to communities and help define the sense of place or personality of cities. It’s well documented: people are drawn to communities that retain their distinctive character and heritage. Restaurants, shops, and services follow preservation. They are a vital part of promoting healthy, complete communities.

**Preservation is an economic driver.** Investing in historic buildings sparks economic revitalization and acts as a linchpin in neighborhood development.
**Preservation conserves resources.** Rehab of existing structures reduces waste and saves energy. Approximately 25% of the material in landfills is demolition and construction waste. Building reuse almost always offers environmental savings over demolition and new construction. Recent research on the environmental impacts of new construction (in terms of energy, carbon, water, materials, toxicity, etc) shows that it takes decades for the greenest building to pay back these up-front costs. Additionally, life spans for new buildings are often **30-40 years** vs. more than **100 years** for most historic structures.

**Preservation contributes to social equity.** Rehab investment occurs in culturally and economically diverse communities. Reusing our historic building stock – whether it’s an old warehouse, school, or former church – provides much-needed, creative spaces for housing, arts, offices, and community centers.

Thank you for your serious consideration of these concerns and comments.
<table>
<thead>
<tr>
<th>Name (Last, First)</th>
<th>Date Received</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Martin, Justin</td>
<td>06/19/2015</td>
<td>I am concerned about whether the Comprehensive Plan is doing enough to foster more sustainable transportation options than continued levels of use of single-occupancy vehicles. Vehicle traffic is a big danger in our communities, causes multiple types of pollution that impact our quality of life (noise, air, light, etc), creates health impacts that affect us all, and is a big contributor to climate change and our unsustainable fossil fuel based economy. I would request that you recommend options that would provide more aggressive reductions in single occupancy vehicle trips, and much greater shift in mode share to walking, biking and transit. I would further request that you: 1) Use a multi-modal, person-trip level of service standard rather than a vehicle level of service. 2) Count all trips, not just commute trips to work. 3) Make sure Seattle 2035 is in alignment with existing Seattle plans (e.g. Climate Action Plan, Bicycle, Pedestrian and Transit Master Plans, urban forestry plan, etc). 4) Build transportation models that push the envelope rather than following business as usual. Thank you for your consideration.</td>
</tr>
<tr>
<td>McKenna, Jessie</td>
<td>06/19/2015</td>
<td>Greetings, I am writing to express my concerns over the language in the current draft of the 2035 Environmental Impact Statement. My neighbors explained to me that the current language in the 2035 draft Environmental Impact Statement implies that the 40% tree canopy coverage goal currently in effect would be slashed by up to 25% over the next two decades. This concerns me greatly. The first thing that took my breath away when I came up the I-5 from Sea-Tac airport to visit Seattle in 1998 as a guest of this great city was the Gorgeous Seattle Skyline, Space Needle and all--the second thing, was all the trees! In front of me and to my left was all city-scape, planes taking</td>
</tr>
<tr>
<td>Name (Last, First)</td>
<td>Date Received</td>
<td>Comment</td>
</tr>
<tr>
<td>--------------------</td>
<td>---------------</td>
<td>---------</td>
</tr>
<tr>
<td>Murphy, John</td>
<td>06/19/2015</td>
<td>I am writing in opposition for the consideration of height increase in the University District. Seattle is losing all of the quaint neighborhoods in the historic districts. As we have seen in South Lake Union the effect on livability and the Seattle Culture are not manifesting as the original planners had said they would. Development and developers have not been placed in check and the end result will have far reaching negative implications. The University District is already seeing prices of housing</td>
</tr>
</tbody>
</table>

off and landing from Boeing field, industrial Georgetown and SoDo, but to my right was Beacon Hill, my home now for nearly ten years, and the fall colors of leaves of hundreds of species of plants and trees overwhelmed my vision (and the car windows!).

As a community leader and activist, as a homeowner of Seattle, I wish to convey my deep love for Seattle’s trees. They are without a doubt one of the key features of our beautiful city and we have an obligation to protect them—obligation or not, we ought to! They took my breath on day one, but they’ve been supplying clean oxygen every day since, helping to filter out the pollutants us humans create inadvertently by living out our lives here among our native trees.

Please ensure the wording in the 2035 draft Environmental Impact Statement does not put our trees in peril. This is not a tree-hugging hippy issue, this is a quality of life issue for Seattle residents, visitors, businesses, our resident wildlife—for us all.

Thank you.

--

Jessie McKenna
Freelance writer, nanny, rockstar, etc.
<table>
<thead>
<tr>
<th>Name (Last, First)</th>
<th>Date Received</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td>John Murphy</td>
<td></td>
<td>skyrocket completely out of control. I live 20 miles from the U-District and I house students who can not afford to live near the school. I see everyday how the commute harms their studies. Do the developers and the city have students interests in mind? This is the next generation, this is the lifeblood of Seattle. We need to do what is good for the city, mores than what is good for the corporate developers. Please do not allow upscale development in the University district. John Murphy <a href="mailto:johnsmurphy@gmail.com">johnsmurphy@gmail.com</a></td>
</tr>
<tr>
<td>Royal, Sharon</td>
<td>6/27/2015</td>
<td>Hello, I am coming late to this conversation, only recently becoming aware of the four different plans and the comment period, now closed. I have lived in Seattle for 22 years and have lived-in and owned homes in several different neighborhoods while here. As a city, the most wonderful and unique aspect of Seattle is the 'small town' neighborhoods, each with their own character and commercial center. I am not someone who thinks bigger is better and that infinite unchecked growth should be the aim. That said, Seattle is growing. People want to live here. It seems to me that in this era of great change Seattle leaders have a real opportunity to create a thoughtfully considered, well-designed, genuinely progressive city. But that is not happening. Watching from the sidelines, I am angered by the purely economic decisions that overshadow livability and quality of life.</td>
</tr>
</tbody>
</table>
It appears that we talk about balance in ideal terms, but fail to develop a politically difficult plan that truly builds-in real and balanced opportunity for different income levels, families and older-folks at every step. The current town homes replacing single family houses are primarily designed for one, young, able-bodied demographic. This creates a "college campus" atmosphere in the walkable neighborhoods (with all related problems) and severely restricts access to a walkable lifestyle for families and empty-nesters (with less-than-perfect knees and income).

Until real public transportation is prioritized, along with car-alternative modes of commuting, densification will be a "more sustainable" alternative in theory only.

From the description, I vote for alternative number 4 which appears to spread out opportunity in a more sensible way. But, none of these will make a good, strong and livable city if we do not consider the existing infrastructure and mandate balance for different cultures, ages and incomes in every sector.

Along with that, if "green' is more than lip-service and city planners truly seek to create a progressive, game-changing city, mandating that developers design into every project things like permeable driveways and gray water collection, and at the very least, that all commercial buildings produce their own electricity from solar panels on the wasted flat roof-tops. Not to mention decreasing their carbon footprint by creating living greenspace on the roof.

I cannot understand, given what we know now, how it is responsible to continue building as wastefully as we have been. A progressive city would address this in real terms. With the climate changing for real, all of us need to stop acting as if policies that admit and compensate for the impacts of density and building are excessive, affluent concepts.

Thank you for the opportunity for this conversation about planned growth. I hope that it is not just to appease the
<table>
<thead>
<tr>
<th>Name (Last, First)</th>
<th>Date Received</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>public (as some other infamous city projects have been). There are a lot of good minds and good designers in this town whose voices are usually obscured by economic growth. Sharon Royal Fremont</td>
</tr>
</tbody>
</table>
West Seattle Transportation Coalition Comments, June 2015
Re: Environmental Impact Statement for
2035 Seattle Comprehensive Plan

Background

The West Seattle Transportation Coalition (WSTC) is a Peninsula-wide organization working to address transportation and mobility issues for Seattle’s largest constituency – the 100,000 people living on the 10 square mile area between the Duwamish River and Puget Sound.

The WSTC formed in September 2013, as a local response to the 27% cuts King County Metro planned for West Seattle’s bus services. The WSTC is now a unified voice for Peninsula transportation issues, providing anecdotal and data-driven research and lobbying efforts that public agencies, leaders and elected officials use to improve mobility options and service for West Seattle.

Transportation concerns Seattle citizens’ more than affordable housing. When a June 2015 EMC Research poll asked Seattle voters to name “the most important problem facing the city today that the city needs to address,” 40% named transportation (#1), 17% named housing (#2).

Summary

The City of Seattle is out of compliance with DPD and GMA levels of service (LOS) for West Seattle. This should trigger a moratorium on West Seattle building development, and must be noted in the 2035 Comprehensive Plan. But WSTC does not expect Seattle to stop development, as setting LOS is arbitrary.

WSTC does expect the City of Seattle to concurrently improve transportation and mobility options, and capacity management as residential and commercial developments proceed. These linkages must be made in the 2035 Comprehensive Plan.

Likewise, West Seattle ingress-egress issues must be addressed, particularly improvements in mobility and capacity management on the corridor between I-5 and the West Seattle Peninsula – home to 20% of Seattle’s population.

Finally, negative impacts on productivity and efficiency; air quality, public health and carbon footprint must be priced, and incorporated into asset management calculations, to provide actual costs associated with these development issues. Failing to do so promotes false budgeting and poor decision-making.

Adding density can add commercial life and robust local feeling, but density without amenity is worse than sprawl.

Comments
1. The City of Seattle is out of compliance with DPD Director’s Rule 5-2009, and with the Washington State Growth Management Act (GMA), RCW Sec. 36.70A.070, on transportation levels of service (LOS) from I-5 to West Seattle. The GMA requires counties and cities to include transportation LOS standards in their Comprehensive Plans. The city lists no LOS for the Spokane St. low (swing) bridge, which carries more than 13,000 vehicles per day. And the West Seattle high bridge appears to be out of LOS compliance at 93,000 vehicles per day. This failure should trigger a moratorium on West Seattle building development and Urban Village growth, until the city addresses capacity management and mobility options for this corridor between I-5 and the West Seattle Peninsula. As setting LOS is arbitrary, WSTC does not expect non-compliance to stop the growing City of Seattle from continuing development.

2. Therefore, the Proposed Comprehensive Plan (PCP) must directly link improvements in capacity management, public transportation and mobility options to housing and commercial development. The current PCP allows building development to outstrip the capacities of public transportation and other mobility options. Transportation infrastructure provides the means for Seattle residents, suppliers and enterprises to reach each other, and for residents to access places of work, entertainment and recreation. Public transportation is a preferred option for Peninsula residents, but out-of-scale development has overwhelmed limited bus service, and encouraged residents to increasingly rely on private vehicles. This results in congestion of limited road space within West Seattle and on its ingress-egress routes, and vast negative costs in productivity, efficiency, pollution, public health and carbon footprint.

3. Arterial capacity and travel time increases are significantly inaccurate in the Transportation Appendix (pp. 37 & 43). While PCP contends that West Seattle can handle 20% to 30% more growth, there's less per capita vehicle capacity and public transportation in West Seattle now than ten years ago, due to dramatic population growth (up to 300% in some areas). Travel times by car and bus range from 5-60 minutes longer within, and to and from the Peninsula, depending upon activities on and outside of it – including congestion or delayed accident clearing on the West Seattle Bridge, SR 99 and I-5, Port of Seattle freight activities, SODO railroad cross-traffic, and downtown tunnel construction.

4. The Transportation Section (3.7) of the PCP uses the words "West Seattle" primarily as map labels. This glaring oversight indicates how little consideration was accorded Seattle’s largest contiguous area and population. Further, where the PCP mentions West Seattle public transportation options, it focuses primarily on two transit corridors – Delridge and Fauntleroy, and two Metro routes – the 120 and the Rapid Ride C. More mobility routes and options must be considered to cover a Peninsula that is five miles long and two miles wide.

5. The PCP does not mention light rail, dedicated bus lanes, signal coordination, or several other possibilities for relieving West Seattle traffic.
congestion, improving Peninsula-related mobility, or bringing the City of Seattle into compliance with Director’s Rule 5-2009, and the WA State GMA. The City of Seattle’s 2012 Transit Master Plan pays no attention to addressing public transportation deserts, mobility restrictions and service time limits that Peninsula residents face and want solved. Peninsula residents are seeking a dedicated West Seattle Bridge (WSB) bus lane to SR 99, signal coordination from the WSB north-bound on 4th Avenue, a Lander Street Overpass and other options.

6. In transportation planning, PCP must apportion separate routes for separate transportation modes. For example, we suggest following Portland, Oregon’s example, and put bicycles on separate, parallel streets designated as bicycle routes. Research indicates that cyclists are given false senses of security when they ride at-grade in separated lanes on multi-modal corridors. In West Seattle, we suggest using either (a) separate, safer streets running parallel to main roads as bicycle routes, or (b) on multi-modal corridors, using grade separated bicycle routes. We applaud the city for designating 5th Ave. as a bike lane north of downtown, running separately & parallel to the dangerous Westlake Ave., and want to see more use of this option, such as slotting a safer, less traffic-impactful bicycle lane on 3rd Ave., rather than removing a traffic lane on 2nd Ave. for bikes, which causes two-mile back-ups during evening rush hours.

7. The PCP does not address Increased freight activity planned for Port of Seattle Terminals 5 and 18. West Seattle’s main ingress and egress routes cross these areas, and operate above capacity for more than six hours a day, during morning and evening peak drive times. Frequent back-ups, sometimes as long as two hours, occur due to container truck congestion or accidents in this area. West Seattle needs to see improvements addressed promptly for these areas.

8. The Comprehensive Plan must assign private and commercial vehicle parking costs to vehicle owners. Past City Councils excused building developers from providing adequate garage space, because they expected public transit growth to keep pace with building growth. This did not occur. Instead, residents without garage space now park their vehicles on public streets, burdening city taxpayers with congestion and parking costs. Portland, Oregon charges fees for overnight street parking; Seattle can approve more zone restrictions in high-density neighborhoods and other areas, and provide flexibility to modify them to meet specific needs.

9. To assess true costs of transportation and development, Seattle’s Comprehensive Plan must incorporate externality pricing into its asset management and budgeting. Traffic congestion caused by over-capacity road use, and development without concurrent public transit and infrastructure upgrades, present huge opportunity costs, as noted above. Without this accounting, cost estimates will be inaccurate and false, and encourage poorly-informed decision-making.

10. No funding suggestions, mechanisms or priorities are outlined as means
to pay for the infrastructure improvements that anticipated growth will require. Development directly impacts transportation, mobility, utility, education and other infrastructure, yet PCP does not address covering their costs. There is no mention of long term bond vs. levy assessment. Nor does the PCP explore high leverage options – those that yield maximum public benefit for minimum public investment. West Seattle needs projects that improve egress and ingress for the peninsula, yet the Move Seattle initiative is proposing to fund the Fauntleroy Boulevard Project – primarily a beautification scheme. We strongly recommend spending scarce resources where they will create the most functional benefits.
### Introduction

Appendix B.5 contains letters regarding the University District Urban Design project that were received during the comment period for the Draft EIS for Seattle 2035.

These letters are not responded to in the Final EIS for Seattle 2035 because they do not put forward questions or comments on the EIS analysis or alternatives for Seattle 2035 and because the City conducted a separate EIS process for the University District Urban Design project. The Final EIS for the U District Urban Design project was issued on January 8, 2015. Additional information about the University District Urban Design project, including EIS documents, is available on the City’s website at: http://www.seattle.gov/dpd/cityplanning/completeprojectslist/universitydistrict/whatwhy/default.htm.
## Comments Received on the Seattle Comprehensive Plan EIS regarding the University District EIS

<table>
<thead>
<tr>
<th>Name (Last, First)</th>
<th>Date Received</th>
<th>Comment</th>
</tr>
</thead>
</table>
| Abraham, Cheryl    | 06/18/2015    | I oppose the Upzone proposals made in the EIS studies and do not want the building heights on the Ave to change & especially oppose the building of 340ft towers on the Ave.  

Please don't let us lose another historic neighborhood & its diversity of affordable small business!!

Thank you,
Cheryl Abraham |
|-------------------|---------------|---------|
| Aceves, Rene      | 06/18/2015    | To who it may concern

I feel very strongly about preserving the traditional, intimate character of Seattle's neighborhoods. I live in Wedgwood and bike to work in the U-District, where I've worked for 18 years. I look forward to the expansion of light rail in our region, but I do not think it is an excuse for ugly, impersonal apartments that displace something worthy that existed before. Too often, said development is the same old apartment or condo blocks alternating with the same old town houses. We're tired of that. The businesses that set up in the ground floors of these tiresome buildings consist largely of tanning salons, Quizno's, and other commercial flotsam and jetsam. We don't want that. How about some creativity? How about some vision? Those "single family dwellings" that are supposedly not conducive to future growth are, in many cases, in fact dense housing comprised of groups of singles, multi-generational families, immigrants and creative types. Please don't ruin that. Not only that, by being only one or two stories high they let in precious sunlight during our vitamin D starved winters. Same goes for businesses housed in low slung buildings like Flowers on the Ave and 43rd St. NE in the U-District. I don't want to lose that.

Sincerely,
Rene Aceves
206-979-2457 |
<p>| Byrne, Kevin      | 06/18/2015    | I am adding my voice to the many who oppose the Upzone proposals made in the EIS studies and do not want the building heights on the Ave to change &amp; especially oppose the building of 340ft towers on the Ave. |</p>
<table>
<thead>
<tr>
<th>Name (Last, First)</th>
<th>Date Received</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dunchak, Christine</td>
<td>6/18/2015</td>
<td>I am writing to voice that I oppose the Upzone proposals made in the EIS studies and do not want the building heights on the Ave to change &amp; especially oppose the building of 340ft towers on the Ave. I am sad to have watched Fremont and Capitol Hill lose its history, charm and personality. Please don't let us loose another historic neighborhood &amp; its diversity of affordable small business. Thank you, Christine</td>
</tr>
<tr>
<td>Estes-Bolam, Heather</td>
<td>06/18/2015</td>
<td>U District is nearer and dearer to My heart then anywhere else. I lived there as a kid I got a job and rented a room for 400$ a month which included cable and toilet paper it was some of the best times of My life and the vibes WERE great festivals, dancing drum circles in My backyard My tattoo artist neighbor that wore a snake around His neck, acceptance and super awesome hole in the wall eateries that are there to this day. If it turned into what Capitol Hill has I would be devastated. We are taking away everything that makes Seattle the great place it used to be by constantly closing down great places owned by good people and building more high cost condos and apartments that no real people can afford it's sad that a city once built on artists, creativity, acceptance, music etc is no only powered by greed and money. Please don't let this happen please don't let U District become another place that the heart of the city does not even want to visit.</td>
</tr>
<tr>
<td>Estey, Chris</td>
<td>06/18/2015</td>
<td>Please: You just CAN'T allow this change of the nature of our classic Seattle neighborhood! It’s filled with families, working and middle class people with hopes and shops, and our future leaders attending the University. It would be unthinkable to further deprive Seattle residents of yet another neighborhood reflecting the timeless core values and affordable pleasures of this area. If you scare off all the Seattle-owned, unique, profitable small businesses, you will lose the intrinsic character of the University District. There are so many tourist-drawing, student-serving shops and stores on University Avenue, and light rail could bring people to what may be left of the real, historical geography of</td>
</tr>
<tr>
<td>Name (Last, First)</td>
<td>Date Received</td>
<td>Comment</td>
</tr>
<tr>
<td>--------------------</td>
<td>---------------</td>
<td>---------</td>
</tr>
<tr>
<td></td>
<td></td>
<td>this area.</td>
</tr>
</tbody>
</table>

Please notice how many new buildings are going up everywhere else, and please don’t take away what may be the last charming original Seattle business neighborhood, affordable to people just coming to the city and going to colleges, finding entry-level work and starting new small businesses, inviting immigrants and newcomers into our economies and companies.

Not every area needs to be dominated by towering offices and generic corporate landscapes. If you take away all the diversity-friendly urban adventures of our city, by allowing these horrible buildings to be as ubiquitous here as well as every other area in Seattle, there simply isn’t any way to encourage new traffic and markets and reasons to live here. There are so many other excellent neighborhoods catering to the upper middle classes — I love U. Village too! But the U. District is a wonderful place where our pioneering ideas keep spreading into further improvements on all levels.

Don’t force the rest of all of real Seattle away! Let’s find some way to work with the developers to make more creative structures, but leave the diversity and beauty and history of the Seattle U. District to those who need to work and study here. Wee just can’t lose all these old buildings and the families who pay the taxes and keep students and workers fed. It would be unconscionable. It would be unthinkable to drive the city completely out of the city for more office parks and half-filled high-rises and failing retail shops. Trust me, those developers would truly regret it — you still need to keep some Seattle in Seattle to keep bringing people to Seattle!

Deep respect,

Chris

Chris Estey
(206) 728-0457

Goode, Robert 06/18/2015 I oppose the Upzone proposals made in the EIS studies and do not want the building heights on the Ave to change & especially oppose the building of 340ft towers on the Ave. This sort of thing will drive the rent prices of small businesses like Gargoyles Statuary and The Pink Gorilla through the roof and force them to leave the area. It’s a historical part of the city, with some
<table>
<thead>
<tr>
<th>Name</th>
<th>Date Received</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hall, Rhias</td>
<td>06/10/2015</td>
<td>Please don't demolish the historical core of the Ave in order to install the kind of ugly, soulless, bank vault buildings that have blighted Broadway and Capitol hill. As a person who goes out of her way to support small businesses, I do not want to see them priced out in favor of more expensive, less interesting places. Boutique stores such as Gargoyles Statuary, Flowers restaurant, and Red Light Clothing provide the unique personality that makes the University District worth visiting. We don't want to lose landmarks like Bruce Lee's old dojo, and the amazing Grand Illusion Cinema. Thank you Rhias Hall</td>
</tr>
<tr>
<td>Higby, Megan</td>
<td>06/10/2015</td>
<td>I oppose the upzone proposals for The U-District and would Seattle to Maintain the &quot;historic retail core&quot; on the &quot;Ave&quot; by not allowing this to happen. If the U-district becomes prohibitively expensive, there will be no more unique and culturally significant businesses, there will be no more artists, there will be no place outside the University for students, and longtime residents will be displaced. Basically all of the vital elements that make the University district what it is currently will disappear. The homogenization of historic and culturally significant (non-corporate) districts in major cities has been happening all over this country, don't let it happen to the U district! Regards, Megan Higby</td>
</tr>
<tr>
<td>Honig, Doug</td>
<td>06/17/2015</td>
<td>As a resident of the Ravenna neighborhood, I often walk through and shop in the University District. I am concerned about redevelopment plans for the U District. Though I recognize that some changes will occur in the wake of transit projects, I do not want to see more large towers come to the area.</td>
</tr>
<tr>
<td>Name (Last, First)</td>
<td>Date Received</td>
<td>Comment</td>
</tr>
<tr>
<td>--------------------</td>
<td>---------------</td>
<td>---------</td>
</tr>
<tr>
<td></td>
<td></td>
<td>I urge you to maintain the historic character of this special neighborhood and not approve any plans which would have the foreseeable results of forcing small businesses out of the area.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Sincerely, Douglas Honig 6320 16th Ave. NE Seattle, WA 98115</td>
</tr>
<tr>
<td>Kovach, J.; Tarbuck, Aron</td>
<td>06/18/2015</td>
<td>Greetings! My partner and I own a small business in the University District. We would like to keep our business. We are a part of this community; we are important to the community. We have watched so many small businesses close in Seattle during the recession. Now that some of us have made it through that trial, please do not destroy any chance for us to add to our community and make a living. We want to stay. Thank you Aron Tarbuck and J Kovach The Dreaming Comics and Games</td>
</tr>
<tr>
<td>Kowalczyk, Brian</td>
<td>06/18/2015</td>
<td>To whom it may concern, As a resident of Seattle, I am against the push for greater development of the University District area, specifically the portion of University Avenue between 40th and 55th and its adjoining blocks. The natural turnover of businesses in that area provides more than enough opportunity without destroying the unique character of the neighborhood. Students from the university and, indeed, residents of the north end of Seattle rely on this neighborhood for low-cost shopping and dining. The area is one of Seattle’s great treasures. Further development would only push out the small businesses and everyday patrons and residents that make it such a great place. Please put these plans back on the shelf. Sincerely,</td>
</tr>
<tr>
<td>Name (Last, First)</td>
<td>Date Received</td>
<td>Comment</td>
</tr>
<tr>
<td>--------------------</td>
<td>---------------</td>
<td>---------</td>
</tr>
<tr>
<td>Brian Kowalczyk (Resident, zip code 98125)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lee, Tara</td>
<td>06/18/2015</td>
<td>I live in Capitol Hill, and I am not happy with the changes in Seattle. I moved here from New York City 21 years ago after finishing college, because Seattle was affordable, comfortable, and had art, music, culture and character. Today, I don't recognize the city I moved to 21 years ago, and that is NOT a good thing. It seems that the developers we've entrusted to &quot;improve&quot; our city want to make it over completely, taking our history and identity away with every old building they tear down. This is not what I moved here for. I just returned from a tour of the great cities of Europe. You know what they all had in common? History. Old buildings existing with the new ones. Businesses that have existed for over 100 years. Neighborhoods with identities known internationally. Art. Culture. Community. These are values which don't seem to mean anything anymore in today's Seattle, or the Seattle of the future, which is why Seattle will never be included in the list of great cities if we continue to strip it of it's history and identity. I see the U District is next on the development chopping block. Capitol Hill and Ballard have already been ruined. Please don't let the same fate befall the U District. I personally have many friends who own businesses on &quot;the Ave&quot;. They work hard, and deserve to keep their businesses. Please just leave them alone. We've lost enough of the city to greedy developers! Perhaps you should send your city planners to other (older) cities to see how they do things-get a fresh perspective. Maybe then they can give us an acceptable city plan for the future. Tara Lee Unhappy Citizen (In what's left of )Capitol Hill -- T Lee</td>
</tr>
<tr>
<td>Miller, Maxine</td>
<td>06/10/2015</td>
<td>To Whom It May Concern, I live in Portland and when I come to visit and spend my tourist dollars in Seattle, the U-District is my first destination. I appreciate progress, but if you squeeze the character out of a</td>
</tr>
<tr>
<td>Name (Last, First)</td>
<td>Date Received</td>
<td>Comment</td>
</tr>
<tr>
<td>-------------------</td>
<td>---------------</td>
<td>---------</td>
</tr>
<tr>
<td>Maxine Miller</td>
<td></td>
<td>neighborhood then there’s no reason to come there and pump my money into your city. I oppose your “upzone” proposals vehemently.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Sincerely, Maxine Miller</td>
</tr>
<tr>
<td></td>
<td></td>
<td><a href="mailto:maxine_miller@comcast.net">maxine_miller@comcast.net</a></td>
</tr>
<tr>
<td>Nowicki, Gayle</td>
<td>06/18/2015</td>
<td>Hello! I am writing in to comment on particular on the EIS for the University District. I own and run the Gargoyles Statuary a unique and established business on the Ave. in the U -District. We have been in business for 23 years now and have seen the Ave. &amp; U-District go through many changes both bad and good. The U-District is a multicultural and diverse home to many small businesses and people that can afford to do business &amp; live in this ever changing environment. I am worried about losing my space after all of these years building my business and working very hard and diligently in my community ~ if they upzone the U-District as to one of the proposals given in the EIS that allow developers to raise 340 foot towers on the Ave. it will radically change our community and displace many of its small businesses and residents~ it will make the U-District a cavernous, dark, and sterile place like so many parts of the new Seattle like South Lake Union which many people are unhappy with and avoid. I agree that with rapid transit coming to our area there is a need for more housing but please take it off of the Ave ~ and keep the historic flavor of the Ave. intact. Please maintain &amp; preserve the Ave.'s retail core by not ripping it apart and allowing the developers to take away its rich character and history. I wake up every day worried and stressed that the home I have established for my business may be taken away. My business deals with history &amp; art and people come from all over the world to visit us in the U-District and love our unique and vibrant neighborhood ~ I am hoping that the city and its planners will recognize the rich history of the U-District and not let that be permanently destroyed. We cannot go back when our beautiful buildings are knocked down ~ I plead that the Ave. Upzone not be approved &amp; they take more time and study how the new development can work within our current architecture to keep our small businesses thriving and be a triumphant neighborhood that maintains its historical integrity unlike so much of the development happening in our beautiful city.</td>
</tr>
<tr>
<td>Name (Last, First)</td>
<td>Date Received</td>
<td>Comment</td>
</tr>
<tr>
<td>-------------------</td>
<td>---------------</td>
<td>---------</td>
</tr>
<tr>
<td>Gayle Nowicki</td>
<td></td>
<td>Thank you very much!!!</td>
</tr>
<tr>
<td>Owner</td>
<td></td>
<td>Gayle Nowicki Owner</td>
</tr>
<tr>
<td>Gargoyles Statuary</td>
<td></td>
<td>Gargoyles Statuary 206/632-4940</td>
</tr>
<tr>
<td>Nowicki, Trudy</td>
<td>06/18/2015</td>
<td>To City Planners,</td>
</tr>
<tr>
<td></td>
<td></td>
<td>My wife Trudy and I are lifelong residents of the Detroit, Michigan area but proudly consider Seattle our 2nd home. It is the home of our daughter, a small business owner and our son, an elementary school teacher in the Seattle School District along with his family, including our 3 grandchildren.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>We visit Seattle several times a year and spend a great deal of time exploring the beautiful, historic and diverse neighborhoods that make Seattle so appealing. Our daughter's shop has been on the &quot;Ave&quot; in the U-District for over 20 years. &quot;Gargoyle Statuary&quot; has been a mecca for area artists to display and market their work.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>The &quot;Ave&quot; is the home to a mix of cultures and diversity with a uniqueness that brings visitors from far and near. The EIS proposal for Up Zoning to 340 foot towers or even the 65 foot buildings on the Ave will displace and destroy small businesses and irrevocably change the beautiful mix of cultures and the entrepreneurial and creative spirit that characterizes the &quot;Ave&quot;.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>We urge you to reject these proposals to dismantle the creative small business atmosphere in the U-District, and help preserve the diversity and history that has made Seattle distinctively great.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Sincerely,</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Mike &amp; Trudy Nowicki</td>
</tr>
<tr>
<td></td>
<td></td>
<td>36124 Eaton Drive</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Clinton Twp., MI 48035</td>
</tr>
<tr>
<td></td>
<td></td>
<td><a href="mailto:trudynowicki43@wowway.com">trudynowicki43@wowway.com</a></td>
</tr>
<tr>
<td>Perri, Joe</td>
<td>06/10/2015</td>
<td>I oppose the upzone proposals for The U-District and would like them to Maintain the &quot;historic retail core&quot; on the &quot;Ave&quot; by not allowing this to happen.</td>
</tr>
<tr>
<td>Name</td>
<td>Date</td>
<td>Comment</td>
</tr>
<tr>
<td>-----------------------</td>
<td>------------</td>
<td>------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Thank You</td>
</tr>
<tr>
<td></td>
<td></td>
<td>A Small Business Owner in Seattle</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Joe Perri</td>
</tr>
<tr>
<td></td>
<td></td>
<td>The Table Server</td>
</tr>
<tr>
<td></td>
<td></td>
<td><a href="mailto:info@thetablesserver.com">info@thetablesserver.com</a></td>
</tr>
<tr>
<td></td>
<td></td>
<td>360-516-3124</td>
</tr>
<tr>
<td>Pew, Nancy</td>
<td>06/18/2015</td>
<td>To whom it may concern:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>I oppose the Upzone proposals made in the EIS studies and do not want the building heights on the Ave to change &amp; especially oppose the building of 340ft towers on the Ave.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>I hope you will help the U district retain it's small business, human scale environment!</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Nancy O'leary Pew</td>
</tr>
<tr>
<td>Sioux, Nikki</td>
<td>06/15/2015</td>
<td>I prefer to keep the historic retail core in the university district. Developers have already ruined the rental market in most parts of Seattle, and erected hideous, cheaply-built structures that erode the integrity of our neighborhoods. Don't allow them to exploit students who need to live near campus, and profit further from turning our city into a homogenous strip mall of vertical trash trailers.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Sincerely, Nicole Bearden</td>
</tr>
<tr>
<td>Waters, Keith</td>
<td>06/18/2015</td>
<td>As much as I understand the need for some development, overdevelopment is quickly destroying the character of some areas, with Capital Hill being the latest casualty. With the pending loss of Charlie's on Broadway and Edge of the Circle Books, there are fewer and fewer reasons for me to take the time to go up there.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>This has not happened to the U-District--yet. But I fear that soon the unique flavor of the area will be lost forever and there won't be any reason for me to come into the main core of Seattle any more. I highly value the small businesses there, and I would strongly urge you to maintain the historic retail core. We need small businesses. We need places that aren't all shiny-new-</td>
</tr>
<tr>
<td>Name (Last, First)</td>
<td>Date Received</td>
<td>Comment</td>
</tr>
<tr>
<td>--------------------</td>
<td>---------------</td>
<td>---------</td>
</tr>
<tr>
<td>Wilkins, Steve</td>
<td>06/17/2015</td>
<td>Please see the attached letter with my comments from 4/21/14 regarding your request for 'last call for DEIS comments. The only change in fact in this letter is the FEIS for the University District has been published and contested before the hearing examiner. Despite years of community input regarding our neighborhood movement from Urban Center to Transit Center the FEIS chose to make no mitigation. Sincerely, Steve Wilkins 6/17/15 -- [no attachment. -NY]</td>
</tr>
<tr>
<td>Williams, Grayson</td>
<td>06/18/2015</td>
<td>Hello, I am writing to express my opposition to the Upzone proposals made in the EIS studies. I do not want the building heights to change on University Avenue, and especially oppose the building of 340ft towers. I feel that preservation of affordable small businesses is important for the character of the neighborhood, especially considering its student demographic. I also feel that Seattle can ill afford to lose another historic neighborhood. Thank you for your consideration. Grayson Williams Seattle, WA 98121</td>
</tr>
<tr>
<td>Winberry, Erica</td>
<td>06/18/2015</td>
<td>To whom it may concern: As a current Seattlite and UW grad, I oppose the Upzone proposals made in the EIS studies and do not want the building</td>
</tr>
<tr>
<td>Name (Last, First)</td>
<td>Date Received</td>
<td>Comment</td>
</tr>
<tr>
<td>-------------------</td>
<td>---------------</td>
<td>---------</td>
</tr>
<tr>
<td></td>
<td></td>
<td>heights on the Ave to change. In particular, I oppose the building of 340ft towers on University Avenue. Please don't let us loose another historic neighborhood and its diversity--especially all of the small businesses that would be lost through these changes. Thank you, Erica L. Winberry</td>
</tr>
<tr>
<td>Wise, Christopher</td>
<td>06/18/2015</td>
<td>Please consider what would happen to the businesses and the shops that are there that have been there for a long time and established themselves as being part of the AVE. we don't need to force out any more small businesses from the city.</td>
</tr>
<tr>
<td>Wortmann-Cary, Karen</td>
<td>06/18/2015</td>
<td>I am writing to let you know that I am strongly opposed to the upzone proposal. The U district is a vital part of what makes the city of Seattle diverse and wonderful. Changing the building heights on the Ave will drastically take away from this beautiful little mecca. My favorite small businesses are located in this area and I feel that it is especially important to keep rent affordable for these places. These businesses are the heart and soul of this city. Sincerely, Karen C. Wortmann-Cary &quot;The greatness of a nation and its moral progress can be judged by the way its animals are treated.&quot; -Mahatma Gandhi</td>
</tr>
<tr>
<td>(No Last Name), SpockCat</td>
<td>06/18/2015</td>
<td>I strongly oppose the Upzone proposals made in the EIS studies and do not want the building heights on the Ave to change. I especially oppose the building of 340ft towers on the Ave, which would ruin the historic character of the neighborhood. Please don't let us loose another historic neighborhood &amp; its diversity of affordable small business! Sincerely, K. Waters</td>
</tr>
</tbody>
</table>
B.6 Letters Regarding Limitations on Industrial Lands

Introduction

Appendix B.6 contains letters received during the comment period for the Draft EIS regarding limitations on certain types of industrial land designation actions in Manufacturing and Industrial Centers. These are not further responded to in this Final EIS because the possible actions discussed in the letters were either not included in the draft Comprehensive Plan or had been subject to prior environmental review, or both. These possible actions are not contained in the Mayor's Recommended Comprehensive Plan.
FACT SHEET

Seattle Comprehensive Plan Update Final EIS May 5, 2016

B.6 Limitations on Industrial Lands

<intentionally blank>
June 18, 2015

Ms. Diane Sugimura
Director, Seattle Department of Planning & Development
700 5th Ave #2000
Seattle, WA 98104

Dear Mayor Murray,

I'm writing to express my deep concern about the proposed Seattle 2035 Comprehensive Plan Amendments that impact Seattle's 6,000 acres of industrial land.

These amendments from the Department of Planning and Development (DPD) place unnecessary limitations on land use in the city's industrial areas, where non-industrial uses were dramatically limited in 2007. They impose a one-size-fits-all set of rules on all of Seattle's diverse industrial lands, from the Duwamish Industrial Area, Georgetown, and SODO through Ballard and Interbay. Each of these areas features a unique mix of land uses and should not be painted with the same broad brush.

Currently, 87 percent of Seattle's industrial land base (IG1 and IG2 zoning) is protected in perpetuity with strict zoning regulations stemming from the 2007 'downzone', which expressly prohibits the vast majority of office and retail uses. With these restrictions already in place, there is no immediate, imminent threat to Seattle's industrial areas that necessitates new restrictions that permanently constrain flexibility in Industrial Commercial zones and in all Manufacturing/Industrial Centers.

As strong supporters of Seattle's maritime, manufacturing and industrial heritage and future, we recognize that the working waterfront in SODO, the Duwamish, and areas south of Spokane St. are clearly industrial and should remain that way. But on the edges there should be flexibility and a mix of uses. The city should not tie its own hands by restricting the ability to convert Manufacturing/Industrial land to other uses forever into the future. Imagine if the proposed restrictions had been applied to the South Lake Union area 100 years ago. At that time, who could have predicted the downfall of the logging industry, the advent of the internet and in turn the creation of thousands of jobs in this area from non-industrial uses? Why should we limit similar beneficial uses in the future?

In areas such as Georgetown, the Duwamish and the Stadium District, there are many pockets of underutilized land that should be allowed to evolve through the continued use of Industrial Commercial zoning. IC zones make up just six percent of Seattle's industrial land base and are located precisely where we need zoning flexibility. Eliminating this zoning designation would eliminate that flexibility and preclude future land uses in
Seattle's industrial border areas, areas that serve as buffers between residential urban areas and industrial and manufacturing centers.

Our own Pier 1 Property is a perfect example of where the IC zone could and should be allowed. It is a sliver of land surrounded by residential, commercial and industrial uses. It is on the “quiet” side of the Terminal 5 noise buffer and has been underutilized for more than 20 years. The site constraints and adjacent land uses preclude it from ever becoming a well utilized industrial property. Why not allow these types of properties to peruse developments that fit the nature of the property and give back to their communities through increased access and jobs? Each and every property is different, do not restrict uses solely based on location or historical zoning.

We’re equally concerned about the remarkably vague language in the proposed Comprehensive Plan Amendments that sets an unattainably high bar for removing any land from Seattle’s massive Manufacturing / Industrial Centers (M/IC). Should the city adopt this language, it would significantly limit future retail and commercial uses in SODO and other areas bordering heavy industrial/manufacturing uses for the foreseeable future.

Seattle is a land-locked urban city – ringed by mountains and water and restricted by 65 percent of its land preserved in single-family use. Unless the city is going to subsidize rents, land values are going to continue to climb and cheaper rents are going to be easily found in outlying markets like Kent, Auburn and Everett. This isn’t anyone’s fault – it’s just economics.

When the city adopted the 2007 industrial downzone legislation, the City Council promised to complete a number of studies and other actions to ensure that industrial developers weren't being unfairly restrained in their ability to develop their land. In the intervening years, much of that promised work (via Resolution 31026) was never completed, finished past deadline, or implemented only in partial form, raising major concerns about the implications of the proposed amendments for commercial and retail developers.

Some have argued that this work was predicated as part of the Arena Co. Memorandum of Understanding (MOU) with the City of Seattle and King County. This is not the case. That directive was limited to the Duwamish area and that study was completed. It in no way set the stage for sweeping legislation that impacts Ballard, Interbay, Fremont, SODO, and Georgetown.

We are also concerned about the lack of outreach associated with the Department of Planning and Development Studies that lead up to this recommendation. The November 2013 Duwamish M/IC Policy and Land Use Study did not include outreach to property owners or neighborhood developers, nor did the January 2015 Local Production Study. Recommendations from these plans were then advanced without discussion from these
stakeholder groups into the 2035 Comprehensive Plan Amendment process as a fait accompli.

As neighborhood property owners and neighborhood developers, we are consistently left out of the discussion when it comes to the direction of industrial land in our communities. As such, the direction advanced in the 2035 Comprehensive Plan doesn’t include on-the-ground economics from owners, operator and land holders – and instead only reflects the perspective of industrial/manufacturing tenants (existing and those who have left town), industrial lobbying groups, pro-industrial associations, labor groups and public entities, such as the Port of Seattle. While these are important perspectives, they are one side of the discussion.

Before sweeping recommendations are advanced, it’s time to bring balance and fair representation to industrial land policy direction.

As such, I urge you to not move ahead with the proposed restrictions on industrial development from the Comprehensive Plan.

Sincerely,

[Signature]

Jimmy Blais

Gary Merlino Construction Co. Inc.
9125 10th Avenue South
Seattle, WA 98108
Ofc 206-762-9125/ Fax 206-763-4178/ Cell 206-255-5153
JBlais@gmccinc.com

cc:
2035@seattle.gov
June 18, 2015

Hon. Edward B. Murray
Mayor, City of Seattle
600 4th Ave. 7th Floor
Seattle, WA 98104

Dear Mayor Murray,

I’m writing to express my deep concern about the proposed Seattle 2035 Comprehensive Plan Amendments that impact Seattle’s 6,000 acres of industrial land. These “late” amendments from the Department of Planning and Development (DPD) have sweeping, unnecessary implications and should not be advanced.

Panattoni Development is proud to be one of the largest industrial developers in North America. Here in Seattle, we’ve been one of the most active developers in the Puget Sound Region for more than a decade. Since 2003, we’ve developed more than 9.7 million square feet of commercial space and have an estimated 1.8 million in the pipeline for 2016/2017.

We’re strong supporters of Seattle’s maritime, manufacturing and industrial heritage and we continue to build for its users, including Boeing, Whirlpool, Campbell’s Soup and Food Lifeline.

Currently, more than 85% of Seattle’s current industrial land base (IG1 and IG2 zoning) is forever protected with strict zoning regulations stemming from the 2007 ‘downzone’, which expressly prohibits a majority of office and retail uses.

We support these protections, but do not support DPD’s one-size-fits-all zoning amendments that have unnecessarily and permanently restrict flexibility in Industrial Commercial zones and in all Manufacturing / Industrial Centers. IC zones comprise only 6% of Seattle’ industrial land base and are located where they we need zoning flexibility – along 15th Ave / Elliot Ave in Interbay, along Leary Way between Ballard and Fremont, near residential areas of Georgetown in northern areas of SODO.

We’re equally concerned about the remarkably vague language in the proposed Comprehensive Plan Amendments that sets an unattainably high bar for removing any land from Seattle’s massive Manufacturing / Industrial Centers (M/IC).

But perhaps most importantly, we’re one of a large number of industrial developers, land owners, operators and existing businesses who continually feel left out of discussions around industrial lands. The DPD meeting that NAIOP (Washington State’s Commercial Real Estate Association) requested was the first time we’ve been invited to a discussion like this. City studies, interviews, case studies and meetings revolve mostly around existing industrial tenants – not landowners, developers or owner/operators.
Seattle is a land-locked urban city – ringed by mountains and water and restricted by 75% of its land preserved in single-family use. Unless the city is going to subsidize rents, as the Port of Seattle does for its maritime and industrial tenants, land values are going to continue to climb and cheaper rents are going to be easily found in outlying markets like Kent, Auburn and Everett. This isn’t anyone’s fault – it’s just economics.

The city is doing a great job protecting its working waterfronts throughout the city and shielding heavy industrial and maritime use from commercial activity. But on the edge – which is where Industrial Commercial land exists – there should be natural flexibility and a mix of non-residential uses.

When the city adopted the 2007 industrial downzone legislation, the City Council promised to complete a number of studies and other actions to ensure that industrial developers weren't being unfairly restrained in their ability to develop their land. In the intervening years, much of that work was never completed, finished past deadline, or implemented only in partial form, raising major concerns about the implications of the proposed amendments for commercial and retail developers.

Nearly a decade later, the city has the opportunity to avoid a similar mistake. I urge you to remove the proposed restrictions on industrial development from the Comprehensive Plan – we’re already rightly preserving 87% of our Industrial land base with extremely restrictive zoning. When thinking ahead to 2035, we should allow flexibility for the 6% of IC zoned areas – not further restrict what little land Seattle has for flexible urban use.

Sincerely,

Bart Brynestad
Seattle Partner
Panattoni Development

cc:
2035@seattle.gov
Kate Joncas, Deputy Mayor, City of Seattle
Diane Sugimura, Director, Seattle Department of Planning & Development
Kathy Nyland, Director, Department of Neighborhoods
Tim Burgess, Seattle City Council
Bruce Harrell, Seattle City Council
Mike O’Brien, Seattle City Council
Tom Rasmussen, Seattle City Council
June 17, 2015

Hon. Edward B. Murray
Mayor, City of Seattle
600 4th Ave. 7th Floor
Seattle, WA 98104

Dear Mayor Murray,

I'm writing to express my deep concern about the proposed Seattle 2035 Comprehensive Plan Amendments that impact Seattle’s 6,000 acres of industrial land.

These amendments from the Department of Planning and Development (DPD) place unnecessary limitations on land use in the city's industrial areas, where non-industrial uses were dramatically limited in 2007. They impose a one-size-fits-all set of rules on all of Seattle’s diverse industrial lands, from the Duwamish Industrial Area, Georgetown, and SODO through Ballard and Interbay. Each of these areas features a unique mix of land uses and should not be painted with the same broad brush.

Currently, 87 percent of Seattle’s industrial land base (IG1 and IG2 zoning) is protected in perpetuity with strict zoning regulations stemming from the 2007 ‘downzone’, which expressly prohibits the vast majority of office and retail uses. With these restrictions already in place, there is no immediate, imminent threat to Seattle’s industrial areas that necessitates new restrictions that permanently constrain flexibility in Industrial Commercial zones and in all Manufacturing/Industrial Centers.

As strong supporters of Seattle’s maritime, manufacturing and industrial heritage and future, we recognize that the working waterfront in SODO, the Duwamish, and areas south of Spokane St. are clearly industrial and should remain that way. But on the edges—which is where Industrial Commercial land exists—there should be flexibility and a mix of non-residential uses. And the city should not tie its own hands by restricting the ability to convert Manufacturing/Industrial land to other uses in the future.

In areas such as Georgetown and the Stadium District, there are many pockets of underutilized land that should be allowed to evolve through the continued use of Industrial Commercial zoning. IC zones make up just six percent of Seattle’s industrial land base and are located precisely where we need zoning flexibility. Eliminating this zoning designation would eliminate that flexibility and preclude future land uses in Seattle's industrial border areas, areas that serve as buffers between residential urban areas and industrial and manufacturing centers.
We’re equally concerned about the remarkably vague language in the proposed Comprehensive Plan Amendments that sets an unattainably high bar for removing any land from Seattle’s massive Manufacturing / Industrial Centers (M/IC). Should the city adopt this language, it would significantly limit future retail and commercial uses in SODO and other areas bordering heavy industrial/manufacturing uses for the foreseeable future.

Seattle is a land-locked urban city – ringed by mountains and water and restricted by 65 percent of its land preserved in single-family use. Unless the city is going to subsidize rents, land values are going to continue to climb and cheaper rents are going to be easily found in outlying markets like Kent, Auburn and Everett. This isn’t anyone’s fault – it’s just economics.

When the city adopted the 2007 industrial downzone legislation, the City Council promised to complete a number of studies and other actions to ensure that industrial developers weren’t being unfairly restrained in their ability to develop their land. In the intervening years, much of that promised work (via Resolution 31026) was never completed, finished past deadline, or implemented only in partial form, raising major concerns about the implications of the proposed amendments for commercial and retail developers.

Some have argued that this work was predicated as part of the Arena Co. Memorandum of Understanding (MOU) with the City of Seattle and King County. This is not the case. That directive was limited to the Duwamish area and that study was completed. It in no way set the stage for sweeping legislation that impacts Ballard, Interbay, Fremont, SODO, and Georgetown.

We are also concerned about the lack of outreach associated with the Department of Planning and Development Studies that lead up to this recommendation. The November 2013 Duwamish M/IC Policy and Land Use Study did not include outreach to property owners or neighborhood developers, nor did the January 2015 Local Production Study. Recommendations from these plans were then advanced without discussion from these stakeholder groups into the 2035 Comprehensive Plan Amendment process as a fait accompli.

As neighborhood property owners and neighborhood developers, we are consistently left out of the discussion when it comes to the direction of industrial land in our communities. As such, the direction advanced in the 2035 Comprehensive Plan doesn’t include on-the-ground economics from owners, owner/operators and landholders – and instead only reflects the perspective of industrial/manufacturing tenants (existing and those who have left town), industrial lobbying groups, pro-industrial associations, labor groups and public entities, such as the Port of Seattle. While these are important perspectives, they are one side of the discussion.
Before sweeping recommendations are advanced, it's time to bring balance and fair representation to industrial land policy direction.

As such, I urge you to not move ahead with the proposed restrictions on industrial development from the Comprehensive Plan.

Sincerely,

[Signature]

Sharon Coleman
President, NAIOP Washington State

cc:
2035@seattle.gov
Kate Joncas, Deputy Mayor, City of Seattle
Diane Sugimura, Director, Seattle Department of Planning & Development
Kathy Nyland, Director, Department of Neighborhoods
Tim Burgess, Seattle City Council
Bruce Harrell, Seattle City Council
Mike O'Brien, Seattle City Council
Tom Rasmussen, Seattle City Council
June 18, 2015

Honorable Edward B. Murray
City of Seattle
PO Box 94749
Seattle, WA 98124

Dear Mayor Murray,

I’m writing to express my deep concern about the proposed Seattle 2035 Comprehensive Plan Amendments that impact Seattle’s 6,000 acres of industrial land.

Seattle is a city that is constantly evolving to meet the demands of growing businesses and the changing culture of our society. We can see this in the increased density in housing in downtown Seattle, the growing focus on bike lanes and in many other ways. Georgetown is a significant example of a city allowing a neighborhood to adapt to the needs of community. Since I purchased my first house in Georgetown in 2000, I have seen the neighborhood bloom. The needs of the community drove the change and the opportunity was provided by adaptive reuse of industrial buildings and support by the city for more retail and people friendly streets. It is a fantastic example of urban renewal and a city stretching to accommodate its citizens.

These amendments from the Department of Planning and Development (DPD) place unnecessary limitations on land use in the city's industrial areas, where non-industrial uses were already dramatically limited in 2007. They impose a one-size-fits-all set of rules on all of Seattle’s diverse industrial lands – areas that feature a unique mix of land uses and should not be painted with the same broad brush. In any city, the use of industrial lands and the demand of in-city industry are going to evolve. Seattle is no exception despite the desire to “preserve” this land use.

87 percent of Seattle’s industrial land base (IG1 and IG2 zoning) is already protected in perpetuity with strict and rigid zoning regulations stemming from the 2007 ‘downzone’, which expressly prohibits the vast majority of office and retail uses. With these restrictions already in place, there is no immediate, imminent threat to Seattle’s industrial areas that necessitates new restrictions that permanently constrain flexibility in Industrial Commercial zones and in all Manufacturing/Industrial Centers. These plan amendments show the unrealistic desire to control land use in a rapidly growing city.

In Georgetown, there are many pockets of underutilized land that should be allowed to evolve through the continued use of Industrial Commercial zoning. IC zones make up just six percent of Seattle’s industrial land base and are located precisely where we need zoning flexibility. Eliminating this zoning designation would eliminate that flexibility and preclude future land uses in Seattle’s industrial border areas, areas that serve as buffers between residential urban areas and industrial and manufacturing centers.

Have you read the plan amendments? There is remarkably vague language in the proposed Comprehensive Plan Amendments that deliberately sets an unattainably high bar for removing any land from Seattle’s massive Manufacturing / Industrial Centers (M/IC). Should the city adopt this language, it would significantly limit future retail and commercial uses in Georgetown for the foreseeable future. Why would any growing city and especially Seattle, tie its own hands by restricting the ability to convert Manufacturing/Industrial land to other uses down the road?
When the city adopted the 2007 industrial downzone legislation, the City Council promised to complete a comprehensive review of Georgetown, as well as number of studies and other actions. In the intervening years, much of that promised work (via Resolution 31026) was never completed or implemented only in partial form, raising major concerns about the implications of the proposed amendments for Georgetown.

As a property owner in Georgetown I am stunned by the lack of outreach associated with the Department of Planning and Development Studies that led up to this recommendation. The November 2013 Duwamish M/IC Policy and Land Use Study did not include outreach to residents of Georgetown, as prescribed by Resolution 31026. Recommendations from this plan were then advanced without discussion from residents and other stakeholders into the 2035 Comprehensive Plan Amendment process as a fait accompli. This lack of transparency must mean that special interest groups and lobbyists are driving these decisions. It is disappointing to see evidence of what drives the dysfunction of Congress in our own city.

Georgetown residents are consistently left out of the discussion when it comes to the direction of industrial land in our community. As a result, the direction advanced in the 2035 Comprehensive Plan doesn’t include on-the-ground perspective from residents, property owners, businesses and landholders – and instead only reflects the interests of industrial/manufacturing tenants (existing and those who have left town), industrial lobbying groups, pro-industrial associations, labor groups and public entities, such as the Port of Seattle. While these are important perspectives, they are one side of the discussion.

It is long past time to bring balance and fair representation to industrial land policy direction so that any changes in land use regulation are made with the context of the needs of our growing city.

I urge you to not move ahead with the proposed restrictions on industrial development from the Comprehensive Plan.

Sincerely,

Shannon Donohue

Georgetown Property Owner
smdonohue@comcast.net

cc:
2035@seattle.gov
Kate Joncas, Deputy Mayor, City of Seattle
Diane Sugimura, Director, Seattle Department of Planning & Development
Tim Burgess, Seattle City Council
Bruce Harrell, Seattle City Council
Mike O’Brien, Seattle City Council
Tom Rasmussen, Seattle City Council
Kathy Nyland, Acting Director, Department of Neighborhoods
June 18, 2015

Honorable Edward B. Murray  
City of Seattle  
PO Box 94749  
Seattle, WA 98124

Dear Mayor Murray,

I’m writing to express my deep concern about the proposed Seattle 2035 Comprehensive Plan Amendments that impact Seattle’s 6,000 acres of industrial land.

These amendments from the Department of Planning and Development (DPD) place unnecessary limitations on land use in the city’s industrial areas, where non-industrial uses were dramatically limited in 2007. They impose a one-size-fits-all set of rules on all of Seattle’s diverse industrial lands – areas that feature a unique mix of land uses and should not be painted with the same broad brush.

Currently, 87 percent of Seattle’s industrial land base (IG1 and IG2 zoning) is protected in perpetuity with strict zoning regulations stemming from the 2007 ‘downzone’, which expressly prohibits the vast majority of office and retail uses. With these restrictions already in place, there is no immediate, imminent threat to Seattle’s industrial areas that necessitates new restrictions that permanently constrain flexibility in Industrial Commercial zones and in all Manufacturing/Industrial Centers.

In Georgetown, there are many pockets of underutilized land that should be allowed to evolve through the continued use of Industrial Commercial zoning. IC zones make up just six percent of Seattle’s industrial land base and are located precisely where we need zoning flexibility. Eliminating this zoning designation would eliminate that flexibility and preclude future land uses in Seattle’s industrial border areas, areas that serve as buffers between residential urban areas and industrial and manufacturing centers.

I’m equally concerned about the remarkably vague language in the proposed Comprehensive Plan Amendments that sets an unattainably high bar for removing any land from Seattle’s massive Manufacturing/Industrial Centers (M/IC). Should the city adopt this language, it would significantly limit future retail and commercial uses in Georgetown for the foreseeable future. And the city should not tie its own hands by restricting the ability to convert Manufacturing/Industrial land to other uses down the road.

When the city adopted the 2007 industrial downzone legislation, the City Council promised to complete a comprehensive review of Georgetown, as well as number of studies and other actions. In the intervening years, much of that promised work (via Resolution 31026) was never completed or implemented only in partial form, raising major concerns about the implications of the proposed amendments for Georgetown.

I am also concerned about the lack of outreach associated with the Department of Planning and Development Studies that led up to this recommendation. The November 2013 Duwamish M/IC Policy and Land Use Study did not include outreach to residents of Georgetown, as prescribed by Resolution 31026. Recommendations from this plan were then advanced without discussion from...
residents and other stakeholders into the 2035 Comprehensive Plan Amendment process as a fait accompli.

Georgetown residents are consistently left out of the discussion when it comes to the direction of industrial land in our community. As such, the direction advanced in the 2035 Comprehensive Plan doesn’t include on-the-ground perspective from residents, property owners, businesses and landholders – and instead only reflects the interests of industrial/manufacturing tenants (existing and those who have left town), industrial lobbying groups, pro-industrial associations, labor groups and public entities, such as the Port of Seattle. While these are important perspectives, they are one side of the discussion.

Before sweeping recommendations are advanced, it’s time to bring balance and fair representation to industrial land policy direction.

As such, I urge you to not move ahead with the proposed restrictions on industrial development from the Comprehensive Plan.

Sincerely,

Jon Dove

Georgetown Resident
823 S. Orcas St., Seattle 98108  jonbdove@gmail.com

cc:
2035@seattle.gov
Kate Joncas, Deputy Mayor, City of Seattle
Diane Sugimura, Director, Seattle Department of Planning & Development
Tim Burgess, Seattle City Council
Bruce Harrell, Seattle City Council
Mike O’Brien, Seattle City Council
Tom Rasmussen, Seattle City Council
Kathy Nyland, Acting Director, Department of Neighborhoods
June XX, 2015

Hon. Edward B. Murray
Mayor, City of Seattle
600 4th Ave. 7th Floor
Seattle, WA 98104

Dear Mayor Murray,

I'm writing to express my deep concern about the proposed Seattle 2035 Comprehensive Plan Amendments that impact Seattle’s 6,000 acres of industrial land.

These amendments from the Department of Planning and Development (DPD) place unnecessary limitations on land use in the city's industrial areas, where non-industrial uses were dramatically limited in 2007. They impose a one-size-fits-all set of rules on all of Seattle's diverse industrial lands, from the Duwamish Industrial Area, Georgetown, and SODO through Ballard and Interbay. Each of these areas features a unique mix of land uses and should not be painted with the same broad brush.

Currently, 87 percent of Seattle’s industrial land base (IG1 and IG2 zoning) is protected in perpetuity with strict zoning regulations stemming from the 2007 ‘downzone’, which expressly prohibits the vast majority of office and retail uses. With these restrictions already in place, there is no immediate, imminent threat to Seattle's industrial areas that necessitates new restrictions that permanently constrain flexibility in Industrial Commercial zones and in all Manufacturing/Industrial Centers.

As strong supporters of Seattle's maritime, manufacturing and industrial heritage and future, we recognize that the working waterfront in SODO, the Duwamish, and areas south of Spokane St. are clearly industrial and should remain that way. But on the edges—which is where Industrial Commercial land exists—there should be flexibility and a mix of non-residential uses. And the city should not tie its own hands by restricting the ability to convert Manufacturing/Industrial land to other uses in the future.

In areas such as Georgetown and the Stadium District, there are many pockets of underutilized land that should be allowed to evolve through the continued use of Industrial Commercial zoning. IC zones make up just six percent of Seattle's industrial land base and are located precisely where we need zoning flexibility. Eliminating this zoning designation would eliminate that flexibility and preclude future land uses in Seattle's industrial border areas, areas that serve as buffers between residential urban areas and industrial and manufacturing centers.

We’re equally concerned about the remarkably vague language in the proposed Comprehensive Plan Amendments that sets an unattainably high bar for removing any land from Seattle’s massive Manufacturing / Industrial Centers (M/IC). Should the city adopt this language, it would significantly limit future retail and commercial uses in
SODO and other areas bordering heavy industrial/manufacturing uses for the foreseeable future.

Seattle is a land-locked urban city – ringed by mountains and water and restricted by 65 percent of its land preserved in single-family use. Unless the city is going to subsidize rents, land values are going to continue to climb and cheaper rents are going to be easily found in outlying markets like Kent, Auburn and Everett. This isn’t anyone’s fault – it’s just economics.

When the city adopted the 2007 industrial downzone legislation, the City Council promised to complete a number of studies and other actions to ensure that industrial developers weren’t being unfairly restrained in their ability to develop their land. In the intervening years, much of that promised work (via Resolution 31026) was never completed, finished past deadline, or implemented only in partial form, raising major concerns about the implications of the proposed amendments for commercial and retail developers.

Some have argued that this work was predicated as part of the Arena Co. Memorandum of Understanding (MOU) with the City of Seattle and King County. This is not the case. That directive was limited to the Duwamish area and that study was completed. It in no way set the stage for sweeping legislation that impacts Ballard, Interbay, Fremont, SODO, and Georgetown.

We are also concerned about the lack of outreach associated with the Department of Planning and Development Studies that lead up to this recommendation. The November 2013 Duwamish M/IC Policy and Land Use Study did not include outreach to property owners or neighborhood developers, nor did the January 2015 Local Production Study. Recommendations from these plans were then advanced without discussion from these stakeholder groups into the 2035 Comprehensive Plan Amendment process as a fait accompli.

As neighborhood property owners and neighborhood developers, we are consistently left out of the discussion when it comes to the direction of industrial land in our communities. As such, the direction advanced in the 2035 Comprehensive Plan doesn’t include on-the-ground economics from owners, owner/operators and landholders – and instead only reflects the perspective of industrial/manufacturing tenants (existing and those who have left town), industrial lobbying groups, pro-industrial associations, labor groups and public entities, such as the Port of Seattle. While these are important perspectives, they are one side of the discussion.

Before sweeping recommendations are advanced, it’s time to bring balance and fair representation to industrial land policy direction.

As such, I urge you to not move ahead with the proposed restrictions on industrial development from the Comprehensive Plan.
Sincerely,

Chad Johnstun
Dick’s Restaurant Supply
Property owner:
2963 1st Ave South
Seattle, WA 98134

cc:
2035@seattle.gov
Kate Joncas, Deputy Mayor, City of Seattle
Diane Sugimura, Director, Seattle Department of Planning & Development
Kathy Nyland, Director, Department of Neighborhoods
Tim Burgess, Seattle City Council
Bruce Harrell, Seattle City Council
Mike O’Brien, Seattle City Council
Tom Rasmussen, Seattle City Council
June 18, 2015

Hon. Edward B. Murray
Mayor, City of Seattle
600 4th Ave, 7th Floor
Seattle, WA 98104

Dear Mayor Murray,

I'm writing to express my deep concern about the proposed Seattle 2035 Comprehensive Plan Amendments that impact Seattle's 6,000 acres of industrial land.

These amendments from the Department of Planning and Development (DPD) place unnecessary limitations on land use in the city's industrial areas, where non-industrial uses were dramatically limited in 2007. They impose a one-size-fits-all set of rules on all of Seattle's diverse industrial lands, from the Duwamish Industrial Area, Georgetown, and SODO through Ballard and Interbay. Each of these areas features a unique mix of land uses and should not be painted with the same broad brush.

Currently, 87 percent of Seattle's industrial land base (IG1 and IG2 zoning) is protected in perpetuity with strict zoning regulations stemming from the 2007 'downzone', which expressly prohibits the vast majority of office and retail uses. With these restrictions already in place, there is no immediate, imminent threat to Seattle's industrial areas that necessitates new restrictions that permanently constrain flexibility in Industrial Commercial zones and in all Manufacturing/Industrial Centers.

As strong supporters of Seattle's maritime, manufacturing and industrial heritage and future, we recognize that the working waterfront in SODO, the Duwamish, and areas south of Spokane St. are clearly industrial and should remain that way. But on the edges—which is where Industrial Commercial land exists—there should be flexibility and a mix of non-residential uses. And the city should not tie its own hands by restricting the ability to convert Manufacturing/Industrial land to other uses in the future.

In areas such as Georgetown and the Stadium District, there are many pockets of underutilized land that should be allowed to evolve through the continued use of Industrial Commercial zoning. IC zones make up just six percent of Seattle's industrial land base and are located precisely where we need zoning flexibility. Eliminating this zoning designation would eliminate that flexibility and preclude future land uses in Seattle's industrial border areas, areas that serve as buffers between residential urban areas and industrial and manufacturing centers.
We’re equally concerned about the remarkably vague language in the proposed Comprehensive Plan Amendments that sets an unattainably high bar for removing any land from Seattle’s massive Manufacturing / Industrial Centers (M/IC). Should the city adopt this language, it would significantly limit future retail and commercial uses in SODO and other areas bordering heavy industrial/manufacturing uses for the foreseeable future.

Seattle is a land-locked urban city – ringed by mountains and water and restricted by 65 percent of its land preserved in single-family use. Unless the city is going to subsidize rents, land values are going to continue to climb and cheaper rents are going to be easily found in outlying markets like Kent, Auburn and Everett. This isn’t anyone’s fault – it’s just economics.

When the city adopted the 2007 industrial downzone legislation, the City Council promised to complete a number of studies and other actions to ensure that industrial developers weren’t being unfairly restrained in their ability to develop their land. In the intervening years, much of that promised work (via Resolution 31026) was never completed, finished past deadline, or implemented only in partial form, raising major concerns about the implications of the proposed amendments for commercial and retail developers.

Some have argued that this work was predicated as part of the Arena Co. Memorandum of Understanding (MOU) with the City of Seattle and King County. This is not the case. That directive was limited to the Duwamish area and that study was completed. It in no way set the stage for sweeping legislation that impacts Ballard, Interbay, Fremont, SODO, and Georgetown.

As a long-time business owner and developer in the neighborhood, we are equally concerned about the lack of investment or prioritization by the city to put jobs and even affordable housing near the Sodo Sound Transit station. Taxpayers have put hundreds of millions into the creation of this station, yet it sits fallow. Advancing the slate of industrial Comprehensive Plan amendments would ensure it continues its state of neglect through 2035. This is simply the wrong direction for such a transit-focused city.

We are also concerned about the lack of outreach associated with the Department of Planning and Development Studies that lead up to this recommendation. The November 2013 Duwamish M/IC Policy and Land Use Study did not include outreach to property owners or neighborhood developers, nor did the January 2015 Local Production Study. Recommendations from these plans were then advanced without discussion from these stakeholder groups into the 2035 Comprehensive Plan Amendment process as a fait accompli.

As neighborhood property owners and neighborhood developers, we are consistently left out of the discussion when it comes to the direction of industrial land in our communities. As such, the direction advanced in the 2035 Comprehensive Plan doesn’t include on-the-ground economics from owners, owner/operators and landholders – and instead only
reflects the perspective of industrial/manufacturing tenants (existing and those who have left town), industrial lobbying groups, pro-industrial associations, labor groups and public entities, such as the Port of Seattle. While these are important perspectives, they are one side of the discussion.

Before sweeping recommendations are advanced, it's time to bring balance and fair representation to industrial land policy direction.

As such, we urge you to not move ahead with the proposed restrictions on industrial development from the Comprehensive Plan.

Sincerely,
American Life Inc.

Henry Liebman-CEO

Gregory L. Steinhauer-President

cc:
2035@seattle.gov
Kate Joncas, Deputy Mayor, City of Seattle
Diane Sugimura, Director, Seattle Department of Planning & Development
Kathy Nyland, Director, Department of Neighborhoods
Tim Burgess, Seattle City Council
Bruce Harrell, Seattle City Council
Mike O'Brien, Seattle City Council
Tom Rasmussen, Seattle City Council
June 17, 2015

Hon. Edward B. Murray
Mayor, City of Seattle
600 4th Ave. 7th Floor
Seattle, WA 98104

Dear Mayor Murray,

I'm writing to express my concern regarding the proposed Seattle 2035 Comprehensive Plan Amendments that impact some 6,000 acres of industrial land in the City of Seattle.

The proposed amendments from the Department of Planning and Development (DPD) place unnecessary restrictions on land use in the city’s industrial areas, where non-industrial uses were previously restricted/limited beginning in 2007. These changes impose a one-size-fits-all set of rules for all of Seattle's diverse industrial lands, from the Duwamish Industrial Area, Georgetown, and SODO through Ballard and Interbay. Each of these areas is unique mix of land uses and should not be painted with the same broad brush.

Currently, 87 percent of Seattle’s industrial land base (IG1 and IG2 zoning) is already protected into perpetuity with strict zoning regulations stemming from the 2007 “downzone”, which expressly prohibits the vast majority of office and retail uses. With these restrictions already in place, there is no immediate threat to industrial areas that warrants the type of amendments that DPD is proposing.

We are strong advocates of Seattle’s maritime and industrial users. We also recognize that the working waterfront in SODO, the Duwamish, and areas south of Spokane St. are clearly industrial and should remain that way. But outside of those areas (that portion of SODO north of Spokane Street and east of Colorado) where the typical tenant or user is not industrial — there should be flexibility and a mix of non-residential uses. The city should not tie its own hands by restricting the ability to convert Manufacturing/Industrial land to other uses in the future. Think how South Lake Union has changed in the last twenty years. Historically, it was an industrial area similar to SODO in terms of users and building types. Obviously it has undergone mammoth changes. But the amendments proposed by DPD would prevent any type of evolution or changes to any of the industrial lands to accommodate future growth.

There are many areas or “pockets” of underutilized land that should be allowed to evolve through the continued use of Industrial Commercial zoning. IC zones make up just six percent of Seattle’s industrial land base and are located precisely where we need zoning flexibility. Eliminating this zoning designation would eliminate that flexibility and
preclude future land uses in Seattle’s industrial border areas, areas that serve as buffers between residential urban areas and industrial and manufacturing centers.

We’re are equally concerned about the vague language in the proposed Comprehensive Plan Amendments that sets an unattainably high bar for removing any land from Seattle’s massive Manufacturing / Industrial Centers (M/IC). Should the city adopt this language, it would significantly limit future retail and commercial uses in SODO and other areas bordering heavy industrial/manufacturing uses for the foreseeable future.

When the city adopted the 2007 industrial downzone legislation, the City Council promised to complete a number of studies and other actions to ensure that industrial developers weren't being unfairly restrained in their ability to develop their land. Since that time, much of that promised work (via Resolution 31026) was never completed, or implemented only in partial form, which raises concerns about the implications of the proposed amendments for commercial and retail developers.

We are also concerned about the lack of outreach associated with the Department of Planning and Development Studies that lead up to this recommendation. The November 2013 Duwamish M/IC Policy and Land Use Study did not include outreach to property owners or neighborhood developers, nor did the January 2015 Local Production Study. Recommendations from these plans were then advanced without discussion from these stakeholder groups into the 2035 Comprehensive Plan Amendment process as a fait accompli. The one meeting where a representative from DPD came and spoke to the neighborhood was extremely frustrating since it was clear that DPD was not interested in feedback, but was rather contemptuous of the neighbor’s comments and concerns.

As neighborhood business and property owners we are consistently left out of the discussion when it comes to the direction of industrial land in our communities. As such, the direction advanced in the 2035 Comprehensive Plan doesn’t include on-the-ground economics from owners, owner/operators and landholders – and instead only reflects the perspective of industrial/manufacturing tenants (existing and those who have left town), industrial lobbying groups, labor groups and public entities, such as the Port of Seattle. While these are important perspectives, they are one side of the discussion.

Before sweeping recommendations are advanced, it’s time to bring balance and fair representation to industrial land policy direction. As such, I urge you to not move ahead with the amendments to the Comprehensive Plan.

Sincerely,

William Low
SR VP Real Estate
Gull Industries, Inc.
June 18, 2015

Ms. Diane Sugimura
Director, Seattle Department of Planning & Development
700 5th Ave #2000
Seattle, WA 98104

Dear Mayor Murray,

I'm writing to express my deep concern about the proposed Seattle 2035 Comprehensive Plan Amendments that impact Seattle's 6,000 acres of industrial land.

These amendments from the Department of Planning and Development (DPD) place unnecessary limitations on land use in the city's industrial areas, where non-industrial uses were dramatically limited in 2007. They impose a one-size-fits-all set of rules on all of Seattle's diverse industrial lands, from the Duwamish Industrial Area, Georgetown, and SODO through Ballard and Interbay. Each of these areas features a unique mix of land uses and should not be painted with the same broad brush.

Currently, 87 percent of Seattle's industrial land base (IG1 and IG2 zoning) is protected in perpetuity with strict zoning regulations stemming from the 2007 'downzone', which expressly prohibits the vast majority of office and retail uses. With these restrictions already in place, there is no immediate, imminent threat to Seattle's industrial areas that necessitates new restrictions that permanently constrain flexibility in Industrial Commercial zones and in all Manufacturing/Industrial Centers.

As strong supporters of Seattle's maritime, manufacturing and industrial heritage and future, we recognize that the working waterfront in SODO, the Duwamish, and areas south of Spokane St. are clearly industrial and should remain that way. But on the edges there should be flexibility and a mix of uses. The city should not tie its own hands by restricting the ability to convert Manufacturing/Industrial land to other uses forever into the future. Imagine if the proposed restrictions had been applied to the South Lake Union area 100 years ago. At that time, who could have predicted the downfall of the logging industry, the advent of the internet and in turn the creation of thousands of jobs in this area from non-industrial uses? Why should we limit similar beneficial uses in the future?

In areas such as Georgetown, the Duwamish and the Stadium District, there are many pockets of underutilized land that should be allowed to evolve through the continued use of Industrial Commercial zoning. IC zones make up just six percent of Seattle's industrial land base and are located precisely where we need zoning flexibility. Eliminating this zoning designation would eliminate that flexibility and preclude future land uses in
Seattle's industrial border areas, areas that serve as buffers between residential urban areas and industrial and manufacturing centers.

Our own Pier 1 Property is a perfect example of where the IC zone could and should be allowed. It is a sliver of land surrounded by residential, commercial and industrial uses. It is on the “quiet” side of the Terminal 5 noise buffer and has been underutilized for more than 20 years. The site constraints and adjacent land uses preclude it from ever becoming a well utilized industrial property. Why not allow these types of properties to peruse developments that fit the nature of the property and give back to their communities through increased access and jobs? Each and every property is different, do not restrict uses solely based on location or historical zoning.

We’re equally concerned about the remarkably vague language in the proposed Comprehensive Plan Amendments that sets an unattainably high bar for removing any land from Seattle’s massive Manufacturing / Industrial Centers (M/IC). Should the city adopt this language, it would significantly limit future retail and commercial uses in SODO and other areas bordering heavy industrial/manufacturing uses for the foreseeable future.

Seattle is a land-locked urban city – ringed by mountains and water and restricted by 65 percent of its land preserved in single-family use. Unless the city is going to subsidize rents, land values are going to continue to climb and cheaper rents are going to be easily found in outlying markets like Kent, Auburn and Everett. This isn’t anyone’s fault – it’s just economics.

When the city adopted the 2007 industrial downzone legislation, the City Council promised to complete a number of studies and other actions to ensure that industrial developers weren’t being unfairly restrained in their ability to develop their land. In the intervening years, much of that promised work (via Resolution 31026) was never completed, finished past deadline, or implemented only in partial form, raising major concerns about the implications of the proposed amendments for commercial and retail developers.

Some have argued that this work was predicated as part of the Arena Co. Memorandum of Understanding (MOU) with the City of Seattle and King County. This is not the case. That directive was limited to the Duwamish area and that study was completed. It in no way set the stage for sweeping legislation that impacts Ballard, Interbay, Fremont, SODO, and Georgetown.

We are also concerned about the lack of outreach associated with the Department of Planning and Development Studies that lead up to this recommendation. The November 2013 Duwamish M/IC Policy and Land Use Study did not include outreach to property owners or neighborhood developers, nor did the January 2015 Local Production Study. Recommendations from these plans were then advanced without discussion from these
stakeholder groups into the 2035 Comprehensive Plan Amendment process as a fait accompli.

As neighborhood property owners and neighborhood developers, we are consistently left out of the discussion when it comes to the direction of industrial land in our communities. As such, the direction advanced in the 2035 Comprehensive Plan doesn’t include on-the-ground economics from owners, owner/operators and land holders – and instead only reflects the perspective of industrial/manufacturing tenants (existing and those who have left town), industrial lobbying groups, pro-industrial associations, labor groups and public entities, such as the Port of Seattle. While these are important perspectives, they are one side of the discussion.

Before sweeping recommendations are advanced, it’s time to bring balance and fair representation to industrial land policy direction.

As such, I urge you to not move ahead with the proposed restrictions on industrial development from the Comprehensive Plan.

Sincerely,

Brad Merlino
MERLINO PROPERTIES
5050 1st Avenue South, Suite 102
Seattle WA  98134
email: Brad@merlinoproperties.com | ph: 206.658.0950 | f: 206.766.9000

cc:
2035@seattle.gov
June 18, 2015

Honorable Edward B. Murray
City of Seattle
PO Box 94749
Seattle, WA 98124

Dear Mayor Murray,

We’re writing to express our great concern about the proposed Seattle 2035 Comprehensive Plan Amendments that impact Seattle’s 6,000 acres of industrial land.

These amendments from the Department of Planning and Development (DPD) place unnecessary limitations on land use in the city’s industrial areas, where non-industrial uses were dramatically limited in 2007. They impose a one-size-fits-all set of rules on all of Seattle’s diverse industrial lands – areas that feature a unique mix of land uses and should not be painted with the same broad brush.

Currently, 87 percent of Seattle’s industrial land base (IG1 and IG2 zoning) is protected in perpetuity with strict zoning regulations stemming from the 2007 ‘downzone’, which expressly prohibits the vast majority of office and retail uses. With these restrictions already in place, there is no immediate, imminent threat to Seattle’s industrial areas that necessitates new restrictions that permanently constrain flexibility in Industrial Commercial zones and in all Manufacturing/Industrial Centers.

In Georgetown, there are many pockets of underutilized land that should be allowed to evolve through the continued use of Industrial Commercial zoning. IC zones make up just six percent of Seattle’s industrial land base and are located precisely where we need zoning flexibility. Eliminating this zoning designation would eliminate that flexibility and preclude future land uses in Seattle’s industrial border areas, areas that serve as buffers between residential urban areas and industrial and manufacturing centers.

We’re equally concerned about the remarkably vague language in the proposed Comprehensive Plan Amendments that sets an unattainably high bar for removing any land from Seattle’s massive Manufacturing/Industrial Centers (M/IC). Should the city adopt this language, it would significantly limit future retail and commercial uses in Georgetown for the foreseeable future. And the city should not tie its own hands by restricting the ability to convert Manufacturing/Industrial land to other uses down the road.

When the city adopted the 2007 industrial downzone legislation, the City Council promised to complete a comprehensive review of Georgetown, as well as number of studies and other actions. In the intervening years, much of that promised work (via Resolution 31026) was never completed or implemented only in partial form, raising major concerns about the implications of the proposed amendments for Georgetown.
We are also concerned about the lack of outreach associated with the Department of Planning and Development Studies that led up to this recommendation. The November 2013 Duwamish M/IC Policy and Land Use Study did not include outreach to residents of Georgetown, as prescribed by Resolution 31026. Recommendations from this plan were then advanced without discussion from residents and other stakeholders into the 2035 Comprehensive Plan Amendment process as a fait accompli.

Georgetown residents are consistently left out of the discussion when it comes to the direction of industrial land in our community. As such, the direction advanced in the 2035 Comprehensive Plan doesn’t include on-the-ground perspective from residents, property owners, businesses and landholders – and instead only reflects the interests of industrial/manufacturing tenants (existing and those who have left town), industrial lobbying groups, pro-industrial associations, labor groups and public entities, such as the Port of Seattle. While these are important perspectives, they are one side of the discussion.

Before sweeping recommendations are advanced, it’s time to bring balance and fair representation to industrial land policy direction.

As such, we urge you to not move ahead with the proposed restrictions on industrial development from the Comprehensive Plan.

Sincerely,

Matt Pearsall
Georgetown Community Council, Secretary

cc:
2035@seattle.gov
Kate Joncas, Deputy Mayor, City of Seattle
Diane Sugimura, Director, Seattle Department of Planning & Development
Tim Burgess, Seattle City Council
Bruce Harrell, Seattle City Council
Mike O’Brien, Seattle City Council
Tom Rasmussen, Seattle City Council
Kathy Nyland, Acting Director, Department of Neighborhoods
June 17, 2015

Hon. Edward B. Murray
Mayor, City of Seattle
600 4th Ave. 7th Floor
Seattle, WA 98104

Dear Mayor Murray,

I'm writing to express my deep concern about the proposed Seattle 2035 Comprehensive Plan Amendments that impact Seattle’s 6,000 acres of industrial land.

These amendments from the Department of Planning and Development (DPD) place unnecessary limitations on land use in the city's industrial areas, where non-industrial uses were dramatically limited in 2007. They impose a one-size-fits-all set of rules on all of Seattle's diverse industrial lands, from the Duwamish Industrial Area, Georgetown, and SODO through Ballard and Interbay. Each of these areas features a unique mix of land uses and should not be painted with the same broad brush.

Currently, 87 percent of Seattle’s industrial land base (IG1 and IG2 zoning) is protected in perpetuity with strict zoning regulations stemming from the 2007 ‘downzone’, which expressly prohibits the vast majority of office and retail uses. With these restrictions already in place, there is no immediate, imminent threat to Seattle's industrial areas that necessitates new restrictions that permanently constrain flexibility in industrial Commercial zones and in all Manufacturing/Industrial Centers.

As strong supporters of Seattle's maritime, manufacturing and industrial heritage and future, we recognize that the working waterfront in SODO, the Duwamish, and areas south of Spokane St. are clearly industrial and should remain that way. But on the edges—which is where Industrial Commercial land exists—there should be flexibility and a mix of non-residential uses. And the city should not tie its own hands by restricting the ability to convert Manufacturing/Industrial land to other uses in the future.

In areas such as Georgetown and the Stadium District, there are many pockets of underutilized land that should be allowed to evolve through the continued use of Industrial Commercial zoning. IC zones make up just six percent of Seattle's industrial land base and are located precisely where we need zoning flexibility. Eliminating this zoning designation would eliminate that flexibility and preclude future land uses in Seattle's industrial border areas, areas that serve as buffers between residential urban areas and industrial and manufacturing centers.

We’re equally concerned about the remarkably vague language in the proposed Comprehensive Plan Amendments that sets an unattainably high bar for removing any land from Seattle’s massive Manufacturing / Industrial Centers (M/IC). Should the city adopt this language, it would significantly limit future retail and commercial uses in
SODO and other areas bordering heavy industrial/manufacturing uses for the foreseeable future.

Seattle is a land-locked urban city – ringed by mountains and water and restricted by 65 percent of its land preserved in single-family use. Unless the city is going to subsidize rents, land values are going to continue to climb and cheaper rents are going to be easily found in outlying markets like Kent, Auburn and Everett. This isn’t anyone’s fault – it’s just economics.

When the city adopted the 2007 industrial downzone legislation, the City Council promised to complete a number of studies and other actions to ensure that industrial developers weren’t being unfairly restrained in their ability to develop their land. In the intervening years, much of that promised work (via Resolution 31026) was never completed, finished past deadline, or implemented only in partial form, raising major concerns about the implications of the proposed amendments for commercial and retail developers.

Some have argued that this work was predicated as part of the Arena Co. Memorandum of Understanding (MOU) with the City of Seattle and King County. This is not the case. That directive was limited to the Duwamish area and that study was completed. It in no way set the stage for sweeping legislation that impacts Ballard, Interbay, Fremont, SODO, and Georgetown.

We are also concerned about the lack of outreach associated with the Department of Planning and Development Studies that lead up to this recommendation. The November 2013 Duwamish M/IC Policy and Land Use Study did not include outreach to property owners or neighborhood developers, nor did the January 2015 Local Production Study. Recommendations from these plans were then advanced without discussion from these stakeholder groups into the 2035 Comprehensive Plan Amendment process as a fait accompli.

As neighborhood property owners and neighborhood developers, we are consistently left out of the discussion when it comes to the direction of industrial land in our communities. As such, the direction advanced in the 2035 Comprehensive Plan doesn’t include on-the-ground economics from owners, owner/operators and landholders – and instead only reflects the perspective of industrial/manufacturing tenants (existing and those who have left town), industrial lobbying groups, pro-industrial associations, labor groups and public entities, such as the Port of Seattle. While these are important perspectives, they are one side of the discussion.

Before sweeping recommendations are advanced, it’s time to bring balance and fair representation to industrial land policy direction.

As such, I urge you to not move ahead with the proposed restrictions on industrial development from the Comprehensive Plan.
Sincerely,

HRP Properties

[Signature]

John Pietromonaco
Owner

cc:
2035@seattle.gov
Kate Joncas, Deputy Mayor, City of Seattle
Diane Sugimura, Director, Seattle Department of Planning & Development
Kathy Nyland, Director, Department of Neighborhoods
Tim Burgess, Seattle City Council
Bruce Harrell, Seattle City Council
Mike O’Brien, Seattle City Council
Tom Rasmussen, Seattle City Council
June 17, 2015

Hon. Edward B. Murray
Mayor, City of Seattle
600 4th Ave. 7th Floor
Seattle, WA 98104

Dear Mayor Murray,

I'm writing to express my deep concern about the proposed Seattle 2035 Comprehensive Plan Amendments that impact Seattle's 6,000 acres of industrial land.

These amendments from the Department of Planning and Development (DPD) place unnecessary limitations on land use in the city's industrial areas, where non-industrial uses were dramatically limited in 2007. They impose a one-size-fits-all set of rules on all of Seattle's diverse industrial lands, from the Duwamish Industrial Area, Georgetown, and SODO through Ballard and Interbay. Each of these areas features a unique mix of land uses and should not be painted with the same broad brush.

Currently, 87 percent of Seattle's industrial land base (IG1 and IG2 zoning) is protected in perpetuity with strict zoning regulations stemming from the 2007 'downzone', which expressly prohibits the vast majority of office and retail uses. With these restrictions already in place, there is no immediate, imminent threat to Seattle's industrial areas that necessitates new restrictions that permanently constrain flexibility in Industrial Commercial zones and in all Manufacturing/Industrial Centers.

As strong supporters of Seattle's maritime, manufacturing and industrial heritage and future, we recognize that the working waterfront in SODO, the Duwamish, and areas south of Spokane St. are clearly industrial and should remain that way. But on the edges—which is where Industrial Commercial land exists—there should be flexibility and a mix of non-residential uses. And the city should not tie its own hands by restricting the ability to convert Manufacturing/Industrial land to other uses in the future.

In areas such as Georgetown and the Stadium District, there are many pockets of underutilized land that should be allowed to evolve through the continued use of Industrial Commercial zoning. IC zones make up just six percent of Seattle's industrial land base and are located precisely where we need zoning flexibility. Eliminating this zoning designation would eliminate that flexibility and preclude future land uses in
Seattle’s industrial border areas, areas that serve as buffers between residential urban areas and industrial and manufacturing centers.

We’re equally concerned about the remarkably vague language in the proposed Comprehensive Plan Amendments that sets an unattainably high bar for removing any land from Seattle’s massive Manufacturing / Industrial Centers (M/IC). Should the city adopt this language, it would significantly limit future retail and commercial uses in SODO and other areas bordering heavy industrial/manufacturing uses for the foreseeable future.

Seattle is a land-locked urban city – ringed by mountains and water and restricted by 65 percent of its land preserved in single-family use. Unless the city is going to subsidize rents, land values are going to continue to climb and cheaper rents are going to be easily found in outlying markets like Kent, Auburn and Everett. This isn’t anyone’s fault – it’s just economics.

When the city adopted the 2007 industrial downzone legislation, the City Council promised to complete a number of studies and other actions to ensure that industrial developers weren’t being unfairly restrained in their ability to develop their land. In the intervening years, much of that promised work (via Resolution 31026) was never completed, finished past deadline, or implemented only in partial form, raising major concerns about the implications of the proposed amendments for commercial and retail developers.

Some have argued that this work was predicated as part of the Arena Co. Memorandum of Understanding (MOU) with the City of Seattle and King County. This is not the case. That directive was limited to the Duwamish area and that study was completed. It in no way set the stage for sweeping legislation that impacts Ballard, Interbay, Fremont, SODO, and Georgetown.

We are also concerned about the lack of outreach associated with the Department of Planning and Development Studies that lead up to this recommendation. The November 2013 Duwamish M/IC Policy and Land Use Study did not include outreach to property owners or neighborhood developers, nor did the January 2015 Local Production Study. Recommendations from these plans were then advanced without discussion from these stakeholder groups into the 2035 Comprehensive Plan Amendment process as a fait accompli.

As neighborhood property owners and neighborhood developers, we are consistently left out of the discussion when it comes to the direction of industrial land in our communities. As such, the direction advanced in the 2035 Comprehensive Plan doesn’t include on-the-ground economics from owners, owner/operators and land holders – and instead only reflects the perspective of industrial/manufacturing tenants (existing and
those who have left town), industrial lobbying groups, pro-industrial associations, labor
groups and public entities, such as the Port of Seattle. While these are important
perspectives, they are one side of the discussion.

Before sweeping recommendations are advanced, it's time to bring balance and fair
representation to industrial land policy direction.

As such, I urge you to not move ahead with the proposed restrictions on industrial
development from the Comprehensive Plan.

Sincerely,

[Signature]

Dave Sabey
President
Sabey Corporation

cc:
2035@seattle.gov
Kate Joncas, Deputy Mayor, City of Seattle
Diane Sugimura, Director, Seattle Department of Planning & Development
Tim Burgess, Seattle City Council
Bruce Harrell, Seattle City Council
Mike O'Brien, Seattle City Council
Tom Rasmussen, Seattle City Council
June 18, 2015

Hon. Edward B. Murray
Mayor, City of Seattle
600 4th Ave. 7th Floor
Seattle, WA. 98104

Dear Mayor Murray:

As the manager and owner of family real estate holdings in the heart of Sodo, I am most concerned about the proposed Comprehensive Plan Amendments affecting industrial lands under review. I believe it was with great reluctance that Mr. Tom Hauger of DPD came to Sodo stakeholders and revealed the plan earlier this year, and it was a most unsatisfying meeting. Without fair notice or input from all sectors, DPD has seemingly pre-destined the future of our Sodo District where I have worked for 37 years and have family history reaching back 100 years.

For background, our family owns 8 tax parcels totaling 5.5 acres adjacent to Sodo Light Rail Station and the E-3 Busway. Our former 100,000 S.F. Stack Steel industrial facility at 500 S. Lander was demolished to make way for Sodo Station almost a decade ago which, in the process, displaced a dozen industrial businesses no longer operating in Seattle.

The City’s 2035 Comprehensive Plan poses a regressive land use policy even more restrictive than the 2007 Overlay downzone. Moreover, current station area design and land use restrictions thoroughly wastes the multi-million dollar light rail investment as evidenced by Sodo Station posting the lowest ridership among all stations. Ensuring a return of jobs near this transit site through flexible zoning seems like a wise return on the taxpayer’s investment at Sodo Station – yet the proposed industrial Comprehensive Plan amendments would further isolate this station area through 2035.

The shrewdest move, and to be consistent with transportation oriented development (TOD) at other station areas, would be to encourage density via IC Zoning at Lander Street’s Sodo Station. All station areas in Rainier Valley were up-zoned to encourage pedestrian traffic and use of mass transit, while the Sodo zoning moved in the opposite direction. That brief experiment so far, has not stemmed the outflow of industrial jobs. Modern market demand calls for the flexibility of IC zoning that will smartly capitalize upon our huge public investment in light rail. More jobs will come with the right type of space next to a mass transit stop. Currently, our 1.5 acres of graveled land next to Sodo Station creates yard space but no jobs and under current and contemplated restraints, the outlook is for more of the same.
We’re equally concerned about the remarkably vague language in the proposed Comprehensive Plan Amendments that sets an unattainably high bar for removing any land from Seattle’s massive Manufacturing / Industrial Centers (M/IC). Should the city adopt this language, it would significantly limit future retail and commercial uses in SODO and other areas bordering heavy industrial/manufacturing uses for the foreseeable future.

When the city adopted the 2007 industrial downzone legislation, the City Council promised to complete a number of studies and other actions to ensure that industrial developers weren’t being unfairly restrained in their ability to develop their land. This work was also supposed to examine the outdated definition of industrial, which does not reflect modern, evolving industrial uses – such as programming, biotechnology, and CAD work. In the intervening years, much of that promised work (via Resolution 31026) was never completed, finished past deadline, or implemented only in partial form, raising major concerns about the implications of the proposed amendments for commercial and retail developers.

One of the city’s promises stemming from the 2007 downzone was an earnest industrial jobs study, that included input from property owners and owner/operators - not just tenants...but this has not occurred.

Given that over 50 percent of Sodo lands are exempt from Comprehensive Planning, be it railroads, Port, Stadium, Metro, government functions etc., the remaining private lands are so seriously constrained, investment is not only dis-incentivized, but wholly cost prohibitive.

For instance, several of our properties are 60-year-old budget buildings that fill the tax lot wall to wall as was once allowed. Current Code restricts lot coverage to perhaps 50% thus you have less rentable floor space requiring higher rents than industrial users will find outside the City. Land values per KCA are 5+ times higher than any manufacturer of scale can justify, if you could find land to redevelop, and the fact is, governmental agencies have been responsible for the greatest loss of close-in industrial facilities, far more than the private sector.

This fact was advanced during our recent Sodo property owner meeting with DPD and it was clear this one of the first times this was heard and/or understood – another reason for the city to open better dialogue with Sodo property owners, developers and owner/operators.

The result of current land use planning will be for operators like us to withhold investment and instead band-aid ancient, dysfunctional properties renting to alternative fill-in or service uses, as are several of our tenants today. Modern industry is not attracted to constrained, expensive parcels in a congested neighborhood, which is what Sodo has to offer today. Economics of the land alone should be simple to understand and sad to say......stagnation will be the destiny of Sodo under proposed amendments. If the City took to heart honest statistics, and worked in unbiased fashion with the stakeholders most impacted, they would conclude that restrictive zoning will only perpetuate a neighborhood of run-down, makeshift, relic facilities barely suitable for strip clubs, drug treatment centers, pot shops and transients in RVs. Given that I spend more than 50 hours a week in Sodo, I assure you this is the current state of Sodo today.
There has also been a distinct lack of outreach associated with the Department of Planning and Development Studies leading up to this recommendation. The November 2013 Duwamish M/IC Policy and Land Use Study did not include outreach to property owners, nor did the January 2015 Local Production Study. Recommendations from these plans were then advanced without discussion from vital stakeholder groups into the 2035 Comprehensive Plan Amendment process and assumed a fait accompli.

As neighborhood land owners, we have been undemocratically been left out of the discussion when it comes to the future of our own properties. As such, the direction advanced in the 2035 Comprehensive Plan does not include on-the-ground economics from owner/operators and landholders – and instead unfairly reflects the perspective of only industrial/manufacturing tenants, industrial lobbying groups, pro-industrial associations, labor groups and public entities, such as the Port of Seattle. While these are important perspectives, they are one side of the discussion.

Before sweeping recommendations are advanced, it’s time to bring balanced and fair representation to industrial land policy.

Just as old growth timber once stood under City Hall; where we once had a working waterfront; where SLU once had a lumber mill and boat yards, things change and are thought to be for the betterment of all.

As such, I urge you to NOT move ahead with the proposed restrictions on industrial development from the Comprehensive Plan.

Sincerely,

Robert H. Stack
Manager
Pacific Investment Co.
Rainier Pacific Co.
Stack Industrial Properties LLC
Lander at Sixth LLC
WES 2233 LLC
Prime NW LLC

cc:
2035@seattle.gov
Kate Joncas, Deputy Mayor, City of Seattle
Diane Sugimura, Director, Seattle Department of Planning & Development
Kathy Nyland, Director, Department of Neighborhoods
Tim Burgess, Seattle City Council
Bruce Harrell, Seattle City Council
Mike O’Brien, Seattle City Council
Tom Rasmussen, Seattle City Council
B.7  Letter 33
Attachments

Introduction

Appendix B.7 contains attachments 1–3 for Letter 33 from Talis Abolins.
FACT SHEET
1. SUMMARY
2. ALTERNATIVES
3. ANALYSIS
4. COMMENTS
APPENDICES

Seattle Comprehensive Plan Update Final EIS May 5, 2016

B.7 Letter 33 Attachments

< intentionally blank >
MOUNT BAKER TOWN CENTER:
THE 2014 REZONE AND TRANSIT ORIENTED DEVELOPMENT

By Talis Abolins

In 2014, the City of Seattle adopted Ordinance 124513, and created a transit oriented rezone over the area known as the Mount Baker Town Center. Exhibit 2 (Ordinance); Ex. 27, p. 4. The Ordinance expands the City’s Station Area Overlay District (SAOD), imposing a series of supplemental development regulations designed for transit stations. Ex. 3, p. 5; Ex. 27, p. 6. The Ordinance rezoned 109 parcels on approximately 26 acres of land, with the aim of increasing growth and density in and around the Mount Baker transit center, within the North Rainier Hub Urban Village, with dense mixed use development reaching up to 125 feet high. Ex. 1; Ex. 27, p. 14.

Mount Baker Town Center. On its face, the rezone aims to create a vibrant walkable transit oriented development in an area that has long been recognized as suffering from major deficits in pedestrian oriented infrastructure. This blighted area is unwelcoming and unsafe to both pedestrians and residents. Even before the rezone, the area was in need of substantial investment to overcome serious deficits in infrastructure and public amenities. See Ex. 27, App. C at pp. 14 and 16-17 (North Rainier Neighborhood Plan Update); Ex. 27, pp. 15 and 20.

For example, for more than a decade, the City has documented the North Rainier Neighborhood as suffering from serious gaps in open space, worse than other areas of the Southeast Sector. See Ex. 59 (Mount Baker Station Area Open Space Nexus Analysis); Ex. 58, pp. 27-30 and App. B (Gap Report 2001); Ex. 58 (2011 Gap Report Update).
One major challenge to Town Center livability is the dominance of the automobile. The Town Center is divided by the intersection of two major traffic corridors: Rainier Avenue South and MLK Jr. Way. Each corridor carries over 30,000 vehicle trips per day. These traffic volumes presented challenges for the area's considerable pedestrian traffic, which included students from nearby Franklin High School, the transit center and light link station, and a surrounding residential population in which 30% of the residents do not have a car. Ex. 56a, p. 4. Suffice it to say that even before the rezone, the environment was “very uninviting” to pedestrians and residents, “as there are very few areas to rest or relax.” Ex. 59, p. 3.

**Neighborhood Planning.** In the early 1990’s, Seattle began a neighborhood planning effort that spanned 38 Seattle neighborhoods. Ex. 56g (North Rainier Neighborhood Plan, 1999). The plans provided the City with direction on a broad range of subjects important to the neighborhoods, which would be incorporated into the City’s Comprehensive Plan. The North Rainier Neighborhood Plan was completed in 1999. Ex. 3, p. 10. The City recognized the North Rainier Neighborhood as one of the most diverse neighborhoods in the City. See Ex. 27, Appendix B (Resolution 31204); Ex. 56f, p. 2 (Demographic Summary).

In 2009, the North Rainier Neighborhood Plan was updated to take into account changed circumstances, including the new light link rail service. The update process engaged a broad cross section of the community. This update resulted in revisions to the Neighborhood Plan, which were reflected in Comprehensive Plan amendments adopted by the City Council. See Ex. 53, Neighborhood Planning Element, Section B-21; Ex. 27, App. C (North Rainier Neighborhood Plan Update); Ex. 56f (North Rainier Baseline Report); Ex. 3, p. 10; Ex. 27, p. 5. The City prepared a document explaining, in detail, how the North Rainier planning process was relied upon to update the Comprehensive Plan. Ex. 73.
A central theme of the Neighborhood Plan was the creation of a vital, pedestrian friendly, “transit oriented development” within the Town Center. Ex. 53, Sec. B-21 (including NR-P1). The Mount Baker Town Center was envisioned as a vibrant neighborhood core, with open space and parks, and development standards to accommodate a vibrant pedestrian environment for people of all ages and abilities. Ex. 53, NR-G1 and NR-P1, NR-G8, NR-G13 and G14, NR-P32 to P35, NR-P12, NR-P37 to NR-P40; Ex. 27, App. C at Goals 6 and 8 (Plan pp. 11 and 14-15); and Ex. 27, p. 5. These goals and policies were needed to help make the Town Center the “heart of the neighborhood” -- an inviting and livable place, where people could gather and engage in physical activity. Ex. 27, App. C Strategy 8.2; Ex. 56g, p. 57. The Town Center was to help the blighted area achieve qualities enjoyed by other more affluent Seattle neighborhoods, “where public places and open spaces help create a sense of identity and welcome.” See Ex. 27, p. 5.

Planning Commission Guidance On “Transit Oriented Development”. The Seattle Planning Commission, appointed by the Mayor and City Council, serves as “the steward of the Seattle Comprehensive Plan”. In that capacity the Commission advises the Mayor, Council and City Departments in their efforts to plan for and manage growth in Seattle. Ex. 64, preface.

In 2010, the Seattle Planning Commission issued a report to guide the City in transit oriented development: “Seattle Transit Communities: Integrating Neighborhoods With Transit”. Ex. 64. The Report was designed to guide the City in its mission to fulfill Comprehensive Plan goals related to the creation of livable and sustainable transit oriented communities. Ex. 64, Introduction. The Report emphasized the need for the City to support “essential transit infrastructure like parks”, and prioritized transit communities “where timely investment is urgent and will create the most impact.” Id. The Commission provided guidance on land use strategies needed to achieve the essential components for livability, “such as adequate open
space”. Ex. 64, p. 13. These essential components were necessary to prevent urban life from becoming “unattractive and inhospitable”. Ex. 64, p. 32.

The Mount Baker rezone area was identified as a “Mixed Use Center”, with urgent near-term planning needs. Ex. 64, pp. 42, 45, 48. According to the Commission, the success of a Mixed Use Center depends upon a number of factors, including:

Generous high quality shared public spaces which are critically important to livability and soften the effects of greater density and make urban living more attractive.

Public open space typically includes large public plazas, semi-public plazas at the base of tall buildings, and smaller pocket parks. …

Ex. 64, pp. 14, 16-18. As a strategy to create public open space for livability, the Commission recommended “zoning incentives and density bonuses to allow taller buildings and higher densities”. Ex. 64, p. 19. The Commission’s report reinforced the City’s commitments to transit oriented development within the Town Center, as set forth in the City’s Comprehensive Plan. See Ex. 53, Sec. B-21. See also Josh Brower, Planning Commissioner, interview with KUOW: [http://kuow.org/post/building-seattles-future-around-transit](http://kuow.org/post/building-seattles-future-around-transit) (April, 2014).

**DPD’s Urban Design Framework.** In 2010, the City Council directed DPD to develop an urban design framework based on the North Rainier Neighborhood Plan, “to inform Council decisions related to land use and the built environment.” The Framework was, at minimum, to include preferred use locations, proposed incentive structures for public benefits, open space concepts, and an analysis of transferable development rights. See Ex. 65. The Council planned to implement the framework plans through legislation. Ex. 27, App. B (Res. 31204).

In 2011, DPD issued the Mount Baker Town Center Urban Design Framework, intended to carry out key actions identified by the community during the recent update of the North Rainier Neighborhood Plan. Ex. 27; Ex. 3, p. 3 and 12. The Urban Design Framework was to
provide a blueprint for how the physical elements of the neighborhood plan update can be realized. “The Urban Design Framework’s analysis and recommendations provide the basis for the proposed rezones and text amendments” proposed by DPD. Ex. 3, p. 12.

The Urban Design Framework included a section on “Open Space and Gateways”. The Framework recognized the area suffers from one of the “largest gaps in Usable Open Space”, and discussed the importance of “open spaces that invite people to gather and encourage physical activity”. Ex. 27, pp. 20 and 23; accord Ex. 53, Sec. B-21 (Open Space Goals and Policies). To achieve this vision, the Framework called for creation of new open space in the Town Center core through future development and public infrastructure improvements. Ex. 27, pp. 20 and 22. To address the open space goals and policies, the Framework proposed designating the 13-acre Lowe’s site for “an open space and pathways system”. Ex. 27, p. 22. In Figure 5, “Proposed Open Space and Gateways”, the Urban Design Framework marks the Lowe’s building with a green tree to designate “Open Space within New Development”. Ex. 27, p. 21 (Fig. 5). The Framework also calls for animation of an underutilized station plaza southeast of the light link station as additional open space, helpful for residents and for business development. Ex. 27, pp. 21-22. Open space was identified as important to the Neighborhood Plan commitment to an environmentally sustainable community. Ex. 27, p. 23. For implementation, the Framework called for a rezone to encourage redevelopment of parcels surrounding the light rail station in a manner that would incorporate the needed open space amenities, with “incentive structures for public benefits” where building heights approach 125 feet. Ex. 27, pp. 24 and 27. The Framework’s matrix of action items and responsible parties for open space reiterated the need to “Establish new open space in the core of the Town Center”, and “Animate and enhance the station plaza”. Ex. 27, p. 30.
The City’s consultants likewise assumed that the City’s proposed changes would help bring urban vitality to the challenged Town Center through the creation of public open space. Ex. 56a, p. 4; Ex. 56b, p. 1.

**DPD’s Open Space Nexus Analysis.** On December 5, 2012, DPD prepared an internal document entitled, “Mount Baker Station Area Open Space Nexus Analysis”. Ex. 59. In the analysis, DPD recognized open space as a “priority amenity” for the Town Center’s rezone. Ex. 59, p. 1. The Nexus Analysis notes that the City’s “Comprehensive Plan affirms the importance of a variety of open space opportunities”, and reviews the “overall need of the neighborhood” in light of standards established by Parks and Recreation. Ex. 59, p. 1.

The Nexus Analysis estimated “the level of existing open space needs in the Station Area and the likely open space need generated by new projects in order to evaluate the appropriateness of proposed open space incentives allowed through the incentive zoning program.” Ex. 59, p. 1.

The Nexus Analysis confirmed the high need for open space in and around the Town Center:

[T]he North Rainier Hub Urban Village is very auto-oriented neighborhood with a substantial amount of parking lots and driveways. The environment is very uninviting to pedestrians as there are very few areas to rest or relax. In order to maximize the investment of the light rail station in this area, it will very important to develop more open space opportunities that can help to make this area a more pleasant place for pedestrians. Small, local open space opportunities will be especially important since the large roads and auto-oriented environment discourage walking.

Ex. 59, p. 3. The analysis notes “a substantial existing open space need within the Mount Baker Station Area” which justified the use of incentive zoning for public open space amenities. Ex. 59, p. 4. After confirming existing open space needs, the Nexus Analysis analyzed the additional open space demands created by the rezone itself, and the extent to which the currently proposed incentive zoning would address the open space gap. The analysis assumed the “maximum” open space provided by the proposed incentive zoning, assuming buildings achieved...
125 feet or higher. Ex. 59, p. 4-5. The report determined that under each proposed zone, “the maximum open space provided through incentive zoning would be less than total estimated need generated by each project.” Ex. 59, p. 5. In other words, DPD’s proposed formulas for transit oriented incentive zoning would not bridge the open space gap at all – instead, DPD’s rezone formula only served to worsen the Town Center’s already blighted open space situation.

Another internal open space analysis by DPD proposed an incentive formula that sought to achieve comparable open space amenities found in the Pearl District, a successful transit oriented development. See Ex. 62 (DPD SM Additional Height Language). The author of this analysis proposed a formula that would address the open space needs in the Town Center, with creation of a civic square for Town Center residents. These analyses do not appear to have been shared with the community, or with the Council.

**DPD’s Director’s Analysis.** On June 14, 2013, DPD issued its Director’s Analysis and Recommendation on the Rezone Proposal for an Ordinance with incentive formulas that actually worsened the open space blight. Ex. 3. DPD summarized the intent of the proposed Ordinance as “to provide for a pedestrian-oriented town center by concentrating commercial and residential growth in the Mount Baker Town Center.” Ex. 3, p. 14. The proposed development standards were ostensibly intended to “create an environment that supports the vision of the neighborhood plan and update to create a town center that is pedestrian-oriented, vibrant and livable.” Ex. 3, pp. 51 and 56; Ex. 63. In doing so, DPD noted that its ordinance sought to apply existing South Lake Union standards to North Rainier. Ex. 3, p. 51; Ex. 33, Attachment C.

**The City’s Analyses of Open Space and Incentive Zoning.** On the subject of “Bonus floor area for open space amenities”, the Director’s Analysis noted that while the City’s current code did not contain standards for areas outside of Downtown, the Downtown standards “are a
good fit for the proposed site.” Ex. 3, p. 52. The Director’s Analysis reported on the “Large Lot Opportunity” presented by the Lowe’s parcels, and indicated that increasing the allowed development height to 125 feet would encourage “open space at the ground floor. … The higher heights would provide more flexibility for creating open spaces surrounding the buildings.” Ex. 3, p. 14. DPD indicated it was implementing special standards that would “include a requirement for open space corridors interior” to two large parcels (the “Lowe’s Parcels”) which would be rezoned to allow development to reach 125 feet in height. The Director’s Analysis further indicated that public benefits in the form of open space would be available through incentive zoning on these two parcels. See Ex. 3, p. 6. The Director’s Analysis of “Incentive Zoning” posited that the proposed regulations would incentivize developers to provide public open space benefits for the residents and pedestrians of the dense high rise Town Center. Ex. 3, Part VII, pp. 54-55.

However, the DPD’s Director’s Analysis did not reveal that the proposed Ordinance actively defeats the open space policies which the neighborhood and City experts had deemed essential for the Comprehensive Plan’s vision of transit oriented development in the Town Center. Ex. 3; see also Ex. 10. In fact, the Ordinance provides “zero” publicly usable open space unless development on the Lowe’s parcels were to exceed the economically impractical height of 85 feet. To the extent that development exceeds 85 feet, the proposed DPD formula focused almost predominantly on the public benefit of “affordable housing”. Rather than achieve the essential components of livability, DPD’s formula for incentive zoning effectively marginalized Town Center residents to an unfriendly living environment of unmanaged density where the City’s open space gaps are worsened.
**Capital Planning.** The Seattle Planning Commission stressed the City’s obligation to coordinate the Comprehensive Plan Urban Village strategy with the Capital Improvement Plan and other City capital investments. Ex. 64, p. 38; Ex. 53, Capital Facilities Element. However, the City completely failed to plan for capital facility investment needed to overcome the worsening open space gaps created by its self-defeating and ineffective open space incentive formulas. On April 22, 2013, the City’s Department of Planning issued a Fiscal Note for the rezone which concluded: “This legislation does not have any financial implications.” Ex. 1 (Fiscal Note). In order to properly complete the Fiscal Note, DPD was required to specify whether the legislation affected any other departments besides DPD. DPD’s answer was “No.” Ex. 1, p. 2. Apparently Parks and Recreation would have no role to play in the Town Center.

The lack of capital facility planning is also reflected in the Department of Parks and Recreation’s Adopted Capital Improvement Program (2014-2019), which sets forth a plan for expenditures on parks and open space throughout the City of Seattle between now and 2019. Ex. 74. The Parks CIP identifies budget sheets for each project. The voluminous Parks CIP includes only one project connected with the North Rainier Valley Neighborhood Plan / Urban Village. See Ex. 74 – Jimi Hendrix Park Improvements. The project lies distant from the rezone area, and adds no open space to offset the density targeted for the blighted Town Center, or to bridge any of the open space gaps recognized in the North Rainier Urban Village.

**Adoption.** On June 23, 2014, the Council approved the Ordinance by majority vote, and issued a Divided Report in favor of Council Bill 118111. Ex. 50. With respect to the controversy over 125 foot high development, the majority explained that the high rise development was important to advance the incentive zoning provisions, which were “important to help provide open space and resources for affordable housing”. Ex. 50, p. 3.
INTRODUCTION

The City of Seattle Economic Development Commission (EDC) initiated this study as part of its role in shaping urban centers and villages. The EDC provides expertise from industry, labor, civic, and education leaders to inform the City’s decision-making and help execute major initiatives to achieve a long-term economic development agenda. One of the Commission’s action items identified in its 2014 inaugural year report is to “Envision and intentionally create great urban centers and neighborhoods.” The report emphasizes the City’s role in creating great urban centers and neighborhoods:

The City plays an essential role in facilitating and shaping how our urban centers and neighborhoods grow and maintain their authenticity. We must get better at how we imagine, plan, permit and execute on the visions for these unique neighborhoods so that we are responsive to the profound demographic, environmental, and technological changes shaping our future (Seattle EDC, 2014).

This report uses lessons learned from the North Rainier Urban Village and is intended to guide the EDC and the City in future planning and implementation activities. The goal of this report and its recommendations is to create great urban neighborhoods.

SEATTLE’S URBAN VILLAGE STRATEGY

With the adoption of its Comprehensive Plan in 1994, the City of Seattle established a strategy to focus population and employment growth in urban centers and villages. The goal was to create thriving neighborhoods with a mix of housing, employment, and services within walking distance of public transit. This would enable Seattle to accommodate its share of the region’s expected growth while largely preserving single-family neighborhoods. The Urban Village Strategy was further developed in Seattle’s 2004 Comprehensive Plan Update, Toward a Sustainable Seattle, which included targets for population and job growth in urban centers and villages.

In the 20 years since the Urban Village Strategy was created, Seattle has boomed, with population growing 29% and employment by 17%. The majority of growth has been in urban centers and villages, including over 90% of housing growth over the past ten years. Between 2005 and 2013, over 40,000 jobs were added in urban centers and villages, while the number...
Background

City of Seattle Economic Development Commission
North Rainier Urban Village Assessment

elsewhere in the city declined over the same period (City of Seattle, 2014).

But while some urban villages have grown far beyond targets (similar to the city as a whole), others have failed to see significant new growth. For example, the North Rainier Urban Village, particularly the area surrounding the Mt. Baker Light Rail Station, has not advanced towards the vision of the North Rainier Neighborhood Plan of 1999. Rather than a thriving town center, the station area is defined by vacant lots and auto-oriented uses and lacks a defined character and sense of place.

Despite expectations that light rail would drive private investment, very little new development has occurred around the Mt. Baker Light Rail Station. The following excerpt from a 2005 Seattle Times article provides insight into the thinking of city leaders prior to the introduction of light rail:

Nickels and his top aides agree that gentrification is coming. Sound Transit's 14-mile, $2.4 billion light-rail line from Tukwila to downtown Seattle will run down Martin Luther King Jr. Way, through the heart of Rainier Valley. Nickels expects a transit system that is supposed to get people downtown in 12 minutes will attract heavy private investment and new residents to the area (Seattle Times, 2005).
The 2014 report *Seattle Sustainable Neighborhoods Assessment Project* by Steinbrueck Urban Strategies provides an assessment of the overall Urban Village Strategy, which is described as mostly a success in terms of focusing housing and employment growth in urban villages. However, there are fundamental differences between the overall success and growth between urban villages that warrants a context sensitive approach specific to the each urban village.

**STUDY OBJECTIVES**

Part of creating “great urban centers and neighborhoods” is bringing a walkable mix of housing, employment, and services to Seattle’s urban villages, particularly those near light-rail stations. Light rail is a multi-billion dollar investment made by taxpayers in Seattle and neighboring jurisdictions. To leverage this investment, the City must attract development to the areas within walking distance of stations, so that more residents and workers can easily access this transportation option.

This study evaluates how the City of Seattle “imagines, plans, permits, and executes” its Urban Village Strategy, using the North Rainier Urban Village as a case study to identify lessons applicable to other urban villages. This study includes a history and analysis of the following key aspects for implementing the Urban Village Strategy in North Rainier:

- Planning process
- Timing and sequencing of planning and implementation actions
- Intra and Inter-agency coordination
- Progress towards addressing infrastructure improvements, including public investment
- Integration of a job growth strategy
- Other factors affecting plan implementation

Many studies have been produced to date on transit oriented development (TOD), urban villages, and transit communities in Seattle. This report seeks to build on past efforts by addressing the specific history, process, and actions in the North Rainier Urban Village and around the Mt. Baker Light Rail Station.

**Proposed Neighborhood Build-Out** - Likely build-out as proposed in the 2010 North Rainier Neighborhood Plan Update. The City Council upzoned the area in 2014 to allow for increased density and building heights.
The Seattle Planning Commission’s 2010 report *Seattle Transit Communities* identifies four distinct TOD typologies: Mixed Use Centers, Mixed Use Neighborhoods, Special Districts, and Industrial Jobs Centers. The North Rainier Urban Village and the Mt. Baker Light-Rail Station are both categorized as a Mixed Use Center, described as: vibrant and eclectic local or regional hub where frequent, reliable transit supports jobs, residents and services. A variety of retail and commercial activities support a mix of housing types and civic and recreational amenities are easily accessible on foot, bike or transit (Seattle PC, 2010).
Background

GROWTH TARGETS

The City of Seattle establishes growth targets for housing and jobs in Urban Centers and Villages over a twenty-year period. The tables identify the growth targets through 2024 for the City’s Hub Urban Villages. Overall, the Hub Urban Villages are exceeding targets for both housing and employment. For housing, Hub Urban Villages as a whole have already exceeded the 2024 target by approximately 25%. Employment growth through 2013 is on pace to exceed the 2024 targets, having met approximately 81% of the 2024 target.

Some Hub Urban Villages, such as Ballard and Fremont, have far exceeded both growth targets while others have fallen behind. Through 2014, urban villages should have achieved 50% of the 2024 target to be on pace to meet the 2024 targets. The North Rainier Hub Urban Village is on pace to meet the housing target for 2024 having already reached 56.7% of the target through 2014. The area has experienced job losses in recent years and is behind the pace needed to meet the 2024 target (City of Seattle, 2014).

Meeting growth targets is only one measure of the success of an urban village. However, the differences highlight the importance of location and a need for context sensitive approaches to urban villages. The Urban Village Strategy is based on several interrelated goals for urban villages including a desire for compact, high-density, walkable, and mixed use development served by a high level of transit service.

### Housing

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Ballard</td>
<td>2471</td>
<td>1000</td>
<td>247.1%</td>
<td>1971</td>
</tr>
<tr>
<td>Bitter Lake</td>
<td>1174</td>
<td>800</td>
<td>146.8%</td>
<td>774</td>
</tr>
<tr>
<td>Fremont</td>
<td>519</td>
<td>500</td>
<td>103.8%</td>
<td>269</td>
</tr>
<tr>
<td>Lake City</td>
<td>523</td>
<td>900</td>
<td>58.1%</td>
<td>73</td>
</tr>
<tr>
<td>North Rainier</td>
<td>510</td>
<td>900</td>
<td>56.7%</td>
<td>60</td>
</tr>
<tr>
<td>W Seattle Junction</td>
<td>787</td>
<td>700</td>
<td>112.4%</td>
<td>437</td>
</tr>
</tbody>
</table>

### Employment

<table>
<thead>
<tr>
<th>Hub Urban Village</th>
<th>Job Growth 2004-2013</th>
<th>2024 Target</th>
<th>% of 2024 Target Achieved</th>
<th>Surplus/Deficit 2013</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ballard</td>
<td>1369</td>
<td>750</td>
<td>182.5%</td>
<td>994</td>
</tr>
<tr>
<td>Bitter Lake</td>
<td>-249</td>
<td>750</td>
<td>-33.2%</td>
<td>-624</td>
</tr>
<tr>
<td>Fremont</td>
<td>1786</td>
<td>800</td>
<td>223.3%</td>
<td>1386</td>
</tr>
<tr>
<td>Lake City</td>
<td>438</td>
<td>650</td>
<td>67.4%</td>
<td>113</td>
</tr>
<tr>
<td>North Rainier</td>
<td>218</td>
<td>750</td>
<td>29.1%</td>
<td>-157</td>
</tr>
<tr>
<td>W Seattle Junction</td>
<td>34</td>
<td>750</td>
<td>4.5%</td>
<td>-341</td>
</tr>
</tbody>
</table>

Source: City of Seattle 2014, BERK Consulting 2015
Background

City of Seattle Economic Development Commission

North Rainier Urban Village Assessment

Housing Development in Urban Villages, 2004-2014

Commercial Development in Urban Villages, 2004-2014

Source: King County Assessor, 2015; BERK Consulting 2015
PLANNING TIMELINE

1999
The North Rainier Neighborhood Plan is completed. The Rainier Valley Community Development Fund is established in anticipation of light rail coming to the Rainier Valley.

2001-2008
The McClellan Town Center Plan is developed for the area around the future Mt. Baker Light Rail Station. The City Council upzones the area by increasing building heights and density allowances. The Southeast Action Agenda is created under Mayor Nickels, including a Community Renewal proposal.

2009-2014
The Neighborhood Plan is updated to include an urban design framework, action plan, and upzone around the light rail station. In 2014, The Department of Planning and Development (DPD) hires a TOD Manager. The Department of Transportation (SDOT) kicks off a new transportation planning effort called “Accessible Mt. Baker.”

Mayors
Schell 1998-2001
Nickels 2002-2009
McGinn 2010-2013
Murray 2014-

Economic Cycles
Dot Com Bust 2002
Mid 2000s Boom 2008
The Great Recession 2012
Recovery
ORGANIZATIONS

Several organizations and City Departments have a role in planning and implementing transit oriented development (TOD) and the Urban Village Strategy. The following is a summary of each organization and department’s role:

**Mayor’s Office** - sets priorities for planning, development, and infrastructure investments. The Mayor’s Office may oversee interdepartmental teams on key issues. Any major organizational changes to individual departments or department relationships will be implemented by the Mayor’s Office.

**Department of Planning and Development (DPD)** - responsible for long-range planning including the City's Comprehensive Plan and neighborhood plans. The department also regulates private development and administers the city's land use and zoning codes. Implements any new rezoning strategies, which typically occur immediately following neighborhood plan development or updates.

**Parks and Recreation** - responsible for planning new parks and open spaces within Urban Villages.

**Seattle Public Utilities (SPU)** - responsible for any new utility or infrastructure needs to implement an Urban Village Plan such as stormwater, water, sewer, or electricity upgrades.

**Department of Neighborhoods (DON)** - maintains ongoing neighborhood service and public involvement programs that may be utilized in implementing an Urban Village Plan.

**Office of Economic Development (OED)** - works chiefly through partnerships with community-based organizations, community lending institutions, community colleges, individual businesses, and industry associations and business organizations. Staff provides program management, policy planning, and other technical assistance services to assist specific enterprises or groups of firms, neighborhoods, and individual Seattle residents.

**Department of Transportation (SDOT)** - responsible for transportation improvements in Urban Villages including street, pedestrian, bicycle, and freight improvements.

**Seattle Police Department (SPD)**: responsible for law enforcement and public safety.

**Seattle Public Schools (SPS)** - responsible for delivery of a high-quality public education and planning and siting of new schools and associated facilities.

**Sound Transit** - responsible for regional transportation planning and implementation including light rail station area location and bus services. Sound Transit also has a role in private development through the organization's surplus properties around transit stations.

**King County Metro** - responsible for providing bus service in urban villages. Planning for connections to light rail stations in urban villages is a key factor in implementing the Urban Village Strategy.

**Washington State Department of Transportation (WSDOT)** - has a role in funding major transportation projects such as street improvements, light rail investments and bicycle and pedestrian infrastructure projects if they are on a state-owned facility, done as mitigation for a state-owned facility, or using federal funds.

**Rainier Valley Community Development Fund (RVCDF)** - responsible for administering $50 million in community development funds to minimize impacts to businesses in the Rainier Valley from light-rail construction.
City of Seattle - Multiple departments within the City have a role in the planning and implementation of the Urban Village Strategy.

Transportation Agencies - Responsible for funding priorities, coordination between transit modes, leveraging surplus properties, facility locations, and the design and function of facilities, all of which are all critical to the success of implementing the Urban Village Strategy.

Seattle Public Schools - School quality is an important factor for many households when deciding where to live. SPS is also a major landholder with long-term uses.

Stakeholders - Public involvement is essential during plan development and implementation. Finding opportunities for public/public and public/private partnerships, addressing infrastructure needs, and facilitating new development is critical to implementing the Urban Village Strategy.
SITE CONTEXT

Today, 15 years after the North Rainier Neighborhood Plan was completed and five years after light rail opened, the area within one-quarter of a mile of the Mt. Baker station is characterized by auto-oriented uses, parking, and vacant lots.

Source: King County Assessor 2015; BERK Consulting, 2015
Background

City of Seattle Economic Development Commission
North Rainier Urban Village Assessment

SITE PHOTOS

Rainier Ave. at the Mt. Baker Station
Under utilized spaces exist adjacent to the transit station that could be programmed for community uses to add vitality to the area and attract further investment.

Rainier Ave. and MLK Way Intersection
The intersection of Rainier and MLK is auto-dominated and lacks the multi-modal infrastructure necessary to support an urban village environment.

Below Mt. Baker Light Rail Station
Originally designed for a transit connection, the public space beneath the light rail station lacks active community uses. The space could be used to host events, pop-up retail, food trucks, or other tactical urbanism interventions.

Sidewalk Network
Narrow sidewalks, blank walls, lack of on-street parking, and poor infrastructure all contribute to an auto-dominated environment.
Major Employer
The UW Laundry Facility is located in the area because of its proximity to I-5 and other major transportation routes. The facility workforce comes from the Rainier Valley.

Artspace
The new Artspace project incorporates artists residences, first-floor retail, and pedestrian improvements. It is the first major project adjacent to the station area.

New Development
A few development projects have been proposed consistent with the vision for the Urban Village. However, the projects have not been constructed, indicating that conditions may not be ripe for development.

Side Streets
Pedestrian connections from adjacent neighborhoods are lacking. The poor condition of the infrastructure is likely deterring investment in TOD.
INTERVIEWS

The consultant team spoke with 17 individuals who have either been directly involved in planning in the North Rainier Urban Village or have knowledge of development issues in the city. A list of interviewees is provided in Appendix B. The following themes were identified:

- **A. Site Challenges**
- **B. Strategic Outreach**
- **C. Plan Updates and Rezoning**
- **D. Interagency Coordination**
- **E. Investment in Infrastructure**
- **F. Political Leadership**
- **G. Diverse Opinions**

### A. Site Challenges

Several people interviewed acknowledged the many challenges associated with development in the study area, including:

- Fragmented parcel ownership
- Poor soils
- Auto-dominated environment
- Lack of identity and neighborhood cohesiveness
- Lack of market demand

### B. Strategic Outreach

Many interviewees stated that the City did not do sufficient outreach to property and business owners and potential developers. Other comments included:

- The hiring of the TOD Manager is key to establishing partnerships with property owners and developers
- The plan update should have focused on strategic outreach to property owners and implementing the concepts in the 2001 McClellan Town Center Plan

### C. Plan Updates and Rezoning

Several people questioned the plan update process and timing of the rezoning.

- Development agreements should be favored over area wide upzoning in areas that lack demand for new development
- Upzoning creates an inflated sense of property value, which may further decrease the likelihood of development
- Permit streamlining, waiving fees or deferring payments, or Local Improvement Districts (LID) should be the focus rather than plan updates
D. Interagency Coordination

The lack of effective interagency coordination is a consistent theme identified during the interviews.

- Not enough coordination between city departments, too many silos
- Follow the model used in South Lake Union with an interdepartmental team, annual work program, and oversight from the Mayor’s Office
- Strike teams should become part of the organizational culture
- Transit agencies are not involved enough in planning process

E. Investment in Infrastructure

A lack of investment in infrastructure to support development was raised repeatedly.

- Poor infrastructure is preventing development. No one wants to be the first to develop in the area. City needs to make the area more attractive for development by investing in infrastructure first
- City is relying on a major property owner to do a catalyst project to spur development in the area and address infrastructure issues
- The area needs major infrastructure changes, not just traffic, but the City stepping up to make urban design work
- The area needs community investments similar to the library and community center in Northgate
- Major stormwater issue is preventing development on a private site and needs to be addressed
- Following the initial investment in light rail there is a sense that further infrastructure investment in the Rainier is not a high priority
- If the City had purchased property in the area, it would have had more tools to work with

F. Political Leadership

Some interviewees described the role that political leadership, or lack thereof, plays in getting things done.

- Big concerns regarding the many plans that have been produced, but nothing has been implemented
- Three mayors in the last six years is a major factor for the lack of progress
- All three of the previous mayors were aligned on promoting increased density in urban villages
- A decision on transportation improvements was not made earlier because the area is complicated and involves lots of diverse stakeholders
G. Diverse Opinions

Interviewees had differing opinions on both what is desired and what is feasible in terms of development.

- The City should focus more on recruiting employers than on housing in the study area. Office space should be a key part of the strategy.
- It is not feasible to do an office development in the middle of nowhere. If there is no track record of office development in an area then financing it will be difficult.
- The City needs fewer requirements and more flexibility.
- First floor retail uses are not viable in the area and should not be required.
- If jobs are what is needed, who will make that happen.
NORTH RAINIER LIVABILITY ASSESSMENT

Before assessing the City’s actions in North Rainier, an assessment of current conditions and a comparison with city livability goals are presented.

As described above, a 2010 report by the Seattle Planning Commission, Seattle Transit Communities: Integrating Neighborhoods with Transit, provides “recommendations on what it takes to create and support successful transit communities.” The report identifies the Mt. Baker area as a “Mixed Use Center,” which has six essential livability components. Each component is described below, followed by an assessment of North Rainier. While the Commission’s work is a strong base for livability, other factors such as social equity and public safety should also be considered.

Essential Livability Components

Breathing Room: Parks, open spaces, and other facilities to improve quality of life, as well as Green Streets and landscaping to provide environmental benefits.

While there are some parks and open spaces in North Rainier, they are not very accessible due to poor pedestrian and bicycle connections and the auto-dominated environment; in addition, many of the open spaces are not within a quarter-mile of the Mt. Baker station. Additional parks and open spaces are needed along with small urban public spaces to support the transition to a mixed use center.

Friends of Mt. Baker Town Center has proposed a “land bridge” to increase connectivity across Rainier Avenue South and Martin Luther King Jr. Way South. The North Rainier Urban Village is also in close proximity to several larger regional parks just outside of the study area.

The lack of park and open space is an issue in North Rainier, but other urban villages that are thriving and attracting new growth, such as Ballard, Fremont and Downtown, also have unmet park and open space needs. There is need for additional “breathing room” in North Rainier, particularly near the light rail station, but it is not the largest obstacle to creating a thriving urban village.

Getting to Transit is Easy: Safe and clean transit stops and stations, wide sidewalks with pedestrian lighting, bicycle lanes and parking; and wayfinding.

The light rail station provides high-quality transit service north to Downtown and south to SeaTac Airport. However, connections to the station from adjacent residential areas and connections to bus service need improvement as light rail is not yet a full system. The location of the bus layover facility on the opposite side of Rainier Ave. does not provide a seamless transition between transit modes.
**Complete Streets:** Safe and accessible to all users, well lit, with healthy trees and landscaping.

Rainier Ave. South and Martin Luther King Jr Way South are not complete streets; the current design favors automobile capacity. Bicycle lanes, wider sidewalks, lighting, and pedestrian amenities are all needed to support the mixed use center vision.

Complete streets are particularly important in the study area because existing development is not pedestrian oriented. To promote private investment that supports an enhanced pedestrian environment, significant changes in the street system are required. The SDOT Accessible Mt. Baker project is assessing short and long term options for improving the pedestrian environment.

**Transit at the Center of the Community:** Areas surrounding the transit station include public art, plazas, open spaces, businesses open 16-18 hours/day, uses such as day care, restaurants, and coffee shops, and the tallest buildings.

Although development of the station area did include some investment in public space such as the public plaza along Rainier Ave. S, transit is not the center of this community. The area surrounding the light rail station is defined by linear, auto-oriented development, making it a place to drive through rather than a transit community. The abundance of parking lots and dispersed commercial uses with poor pedestrian connections do not support a transit community. Today, the new Artspace project adjacent to the station has brought new residents and shops to the area, but on its own will not transform the area into a transit community. Ensuring that transit is at the center of the community will require both proactive and sustained City actions as well as willing partners in Sound Transit and King County Metro.

**Vibrant Street life:** Wide sidewalks, bicycle facilities, landscaping, street furniture, public art, and café tables.

Vibrant street life cannot exist without people. While the station area includes some public art, bicycle parking, landscaping, and street furniture, lively streets require pedestrian-oriented development with active ground-floor uses - whether retail, institutional, or community spaces. Investment in streets and public spaces may serve as a catalyst to new development, which may increase the population and pedestrian flow.

**A Community for All Ages:** Schools, play areas, senior centers, libraries, and public spaces where people of all ages can thrive, along with a broad mix of housing sizes and affordability levels.

The station area lacks a residential population and neighborhood identity. While the area does include assets like the Franklin High School and affordable housing developments like the Claremont, it does not have sufficient public services and amenities to meet this criteria.

The investment in the library, community center and park in Northgate is an example of how investments in public buildings, services and open spaces can serve as a catalyst to transform an area to a mixed use center serving people of all ages.
Comparison with Other Mixed Use Centers

Fremont and Ballard, also described as mixed use centers in the Planning Commission’s report, have seen significant growth even while lacking some in livability components. For example, according to the Seattle Sustainable Neighborhoods Assessment Project, Ballard lacks sufficient park space and proximity to parks (Steinbrueck Urban Strategies, 2015). Does this mean a neighborhood does not require livability components to attract new development? More likely it indicates that some of the livability components may be larger drivers of growth than others.

A key difference is that Fremont and Ballard have a history of housing and commercial development that have commanded higher rents than North Rainier. For example, Ballard and Fremont have always had a walkable, pedestrian-oriented commercial and mixed use district with vibrant street life. The public schools in these two centers also have stronger academic performance (based on test scores) than the schools in North Rainier.

Parks and open spaces can be accessed in other parts of the city to meet demand in underserved areas. However, being able to walk to a pedestrian oriented commercial area from a home is a significant asset that North Rainier lacks.

New parks are often more challenging to fund than investments in city-owned streets. The Bell Street Project is intended to increase park space in an underserved area using existing street right of way, largely because purchasing new park space is prohibitively expensive.

In rapidly growing neighborhoods, demand for new parks, open spaces, street improvements, and community facilities will grow, increasing competition for limited city resources.

Neighborhoods that are not “market ready” may continue to languish without new city resources. Investments in parks and open spaces alone will not likely drive future growth without addressing the need for complete streets and vibrant street life.

While the City of Seattle may have traditionally invested in areas after private investments have been made a different approach is needed in North Rainier and other urban villages that are not market ready and lack the necessary infrastructure, community facilities, and high-quality public realm necessary to support development consistent with neighborhood plans.

► **FINDING:** The North Rainier Urban Village lacks the essential components of livability for Mixed Use Centers.

► **FINDING:** Of the Planning Commission’s essential components of livability, the City should focus on complete streets, vibrant street life, and a community for all ages to implement the North Rainier Neighborhood Plan.
Profiles of Successful City Leadership

Northgate

In the early 2000s, development at Northgate was at a standstill, largely due to a contentious neighborhood process. When Mayor Nickels took office in 2002, he declared that solving the Northgate development logjam was a top priority. Several strategies moved development forward:

- The City made substantial public investments, changing the character of the area to improve livability and attract private investment. This included a library, community center, a park, and street improvements.
- A structured interdepartmental team led by the Mayor’s Office with a high degree of accountability was critical to success.
- The City had a relatively high level of engagement with property owners and developers, including a Development Agreement with Simons Property Group.
- The Mayor made executive decisions about siting the library and community center, developing the south lot, and reforming development regulations.
- The Northgate Stakeholders group was able to reach consensus on design and development issues, resolving the “Northgate logjam” which had stalled redevelopment efforts for years. The stakeholder process took significant work by the Mayor, City Council, and the community, and required significant city resources over several years.

Today, Northgate has taken significant steps towards a major transformation with new residential buildings, a new park, office and commercial development, a new community center and library, and street improvements. The urban center has grown by over 1,000 housing units between 2005 and 2014, after only 170 new units in the previous ten years. Employment grew 11% between 2004 and 2013.

City of Seattle-funded Infrastructure in Northgate (partial list):

- Hubbard Homestead Park Acquisition: $3 million
- Thornton Creek Water Quality Channel: $7 million
- Northgate Civic Center Park: $1 million acquisition
- Library: $6.7 million
- Community Center: $8.85 million
- 5th Avenue NE Streetscape Improvements: $2.1 million

Northgate Library, Community Center and Park – City investments have improved the livability of the Northgate Neighborhood and provided a platform for private sector investment (Miller Hull, 2015).
South Lake Union

Until the early 2000s, South Lake Union (SLU) consisted primarily of light industrial and auto-oriented commercial uses, with a small population living in the Cascade neighborhood. Today, SLU is a dense, mixed use urban neighborhood and employment center with an increasing number of retail stores, restaurants, and housing. Between 2005 and 2014, SLU has added over 3,200 housing units and 16,000 new jobs. There are several reasons for the success of South Lake Union:

- The Mayor established an “Action Agenda” focused on infrastructure investments to support growth in jobs and housing.
- The City invested in transportation infrastructure, public park space, a street car, an electrical substation and affordable housing to support a dense mixed-use community.
- The City formed interdepartmental teams lead by the Mayor’s office charged with moving projects forward quickly.
- A single property owner, Vulcan, owned a large portion of the land in SLU and worked with the City and community to craft a vision that aligned with the City’s policies. Vulcan also partnered with the City on infrastructure investments.
- Market conditions, including the location near downtown and the University of Washington and the real estate boom of the mid-2000s, helped attract private investment.
- The City invested considerable effort and resources to plan and zone for growth in the neighborhood.

City of Seattle-funded Infrastructure in SLU (partial list):

- Street Car: $8.5 Million
- Electrical Substation: $201 Million (funded by ratepayers)
- South Lake Union Park: $9.4 Million
- Mercer Street Improvements: $83 Million

Westlake Avenue Streetscape Improvements have enhanced the pedestrian environment and attracted investment in South Lake Union.
ASSESSMENT OF CITY ACTIONS IN NORTH RAINIER

A 2013 report for DPD, *Implementing Transit Oriented Development in Seattle: Assessment and Recommendations for Action*, identified seven factors that led to successful neighborhood revitalization in Seattle. These factors were used to assess the City’s process and actions in North Rainier.

1. City Leadership

Over the past fifteen years, the City of Seattle has at times shown leadership and vision for implementing the Urban Village Strategy in North Rainier. However, these periods of leadership have been interrupted by political or economic disruptions. During the early planning, several outside forces influenced political decisions:

- **Surface route controversy**: Planning for light rail in the Rainier Valley ran into significant controversy in the late 1990s and early 2000s over the proposed surface alignment on Martin Luther King Junior Way South. Concerns from the community included noise, safety, disruption to business, acquisition of properties, and unfair treatment of poor and minority populations. To allay concerns about disruptions to businesses, a $50 million fund for community development was created, leading to the Rainier Valley Community Development Fund. However, a climate of distrust of the light rail project would continue to impact decisions and activities in the area, including efforts to acquire properties for redevelopment.

- **Sound Transit woes**: The early 2000s were marked by major financial turmoil at Sound Transit, nearly leading to a loss of federal funds for light-rail and the folding of the agency. In 2001, the Board approved a drastically reduced initial light rail segment. These financial troubles may have reduced the agency’s emphasis on development near stations and instead focused political and agency leadership on getting the rail line built.

**Early City Planning, 1999-2001**

The 1999 North Rainier Neighborhood Plan, 2001 zoning updates, and 2001 McClellan Town Center Development Strategy together show an impressive vision for the area, interdepartmental coordination, and a detailed implementation plan. The Town Center Development Strategy includes next steps for public investments and development activities at key parcels, with lead agencies identified for each. But despite the detailed strategy, little progress was made towards implementation. For example, the roundabout proposal for the Rainier Avenue South/ Martin Luther King Junior Way South intersection, identified in the Strategy as a way to
improve safety and create a sense of place, was neither implemented nor replaced with an alternative proposal.

Failure to implement these strategies was the first major failure of leadership for North Rainier, and set back redevelopment several years. Disruptions from the 2001 recession, the 2002 change in Mayoral administration, and accompanying changes in city staffing and departments are the likely major reasons.

**Southeast Seattle Action Agenda, 2004-2006**

In 2004, then-Mayor Greg Nickels convened a broad group of stakeholders to discuss strategies for the revitalization of Southeast Seattle, resulting in the Southeast Seattle Action Agenda. The Agenda focused on five issue areas: business and job creation; physical development; education and workforce development; public safety; and arts, culture, and public space. When the Agenda was released in 2005, Mayor Greg Nickels promised to focus attention on the Rainier Valley:

> Mayor Greg Nickels rolled out his Southeast Seattle “action agenda” yesterday, vowing to put as much city attention on Rainier Valley neighborhoods as he has focused on downtown, Northgate and South Lake Union in his first three years on the job (Seattle Times, 2005).

Regarding physical development issues, the Agenda appears to reflect an assumption among city leaders that private development would automatically follow the introduction of light rail and therefore the City’s primary role was to preserve small businesses and housing affordability rather than to encourage new market-rate development. As described in the Seattle Times:

Nickels’ goal in Southeast Seattle is to take advantage of huge public investment in Sound Transit’s new light-rail line to revitalize an area that private developers and employers have passed by for decades. The mayor’s plan emphasizes preserving the diverse ethnic mix of businesses and residents in Rainier Valley more than it calls for new city spending to spur growth in the area. (Seattle Times, 2005)

It appears that the City did not accurately perceive the market in North Rainier and what was needed to attract private investment, and therefore did not take actions to attract development such as transportation and utility improvements and partnerships with the private sector.

For the purpose of urban village development, the Action Agenda may have been too broadly focused, incorporating a wide variety of issues and several neighborhoods.

**Community Renewal**

One of the strategies recommended in the Action Agenda was using the Community Renewal Law to support investment in the Rainier Valley. In 2006, the City convened representatives of community organizations to explore a community renewal designation. The purpose was to encourage economic growth and development through public purchase of land for redevelopment. But the proposal ran into community opposition over the idea of public acquisition of private land, and was abandoned within a year. Planning and investment activities in North Rainier then lost momentum.
Recent City Planning, 2009-2015

Recent city actions in North Rainier have included a Neighborhood Plan update, an Urban Design Framework, an Action Plan, a Transportation Plan, and an upzone for the Station Area. While DPD staff performed the functions they were tasked with, strategic city leadership in infrastructure investment, interdepartmental coordination, and partnerships with the private sector have been lacking. Today, progress is being made. DPD’s new TOD Manager is strengthening relationships with property owners and developers while SDOT has launched the Accessible Mount Baker study to improve transportation in the area. The study will include short and long-term improvements for improving safety and priority consideration for transit, pedestrian and bicycle modes.

**FINDING:** City Leadership for planning and implementation in the North Rainier Urban Village has been inconsistent due to changes in political leadership, economic cycles, and staffing.

**FINDING:** The Southeast Seattle Action Agenda did not include enough focus on attracting private investment, did not lead to needed public improvements, and was too broadly focused to be effective for urban village-specific goals.

2. Effective Coordination across City Departments

Since planning for North Rainier began in 1999, coordination among City departments has been inconsistent. While DPD was responsible for developing the North Rainier plan, it has not had a major role in implementation other than the two rezones. For example, discussions with property owners and developers about infrastructure investment are not generally conducted by the team that develops the neighborhood plan. It does not appear that any City Department or interdepartmental team is responsible or accountable for the implementation of the Urban Village Strategy and neighborhood plan in North Rainier.

The City started off well in the 2001 McClellan Town Center Development Strategy, which included participation from key departments and implementation tasks. However, the combination of recession and administration change in 2002 likely impacted momentum towards plan implementation.

There have been several missed opportunities for City leadership and interdepartmental coordination in North Rainier. One is the Rainier Ave South and Martin Luther King Jr South intersection. The 2001 Strategy recognized that taming this intersection was key to attracting new development and creating an urban village. The plan recommended a roundabout, but the City never progressed beyond
the concept stage and the roundabout or any other solution for the intersection has not been implemented.

Another barrier to new development is the stormwater pipe at the QFC site, which if redeveloped could be a catalyst for the redevelopment of other sites. As revealed in stakeholder interviews, City TOD staff worked hard in the years before the 2009 recession with Seattle Public Utilities (SPU) and the property owner to find a way to move the pipe. However, agreement with SPU and the property owner was not reached and the opportunity for redevelopment was missed during that economic cycle.

Intra-departmental coordination also needs improvement. For example, individuals and divisions in SDOT are tasked with mode-specific responsibilities, such as implementing bicycle lanes. This becomes an obstacle to the comprehensive multimodal approach needed for addressing transportation issues in urban villages.

The 2011 North Rainier Neighborhood Action Plan includes a recommendation to create a “Neighborhood Action Team.” However, there is little evidence that the team was formed or was effective at implementing the plan. Efforts may have been better spent on establishing a City interdepartmental team to implement the North Rainier Plan with a coordinated strategy for planning, design, funding, and construction of public investments.

**FINDING:** Interdepartmental coordination during the creation and implementation of plans was insufficient in North Rainier, resulting in a lack of physical improvements or new development.

### 3. Early Planning

The City and DPD have done high-quality planning for North Rainier and made significant efforts to involve the community in the planning process.

- Between 1999 and 2001, the neighborhood plan and the McClellan Town Center Development Strategy set the vision and objectives for transforming the area to a mixed-use urban center.
- A rezone for the Mt. Baker Station Area was approved in 2001 to allow for development consistent with the neighborhood plan.
- The 2008-2011 planning period involved a robust public involvement effort and an update to the Neighborhood Plan.
- Another rezoning effort was approved in 2014 to allow for increased density in the Mt. Baker Station Area.
- In the Accessible Mt. Baker project, SDOT is looking at transportation issues in a comprehensive and multi-modal approach that may yield better results than previous efforts, which prioritized all modes equally.

Several stakeholders viewed the City’s planning and zoning activities as lacking one crucial piece: strategic outreach to property owners and developers, the parties that would be needed to build the new housing, office, or commercial development outlined in the neighborhood plan. While property owners participated in the broader community planning processes, strategic outreach with this group was insufficient. When the City depends on actions by private actors to bring an urban village vision
to reality, it must understand what those private interests are looking for, rather than assuming “if you build it [light rail] and rezone, they [developers] will come.” However, more strategic interaction with this group should not be viewed as a replacement for broad community outreach.

Today the City has a renewed effort to work with property owners and developers, led by DPD’s TOD Manager. This work includes a market study and architectural massing study for the Lowe’s property through a partnership between the City and property owner.

Aside from the lack of property owner and developer participation, there are a variety of stakeholder opinions about the recent neighborhood plan update and the 2014 upzone:

- In one view, the lack of demand from property owners or developers for the upzone limited its efficacy and may delay development by raising perceived property values. A better tactic to encourage development is to assess the market, implement the infrastructure needed to encourage development, and negotiate with individual property owners for zoning changes assuming the baseline zoning already supports TOD. Creating demand for the upzone then gives the City leverage to require community benefits from the property owner (such as widened sidewalks, affordable housing set-asides, etc.).

- Other stakeholders believe that a blanket rezone is preferable to site-by-site actions and negotiations. In this view, a blanket rezone encourages property owners and developers to take action and lowers their risk and engages a wider array of community members in the process. Further, some stakeholders believe that community suspicion of developers limits the City’s ability to negotiate with individual developers (even to achieve greater community benefits).

- While some community members supported the goals of the upzone as a way to encourage a vital Town Center, others opposed it for a variety of reasons. Concerns included several issues: taller buildings would block views; employers and commercial businesses could be pushed out; the City was not doing enough to attract jobs in the area; and the upzone would lead to more subsidized affordable housing, harming the neighborhood. All these concerns were not shared by all opponents as people opposed for different reasons.

- **FINDING:** The City has spent considerable effort and resources planning for the area over the last 15 years, including broad-based community outreach, which has resulted in high-quality plans.

- **FINDING:** City planning processes, particularly the 2011 neighborhood plan update, should have focused more on property owner/developer/business participation, with an emphasis on partnerships to coordinate public investments with private development and understand market conditions.

- **FINDING:** The time and resources used in the 2014 rezone may have been better directed toward forming strategic partnerships and addressing major infrastructure needs that are barriers to redevelopment. In addition, upzones may lead to property owners waiting longer to develop or sell their property, further delaying development, and therefore should be carefully weighed by the City.
**FINDING:** In the 2014 rezone, the City missed an opportunity to generate new community or public benefits through agreements with property owners in exchange for incentives such as increased height.

**IMPLEMENTATION SCALE LADDER**

Implementation of the Urban Village Strategy in North Rainier requires a high level of coordination and timing to move from the planning stage to seeing private investment consistent with adopted plans. The City has used this approach in South Lake Union and Northgate with a high level of success. However, external forces and changes in political leadership have prevented the approach from becoming institutionalized within the broader city structure for planning, coordination and implementation.

The City's approach to planning and implementation in North Rainier has resulted in gaps in the implementation scale ladder during both of the neighborhood planning periods. The gaps include investment in public infrastructure and creation of strong partnerships that remain barriers to private investment. Today some of these issues are being addressed, including property owner outreach by DPD's TOD Manager and a new multi-modal transportation plan. The recommended Urban Village Team would provide a framework for more coordinated planning and implementation to eliminate the gaps.

**LEGEND**

- Implementation Gaps
- City Actions Completed
4. City Focus and Prioritization of Investment in Development Areas

The most significant infrastructure investment in North Rainier was the Mt. Baker Light Rail Station, although smaller scale investments have been made. It was widely acknowledged during stakeholder interviews that insufficient investment in infrastructure is a key factor explaining why the area has not transformed into a mixed-use center.

**Finding:** The City has not invested enough in public facilities and infrastructure near the Mt. Baker station, which remains a major obstacle to redevelopment. Investments in transportation are needed to support the transition to a mixed-use center.

**Finding:** Historically the City has not prioritized transportation modes consistent with the vision for the area. Today, the Accessible Mt. Baker Project proposes to give a higher priority to pedestrians, bicyclists and transit.

5. Strong Partnerships

Over the past fifteen years, the City’s planning efforts in North Rainier have focused more on broad community outreach and less on forming strategic partnerships with the stakeholders who can make development happen. The City’s new TOD Manager is leading a renewed effort to form partnerships with key property owners, businesses, and developers, an important asset for the area.

**Public-Private Partnerships:** The 2001 McClellan Town Center Development Strategy included an assessment of market conditions in the station area and detailed analysis of seven parcels adjacent to the station. The implementation section includes next steps for each parcel with designated public sector leads including the Office of Housing, Office of Economic Development, Sound Transit, and the City’s Strategic Planning Office. While this was a strong start for developing
partnerships, it appears that no single city agency or interdepartmental team had ownership of the Strategy.

**Incentives & Community Benefit Agreements:** In areas that are not already attracting private investment, incentives can help promote development. These can range from financial tools like tax incentives to flexibility on regulations. For example, requirements for ground-floor retail in North Rainier, while intended to improve the pedestrian environment, can be difficult to meet and may impede development. Flexibility on those types of standards are a tool which the City does not appear to have used in North Rainier. Community Benefit Agreements (also called Development Agreements) are another tool that cities can use to coordinate public and private investments that include significant community benefits in exchange for development incentives.

**Infrastructure:** The lack of infrastructure investment may make strategic partnerships more difficult if stakeholders are not confident that infrastructure will be improved. Strong public/private partnerships such as the Thornton Creek Restoration Project in Northgate or South Lake Union Streetcar have not occurred in North Rainier.

**Partnerships with Transit Agencies:** Partnerships with transit agencies are critical to implementing the Urban Village Strategy, particularly in areas without the infrastructure or market conditions to support development. At the Mt. Baker Station, Sound Transit chose to lease rather than purchase properties needed for construction, due to concerns about displacement of businesses and residents. Acquiring less land makes it more difficult to assemble larger parcels, which are better suited to development. Today Sound Transit is more focused on facilitating TOD at new station locations. For example, at the Capitol Hill Station, Sound Transit purchased (rather than leased) properties for construction. This has allowed assembly of large parcels and a redevelopment process in conjunction with the City.

- **FINDING:** The City historically has not formed strong partnerships with property owners and developers in North Rainier to coordinate private and public investments.
- **FINDING:** In an area that is not market-ready and attracting private investment, some City regulations may pose additional constraints on new development, such as the requirement for ground-floor retail.
- **FINDING:** The City and transit agencies did not acquire sufficient parcels to support major development opportunities.
- **FINDING:** The City must actively engage transit partners before, during, and after station construction on issues of land acquisition, station design, and redevelopment.

### 6. Other Factors

**Market Timing and Location**

The market viability for new development and investment in the project area is a key factor that is influenced in part by outside forces that the City has little or no control over. One lesson from North Rainier is that outside economic and political forces can disrupt momentum for urban village development. Recessions in 2001 and 2008 reduced private investment and public funds. On the political front, opposition to community renewal proposals in 2006 reduced momentum for development while changes in mayoral administrations in 2002, 2010, and 2014...
slowed City momentum as new leaders got up to speed, brought in new staff, and decided on priorities. Recessions and political change cannot be predicted, yet they happen regularly and can disrupt Seattle’s Urban Village Strategy, particularly in neighborhoods with lower market demand like North Rainier.

However, City actions in the project area can help to influence market demand, as has occurred in Northgate and South Lake Union. The “Great Recession” affected the degree to which private investment occurred in North Rainier following light rail opening in 2009, but it is not the only factor. The number of apartments developed citywide in 2013, 2014, and expected in 2015 are greater than any single year over the last 20 year period, yet North Rainier has not seen significant new residential development compared to other urban villages (Seattle Times, 2014). As shown on the next page, average rents are lower in the area which has certainly contributed to patterns of development.

To be successful, the City needs to be prepared to capture the momentum that occurs during times of economic growth. At times over the past fifteen years of planning, it appears that public officials have viewed private investment near rail stations as inevitable and were most concerned about preserving small businesses and housing affordability. The City made investments in subsidized housing and to preserve existing commercial businesses, but did not take steps needed to attract substantial new private investment, such as providing infrastructure or incentives.

**FINDING:** The lack of market demand in the project area remains a significant challenge for implementing the neighborhood vision and plan. City investments in infrastructure may signal a commitment to improving the area thereby improving market demand for additional growth and development.

**FINDING:** Public officials and agency staff should not assume that “if you build it, they will come” regarding private investment after transit investments are made. Careful market analysis and interaction with property owners and developers is needed to determine the likelihood of development.

**Jobs Strategy**

Job growth is frequently mentioned by local residents and public officials as a top goal for the Rainier Valley, along with post-secondary educational facilities and workforce training.

To attract jobs to North Rainier as part of the Urban Village Strategy requires a focused employment strategy from the City and other partners. However, it is unclear that the City has a unified strategy for job growth in the Rainier Valley that is specific and realistic.

In addition, the types of jobs desired are not always articulated. Attracting light industry is very different from attracting commercial businesses or new office development, and may have different chances of success and require different strategies and infrastructure needs. Many of the recommendations in this report are necessary to support any new development and growth whether it includes housing, employment, or mixed-use components.

A unified strategy for attracting employment to the Rainier Valley would include goals, a market assessment, marketing, match-making, and other activities. The City also needs to determine what realistic job growth goals for the Rainier Valley look like, and communicate with residents about those goals.
Average Rents by Sub-Market (1 Bedroom)

Rents are highest in Downtown, and around Lake Union and the Ship Canal.

Lowest rents are in North Seattle, Rainier Valley, and Beacon Hill.

- $1,400+
- $1,200 - $1,399
- $1,000 - $1,199

Source: Dupre+Scott, 2014

Dupre+Scott Apartment Advisors, Apartment Vacancy Report, 20+ unit buildings, Fall 2014, Seattle-14 market areas.
RECOMMENDATIONS
How the City of Seattle can Encourage Great Urban Neighborhoods

Overall, the Urban Village Strategy has been successful at focusing growth in urban villages. However, some urban villages have seen high rates of growth while others, such as North Rainier, have grown slowly despite several neighborhood planning efforts and the opening of light rail. As a result, city and neighborhood goals identified in neighborhood plans have not been achieved. The City lacks a coordinated system to implement the Urban Village Strategy and in particular to prioritize city resources and move beyond the planning stage to implementation. North Rainier, and other urban villages that aren’t seeing growth, require a higher level of involvement and coordination from the City to implement the neighborhood plans. Coordination between city departments, a way to prioritize the allocation of city resources, and stronger partnerships are needed to advance the Urban Village Strategy.

1. Integrate City Functions Necessary to the Execution of the Urban Village Plans

Right now, no one person or agency is responsible for implementing the Urban Village Strategy. DPD creates plans, proposes zoning changes, and reviews development proposals; OED provides assistance to businesses; SDOT, SPU, and other agencies build and maintain city infrastructure; and DON connects residents with city services. Developing thriving urban villages, particularly in areas that are not already attracting growth, requires committed and accountable City leadership.

To create accountable and responsible leadership, the City should create an Urban Village (UV) Team to oversee citywide urban village planning, implementation, and monitoring. DPD, as the planning agency, would lead the team, which would also include decision-makers from all relevant city agencies and the Mayor’s office, as well as regional transit agencies. Creating a new city department to coordinate the Urban Village Strategy is an option, but this team proposal is simpler to implement and builds upon existing resources. The UV Team would be responsible for assessing the needs within urban villages, prioritizing city actions among urban villages, monitoring and assessing urban village progress, and managing smaller place-based teams working on particular villages at specific times.

Place-based teams would include city staff from DPD, SDOT, OED, SPU, DON, SPD, and other relevant agencies as needed, and would be responsible for community engagement, the design of streets and public spaces, market analysis, business and property owner relations, zoning, design review, public safety, and other functions. Planning activities would reflect both city goals and neighborhood aspirations, as well as constraints posed by the market, economic conditions, and departmental budgets. In addition, the City should strongly encourage participation by decision-makers at important regional partners including Sound Transit and King County Metro.
**URBAN VILLAGE TEAM**

The combination of an Urban Village Team and urban village specific interdepartmental teams would lead to better planning and implementation both for the overall Urban Village Strategy and neighborhood plans. Organizing interdepartmental teams around places allows for a more integrated approach to implementing Seattle’s Urban Village Strategy in specific locations. Rather than having independent departmental efforts to address planning, regulations, transportation, infrastructure, and facilitating partnerships, interdepartmental placed-based teams should be used to provide a more cohesive and focused effort.

**Example: San Jose Neighborhood Initiative**

The City of San Jose has used interdepartmental staff teams to implement 75% of priority neighborhood projects identified by local residents as part of its “Strong Neighborhoods Initiative.” The neighborhood plans were implemented by six Strong Neighborhood Teams, which consisted of representatives from four city departments as well as the City Council. Each Strong Neighborhood Team was led by a team manager and included staff members from the Planning, Building, Code Enforcement, Police, Parks and Neighborhood Services Departments.
2. Improve Capacity to Assess Needs and Prioritize Investments Across Urban Villages

Assessing

Not all urban villages are the same; each has its own history, strengths, and needs. A fast-growing area will need a different strategy for livability than a neighborhood with scant development. Before undertaking planning for an urban village, the City should undertake a SWOT analysis (strengths, weaknesses, opportunities, and threats). This would include an assessment of current growth levels, infrastructure, social equity indicators, public safety, community engagement, market demand, and other factors. The City can then determine what actions and what level of financial and staff resources are needed to make the area a thriving urban village. Appendix B includes a high-level SWOT analysis for the North Rainier Urban Village developed by the consultant team.

Prioritizing

No prioritization system is currently in place for allocating city resources among Urban Villages. While no neighborhood would or should be left out of city funding opportunities, it is possible to prioritize among urban villages. A detailed rating scale for urban villages is beyond the scope of this report, but general factors for prioritization are discussed below.

One general principle for determining priority is equal opportunity — everyone in Seattle should get an equal chance at success. To realize that vision, the City should do more in areas where opportunity is lower and facilities are sub-standard, while taking care to preserve affordability. Under this screen, neighborhoods with lower socioeconomic indicators would receive higher priority for city dollars.

A second screen for prioritizing city resources is the location of high-capacity transit. Areas within walking distance of light rail have the potential to become home to a large proportion of the city’s homes and jobs without adding to city traffic, and therefore should receive high priority for city funds leveraging the region’s billion dollar investment in light rail.

Investing

New homes, stores, offices, or other development will not be created unless basic infrastructure is present, including everything from city streets and sidewalks to water and sewer access. In addition, parks, open spaces, and community facilities such as libraries and community centers also contribute to livability and make neighborhoods more desirable.

To attract and support growth in urban villages, the City should assess infrastructure needs and follow through by funding improvements consistent with the prioritization, particularly when needs are a barrier to redevelopment.

Monitoring

Building on the data collection analysis in the report *Seattle Sustainable Neighborhoods Assessment Project* the City should continue to monitor the overall success of the Urban Village Strategy and adjust the City’s strategy accordingly.
3. Increase Private Sector Partnerships

Concentrating housing and job growth in urban villages requires community engagement and partnerships between the public, private, and nonprofit sectors.

Consistent with neighborhood priorities, the City (specifically the Urban Village Team) should take the lead to initiate partnerships with property owners, developers, nonprofit organizations, institutions, and public agencies to coordinate public and private investments and planning in urban villages. While the City did a good job involving the community in neighborhood planning efforts, consultation and partnerships with the private sector were lacking. Coordination of public and private investments is critical, particularly in areas that are not market ready. The City demonstrated it has the ability and capacity to develop successful partnerships with the private sector in both South Lake Union and Northgate.

Community benefit agreements or other tools should be considered to facilitate partnerships and ensure that the value created by public improvements is shared by the community and larger public. These incentives should also be used to respond to demand for neighborhood infrastructure and amenities.

Transportation Improvements - Additional transportation improvements to address pedestrian safety, mobility, and comfort are necessary to support additional development consistent with the neighborhood plan.
REFERENCES


King County Assessor. Housing Development in Urban Villages. Seattle, 2015.


King County. Parcels, Roads, Light Rail GIS Shapefiles. King County, 2014.


APPENDIX A

Interview List

- Steven Shain, TOD Manager, Seattle Department of Planning and Development
- Lyle Bicknell, Principal Urban Designer, Seattle Department of Planning and Development
- Michael James, Strategic Advisor, Seattle Department of Transportation
- Matt Anderson, Heartland
- Jenny Frankl, Seattle Department of Neighborhoods
- David Essig, Rainier Valley Community Development Fund
- A-P Hurd, Touchstone
- Catherine Vandenbrink, Artspace
- Jeannie O’Brien, Lakewood Seward Park Community Club
- Ray Akers, Akers & Cargill Properties
- Marshall Foster, Waterfront Design Manager (Former City Planning Director)
- Ron Lewis, Sound Transit
- Nora Liu, Community Development Manager, Seattle Department of Planning and Development
- Talis Abolins, Friends of Mt. Baker Town Center
- Stephen Johnson, Director, Seattle Department of Economic Development
- Sally Clark, Seattle City Council
- Dan Rosenfeld, Property Owner
APPENDIX B

SWOT Analysis

STRENGTHS
- Light Rail
- Location within the City and Region
- Infill and Redevelopment Opportunities (Large Catalyst Sites)
- City Planning Efforts
- Grocery and Drug Stores
- Franklin High School
- Understanding of factors that have lead to stagnation

OPPORTUNITIES
- Infill and Redevelopment Opportunities
- City Population and Employment Growth
- Improving Opportunity
- Accessible Mt. Baker Effort
- Only in Seattle Grants
- Proposed Land Bridge
- Mountain Bike Park
- East Link Light Rail Expansion
- Sound Transit Redevelopment Opportunities and Strategic Plan
- Adjacent Neighborhood Centers

WEAKNESSES
- Market
- Auto-Dominated Environment
- Street Design + Lack of Pedestrian and Bicycle Facilities
- Infrastructure
- Public Safety
- Location and Function of Bus Layover
- Schools

THREATS
- Economic Cycles
- Political Changes
- Community Opposition
- Cost of Infrastructure Investments
- Other City Priorities
- Transportation Funding Limitations and Cycles
- Lack of progress to date
BEFORE THE GROWTH MANAGEMENT HEARINGS BOARD
CENTRAL PUGET SOUND REGION
STATE OF WASHINGTON

TALIS ABOLINS AND MARLA STEINHOFF,

Petitioners,

v.

CITY OF SEATTLE,

Respondent.

Case No. 14-3-0009

FINAL DECISION AND ORDER

SYNOPSIS

Petitioners challenge the adoption of an ordinance rezoning land within the City of Seattle’s North Rainier Hub Urban Village, amending the Official land Use Map, implementing affordable housing and open space bonus provisions, and adopting development standards. The Board concludes Petitioners failed to demonstrate the action of the City violated RCW 36.70A.020, RCW 36.70A.040, RCW 36.70A.070, RCW 36.70A.120, or RCW 36.70A.130(1)(d). The appeal is denied and the case is dismissed.

I. PROCEDURAL BACKGROUND

On September 2, 2014, Talis Abolins and Marla Steinhoff, husband and wife, filed a Petition for Review (PFR) challenging the City of Seattle’s July 3, 2014, enactment of Ordinance No. 124513 (the Ordinance) amending the Land Use Map, rezoning land in the North Rainier Hub Urban Village, expanding the boundaries of the Mount Baker Station Area Overlay District, and implementing affordable housing and open space bonus provisions, development standards, and parking requirements. The Petition was assigned Case No. 14-3-0009.

Eleanore Baxendale, Assistant City Attorney, appeared for the City September 17, 2014. Petitioners are represented by Mr. Abolins, petitioner and attorney acting pro se. The
City filed its Index of the Record October 2, 2014. The same day, Petitioners filed an amended PFR. A Prehearing Conference was held telephonically on October 6, 2014, at which the parties jointly requested a 30-day settlement extension. The Board granted the settlement extension in its Prehearing Order on October 14, 2014.

Petitioners filed a Second Amended PFR on October 13, 2014. On October 21, 2014, the City filed motions to extend the deadline for its Response Brief and to strike Issue 11. Petitioners responded to the City’s motion on October 30, 2014, opposing only the motion to strike. The Board granted the motion to extend the deadline for the City’s Response Brief and denied the motion to strike.

On November 6, 2014, the parties jointly moved to amend the case schedule to extend the due date for Motions to Supplement the Record. The Board Granted the Motion on November 7, extending deadlines for Response and Reply to Motions accordingly.

The City also filed Motions to Dismiss various issues set forth in the PFR on November 6, 2014. Petitioners responded in opposition on November 20, 2014 and the City replied November 26, 2014. The City’s motions as to subject matter jurisdiction, participation standing, and GMA consistency requirements were denied. Its motions to dismiss NR-P34 as inapplicable (dismissing Issue 2) and NR-P35, LU 212, LU215, and LU 216 as inapplicable (dismissing Issue 3 except as to LU 48 and LU 73) were granted.

On November 13, 2014, Petitioners motion to extend the deadline for Motions to Supplement was granted and Petitioners’ motion to Supplement was received on November 17, 2014. The City responded November 19, 2014. The motion was granted in part and denied in part.

The briefs and exhibits of the parties were then timely filed and are referenced in this order as follows:

- Petitioners’ Brief on the Merits, December 30, 2014 (Petitioners’ Prehearing Brief);

---

1 Order On Motions (December 10, 2014) at 3-5, 8-11.
2 Id. at 6-8.
3 Id. at 1.
4 Id. at 11-18.
Due to scheduling conflicts involving the parties and the Board, the Hearing on the Merits (HOM) was rescheduled from January 30, 2014, to February 11, 2014. The HOM afforded the parties a chance to highlight the arguments presented in their briefs and to respond to questions from the Board.

II. PRESUMPTION OF VALIDITY, BURDEN OF PROOF, AND STANDARD OF REVIEW

Pursuant to RCW 36.70A.320(1), comprehensive plans and development regulations, and amendments to them, are presumed valid upon adoption. This presumption creates a high threshold for challengers as the burden is on the petitioners to demonstrate that any action taken by the City is not in compliance with the GMA.

The Board is charged with adjudicating GMA compliance and, when necessary, invalidating noncompliant plans and development regulations. The scope of the Board’s review is limited to determining whether a City has achieved compliance with the GMA only with respect to those issues presented in a timely petition for review. The GMA directs that the Board, after full consideration of the petition, shall determine whether there is compliance with the requirements of the GMA. The Board shall find compliance unless it determines that the City’s action is clearly erroneous in view of the entire record before the Board and in light of the goals and requirements of the GMA.

---

5 RCW 36.70A.320(1) provides: [Except for the shoreline element of a comprehensive plan and applicable development regulations] “comprehensive plans and development regulations, and amendments thereto, adopted under this chapter are presumed valid upon adoption.”

6 RCW 36.70A.320(2) provides: [Except when city or county is subject to a Determination of Invalidity] “the burden is on the petitioner to demonstrate that any action taken by a state agency, county, or city under this chapter is not in compliance with the requirements of this chapter.”

7 RCW 36.70A.280, RCW 36.70A.302.

8 RCW 36.70A.290(1).

9 RCW 36.70A.320(3).

10 Id.
action clearly erroneous, the Board must be “left with the firm and definite conviction that a
mistake has been committed.”

In reviewing the planning decisions of cities and counties, the Board is instructed to recognize “the broad range of discretion that may be exercised by counties and cities” and to “grant deference to counties and cities in how they plan for growth.” However, the city’s actions are not boundless; their actions must be consistent with the goals and requirements of the GMA.

Thus, the burden is on Petitioners to overcome the presumption of validity and demonstrate that the challenged action taken by the City is clearly erroneous in light of the goals and requirements of the GMA.

III. BOARD JURISDICTION

The Board finds the Petition for Review was timely filed, pursuant to RCW 36.70A.290(2). The Board finds the Petitioner has standing to appear before the Board, pursuant to RCW 36.70A.280(2)(a) and (b) and RCW 36.70A.210(6). The Board finds it has jurisdiction over the remaining subject matter of the petition pursuant to RCW 36.70A.280(1).

12 RCW 36.70A.3201 provides, in relevant part: “In recognition of the broad range of discretion that may be exercised by counties and cities consistent with the requirements of this chapter, the legislature intends for the boards to grant deference to counties and cities in how they plan for growth, consistent with the requirements and goals of this chapter. Local comprehensive plans and development regulations require counties and cities to balance priorities and options for action in full consideration of local circumstances. The legislature finds that while this chapter requires local planning to take place within a framework of state goals and requirements, the ultimate burden and responsibility for planning, harmonizing the planning goals of this chapter, and implementing a county’s or city’s future rests with that community.”
13 King County v. CPSGMHB, 142 Wn.2d 543, 561, 14 P.2d 133 (2000) (Local discretion is bounded by the goals and requirements of the GMA). See also, Swinomish, 161 Wn.2d at 423-24. In Swinomish, as to the degree of deference to be granted under the clearly erroneous standard, the Supreme Court has stated: The amount [of deference] is neither unlimited nor does it approximate a rubber stamp. It requires the Board to give the [jurisdiction’s] actions a “critical review” and is a “more intense standard of review” than the arbitrary and capricious standard. Id. at 435, n.8.
14 Except for Legal Issue 3, view protection, as set forth below.
15 See n. 2 and discussion supra regarding partial dismissal in Issues 2 and 3.
IV. PRELIMINARY MATTERS

A typographical error, noted at the prehearing conference but not corrected in the
Prehearing Order is noted in the prefatory note to the issue statements. RCW 36.70A.040(5)
refers to counties other than King. The corrected reference is RCW 36.70A.040(3).\(^{16}\)

As noted supra, Petitioners’ Issue 2 and Issue 3 as it pertained to inapplicable code
policies (NR-P35, LU 212, LU215, and LU 216) were dismissed.\(^{17}\) In the Petitioners’
prehearing brief, Petitioners’ reorganize and consolidate their arguments in a generally
helpful way. However, Issue 6\(^{18}\) was omitted and not briefed. Pursuant to WAC 242-03-
590(1),\(^{19}\) Issue 6 is deemed abandoned and will not be considered further.

With its Response Brief, the City moved to supplement the record with rebuttal
documents. At the HOM, the Board ruled orally to admit these documents as Exhibits 75-80
pursuant to WAC 2242-03-565(1).\(^{20}\)

Prior to the HOM, Petitioner Abolins shared his PowerPoint presentation with the City
and the Board. Hearing no objection from the City, paper copies of the PowerPoint
presentation were allowed as an illustrative exhibit pursuant to WAC 242-03-610.

V. ISSUES AND DISCUSSION

Petitioners advance eleven legal issues in the Petition for Review.\(^{21}\) In Petitioners’
b Briefs, those issues are discussed under four general allegations of non-compliance
pertaining to (1) open space opportunities; (2) preservation of views; (3) inconsistency with

\(^{16}\) Prehearing Order And Order Granting Settlement Extension (October 14, 2015) at 2; Second Amended
Petition For Review (October 10, 2014) at 1.
\(^{17}\) Order On Motions (December 10, 2014) at 6-8.
\(^{18}\) See Appendix A; Prehearing Order And Order Granting Settlement Extension (October 14, 2015) at 3;
Second Amended Petition For Review (October 10, 2014) at 2.
\(^{19}\) WAC 242-03-590 reads, in pertinent part:
(1) A petitioner, or a moving party when a motion has been filed, shall submit a brief addressing
each legal issue it expects the board to determine. Failure by such a party to brief an issue shall
constitute abandonment of the unbriefed issue.
\(^{20}\) WAC 242-03-565(1) reads, in pertinent part, “The Board may allow a later motion for supplementation on
rebuttal. . . .”
\(^{21}\) See Appendix A to this Order.
the City’s Capital Improvement Plan (CIP) regarding provision of open space; and (4) failure
to coordinate with other entities, including Franklin High School officials.

To facilitate its decision, the Board organizes its discussion as follows:

A. Background
B. Open Space needs of a Hub Urban Village
C. View preservation
D. Concurrency of Capital Facilities Planning
E. Coordination with other Entities

Petitioners ask whether the City violated RCW 36.70A.020(1), (9), (10), (12) and (13)
(Planning Goals to guide development and adoption of development regulations)22; RCW
36.70A.040(3) (city development regulations must implement comprehensive plans); RCW
36.70A.070 (requiring land use map consistency with Comprehensive Plan); RCW
36.70A.120 (each city shall perform activities and make capital budget decisions in
conformity with its comprehensive plan);23 RCW 36.70A.130(1)(d) (development regulation
amendments shall be consistent with and implement the comprehensive plan); and RCW
36.70A.320(3) (city actions must not be clearly erroneous in light of the GMA goals and

22 RCW 36.70A.020 reads, in relevant part:
The following goals are adopted to guide the development and adoption of comprehensive plans
and development regulations of those counties and cities that are required or choose to plan
under RCW 36.70A.040. The following goals are not listed in order of priority and shall be used
exclusively for the purpose of guiding the development of comprehensive plans and development
regulations:
(1) Urban growth. Encourage development in urban areas where adequate public facilities and
services exist or can be provided in an efficient manner. . .
(9) Open space and recreation. Retain open space, enhance recreational opportunities,
conserv fish and wildlife habitat, increase access to natural resource lands and water, and
develop parks and recreation facilities. . .
(10) Environment. Protect the environment and enhance the state’s high quality of life, including
air and water quality, and the availability of water. . .
(12) Public facilities and services. Ensure that those public facilities and services necessary to
support development shall be adequate to serve the development at the time the development is
available for occupancy and use without decreasing current service levels below locally
established minimum standards. . .
(13) Historic preservation. Identify and encourage the preservation of lands, sites, and
structures, that have historical or archaeological significance.

23 RCW 36.70A.120 reads: “Each county and city that is required or chooses to plan under RCW 36.70A.040
shall perform its activities and make capital budget decisions in conformity with its comprehensive plan.”
requirements), as detailed more specifically [in the eleven issue statements in appendix A]?^{24}

A. Background

The City of Seattle has two decades of pioneering experience in planning for urban density under GMA using the “urban village strategy,” an approach that directs most new household and employment growth into places the Plan designates as either urban centers or urban villages.^{25} Both urban centers and urban villages are expected to take both job and housing growth, but the growth planned for urban villages is to be at lower densities than the urban centers.^{26} Within the category of “urban village,” the City distinguishes between Hub Urban Villages and Residential Urban Villages, with the latter centered around smaller business districts that are expected to experience primarily residential growth.^{27}

The urban village strategy is a recent innovation nationally. Further, the GMA establishes over-arching goals but leaves much to local discretion. Thus, there have been numerous Board cases involving the inter-relationship of neighborhood plans, the comprehensive plan (particularly the land use, neighborhood planning, and capital facilities elements) and capital facilities financing plans.^{28}

In the *West Seattle Defense Fund v. City of Seattle (WSDF I)*, the Board found that the City had violated RCW 36.70A.070 because:

… the City has not conducted sufficient analysis regarding the effects on existing capital facilities of distributing a large portion of anticipated growth into Seattle's urban centers and villages. Unlike a generalized land-use policy, Seattle’s Plan contains a substantial localized focus on a relatively small portion of the city. The Plan distributes 45 percent of projected population and 65 percent of projected employment growth into urban centers, which comprise only six percent of the city’s total acreage. This has

^{24} Overarching issue statement containing Petitioners’ references to statutory violations; See Second Amended PFR (October 10, 2014) at 1; Order on Motions to Strike and Revise Case Schedule (October 30, 2014) at 2-3.

^{25} Id.


^{27} Id. at 4.

^{28} See, e.g. *WSDF I*, GMHB 94-3-0016, FDO (April 4, 1995); *WSDF II*, GMHB 95-3-0040, FDO (September 11, 1995); *WSDF III*, GMHB 95-3-0073, FDO (April 2, 1996); *WSDF IV*, GMHB 96-3-0033, FDO (March 24, 1997).
significant implications on the amount of analysis required for the capital facilities element of the Plan. The Plan does not contain the required analysis.\textsuperscript{29}

RCW 36.70A.070(3)(b) requires a forecast of "future needs" for such existing capital facilities. WSDF challenges the City for failing to adequately conduct this analysis and the Board agrees. The Plan simply indicates that the City is already well-built and that the basic infrastructure to serve the current population and the small amount of projected population increase in the next six years already exists. . . Part C also incorporates by reference the CIP. Although the City’s conclusion may prove to be accurate, the Plan currently lacks the requisite analysis to verify this.\textsuperscript{30}

At about the same time, the Board in \textit{Gig Harbor} looked to the Act’s planning goals and determined that park facilities are among the facilities for which the City must plan:

The GMA’s planning goals at RCW 36.70A.020(1) and (9), coupled with that at subsection (12), require the County to provide for adequate parks. However, the County has full discretion in deciding what level of service is adequate, and when, where and how parks will be developed. Because the County has established minimum level-of-service standards for its parks and addressed the need to develop additional parks in the Plan, it has complied with planning goals 1 and 9 of the Act.\textsuperscript{31}

Later, in \textit{WSDF IV}, the Board noted that the City of Seattle has a unique neighborhood planning program. In effect, the City has delegated the initial preparation of neighborhood plans, which include capital facilities, utilities, transportation and land use to the neighborhoods themselves, giving the neighborhoods substantial scope so long as required growth is accommodated. However,

\textquote{the ultimate decision-makers in land use matters under the GMA are the elected officials of cities and counties, not neighborhood activists or neighborhood organizations. Citizens provide input to the land use decision-making process, but "citizens do not decide."}\textsuperscript{32}

\begin{footnotesize}
\textsuperscript{29} \textit{WSDF IV} at 14 (citing \textit{WSDF I} at 50-51).
\textsuperscript{30} \textit{WSDF I v. Seattle}, GMHB 94-3-0016, FDO (April 4, 1995), at 35.
\textsuperscript{31} \textit{Gig Harbor v. Pierce County}, GMHB 95-3-0016, FDO (October 31, 1995) at 14.
\textsuperscript{32} \textit{WSDF IV} at 12; \textit{See Benaroya v. Redmond}, GMHB 95-3-0072, FDO (March 25, 1996) at 22; \textit{and WSDF III v. Seattle}, GMHB 95-3-0073, FDO (April 2, 1996) at 24.
\end{footnotesize}
Therefore, the Board found that

... any provision or policy of a neighborhood plan that purports to guide land use decision-making (including subarea or neighborhood plans, including land use, capital facility and transportation planning) **must be incorporated into the jurisdiction’s comprehensive plan** to be implemented pursuant to Chapter 36.70A RCW. Conversely, provisions or policies of a neighborhood plan or program that will not be used to guide land use decision-making, and therefore not be implemented pursuant to Chapter 36.70A RCW, need not be incorporated into a jurisdiction’s comprehensive plan.  

*Emphasis added.*

The Neighborhood Planning Element of the City’s comprehensive plan explains how Seattle chose to integrate neighborhood planning:

In early 2000, the City concluded a five-year neighborhood planning process. The City took three actions in response to each plan produced in this process. From each plan a set of neighborhood specific goals and policies were adopted into the Comprehensive Plan. These goals and policies constitute the “adopted” neighborhood plans. The City also approved by resolution a work-plan matrix indicating the intent of the City concerning the implementation of specific recommendations from each neighborhood plan. Finally, the City recognized by resolution that each plan, as submitted to the City, constitutes the continuing vision and desires of the community. The recognized neighborhood plans, however, have not been adopted as City policy.

In summary, then, sub-area planning for high density neighborhoods requires that the specific boundaries of the neighborhood be designated, and that an inventory and needs analysis based on population projections be used to determine capital facilities needs, including parks. This work need not be adopted into the City plan, but must be done to lay the public participation groundwork and to support of the adequacy of the plan. Much planning may be delegated to the neighborhood itself, but eventually the City Council must adopt into its Comprehensive Plan those portions of the neighborhood plans that purport to guide land use planning. It is these adopted policies that are given effect by development regulations and must be consistent with other Plan provisions, including the Capital

---

33 *WSDF IV* at 11.
34 Ex. 53: Seattle Comprehensive Plan, Neighborhood Planning Element, A. Introduction, discussion at 8.3.
Facilities Element. While the City has responsibility to conduct inventory and needs analyses and to substantiate the sufficiency of its capital facilities plan, it retains discretion to decide what its level of service standards will be. Once articulated, those standards and the resulting needs assessment must be addressed consistently in the capital facilities financing plan, here Seattle’s Capital Improvement Plan (CIP).

In that context, the Board evaluates the various documents related to planning for the community variously referred to as North Rainer, Mount Baker, and the McClellan Station – planning that stretches back decades and more, and encompasses an exemplary, in the Board’s view, exchange between the community and City planners.

The more recent efforts leading up to the challenged Ordinance began with the North Rainier Neighborhood Plan (February 1999). The City’s 2005 Comprehensive Plan update designated the area as an urban village. After a lengthy public process, the North Rainier Neighborhood Plan was again updated in January 2010 to designate the area as a Hub Urban Village in anticipation of light rail service to the Mount Baker Town Center, which began in 2010.

Later that year, the Seattle Planning Commission issued a Seattle Transit Communities report containing recommendations for transit hubs in different types of communities, including mixed use neighborhoods, along with specific funding and implementation strategies. The Commission noted that:

... the success of Transit Communities requires three integral components: investment in transit; appropriate zoning for focused, higher density

36 Petitioners’ Prehearing Brief at 12, Ex. 53: Seattle’s Comprehensive Plan, Urban Village Element, Urban Village Figure 1 at 1.8.
37 Ex. 1, Fiscal Note at 2.
38 Ex. 64, Seattle Transit Communities, Integrating Neighborhoods with Transit – A report from the Seattle Planning Commission (November 2010) at 2 states:

The Planning Commission is comprised of 16 volunteer members appointed by the Mayor and the City Council, is the steward of the Seattle Comprehensive Plan. In this role, the Commission advises the Mayor, City Council, and City departments on broad planning goals, policies, and plans for the development of Seattle.
development; and necessary investment in the essential components for livability.\textsuperscript{39}

Addressing the problem of funding of necessary facilities and infrastructure, “such as parks, open space, libraries, sidewalks, plazas, pedestrian improvements and lighting,” the Planning Commission report emphasizes, that “[w]ithout the essential components, urban life becomes unattractive and inhospitable.”\textsuperscript{40} Key actions identified as necessary to maximize the transit investment include implementing the neighborhood plan update by improving and expanding connections to the Mount Baker Station and the planned Rainier Station; in particular:

\ldots improve pedestrian connections to Franklin High School, Somali Community Services, Seattle Lighthouse for the Blind, and the residential Mt. Baker neighborhood to the east. Improve connections to and usability of the Cheasty Greenspace.\textsuperscript{41}

The next step came with the Department of Planning and Development (DPD) 2011 Mount Baker Town Center Urban Design Framework.\textsuperscript{42} The stated purpose of the Urban Design Framework is:

\ldots to guide the future work and investment of the community, developers and the City to make [the] vision [of the North Rainier Neighborhood Plan (February 1999)] a reality. It identifies the existing conditions and specific planning and design strategies necessary to achieve the community’s vision.\textsuperscript{43}

The Urban Design Framework contains numerous specific recommendations\textsuperscript{44} and projected timelines.\textsuperscript{45} Under the chapter headed IMPLEMENTATION, the Urban Design

\textsuperscript{39} Id. at 32.
\textsuperscript{40} Ex. 64: Seattle Transit Communities, Integrating Neighborhoods with Transit – A report from the Seattle Planning Commission (November 2010) at 32.
\textsuperscript{41} Id. at 48.
\textsuperscript{42} Ex. 27: MOUNT BAKER TOWN CENTER Urban Design Framework (October 2011) at 4.
\textsuperscript{43} Id.
\textsuperscript{44} See, e.g., Ex. 27 at 16: Provide bicycle infrastructure … Make sidewalk network complete and safe … Use mid-block crossings to … break down the scale of large blocks. Insert mid-block pathways as large blocks are redeveloped … Increase pedestrian connections … at S. Lander Street and S. Hanford Street.
Framework specifically anticipates the issuance of the DPD’s Director’s Analysis and Recommendation as the source of “a detailed description and analysis of rezoned recommendations.”\(^\text{46}\)

Subsequently, the DPD issued the Director’s Analysis and Recommendation on North Rainier/Mount Baker Town Center Rezone Proposal,\(^\text{47}\) which the Ordinance also describes as preliminary to the adoption of the Ordinance.\(^\text{48}\)

The Director’s Analysis states that the DPD recommended the rezones, amendments to development standards, and incentive zoning “to implement the goals and policies of the recent North Rainier Neighborhood Plan Update to develop a vibrant neighborhood core that concentrates housing, employment, commercial uses and services . . . well served by a range of comfortable and convenient travel options,” concluding “[t]he proposed zoning fully supports the Goals and Policies of the North Rainier Neighborhood Plan.”\(^\text{49}\) A stated goal of the rezone was to “create a walkable town center around the Mount Baker light rail station” within the North Rainier Hub Urban village.\(^\text{50}\)

Although the challenged Ordinance makes no amendments to Seattle’s Comprehensive Plan, it specifically references the updates to the North Rainier Neighborhood vision and plan and Urban Design Framework\(^\text{51}\) as foundational to the rezone process.

The area of the rezone is approximately eight blocks north and east of the Mount Baker Light Rail station – blocks now developed with one- and two-story commercial

Streetscape recommendations focus on the three arterial streets – Rainier Avenue S. MLK Jr. Way S. and S. McClellan Street. The street scape concepts … align with the “Bowtie Traffic Concept” . . .
buildings and parking lots. The rezone allows higher intensity Seattle Mixed zoning, changes multifamily zoning designations, and increases heights on specific blocks to 65, 85, or 125 feet. The Ordinance applies incentive zoning provisions for affordable housing and open space amenities to residential developments in order to allow for more housing units and foster job growth, and to "encourage future development that strengthens the neighborhood’s core . . . [and] supports the neighborhood’s pedestrian environment as redevelopment occurs." New development regulations include street-level uses and development standards, upper-level setbacks, landscaping standards, and parking and access regulations.

The 13-acre property now occupied by Lowe’s a block from the light rail station is viewed as a special redevelopment opportunity and rezoned to the 125-foot maximum, assuming use of incentive zoning provisions. The 2010 Neighborhood Plan envisioned a major public open space bisecting this property. The Urban Design Framework recommended: “Use mid-block crossings to … break down the scale of large blocks. Insert mid-block pathways as large blocks are redeveloped.” The Ordinance requires that the Lowe’s parcel be opened up with 60-foot wide internal passages that may be developed as two-lane roads and parking.

Petitioners challenge the Ordinance’s allowance of substantially increased development without adequate provision for either public open space at the heart of the neighborhood or protection of the “ring of green” beyond the up-zoned area.

B. Open Space needs of a Hub Urban Village (Issue 1 and 11) [Issue Two was dismissed.]

Petitioners’ General Issue 1: Did the rezone violate NR-P33 of the neighborhood Planning Element because it failed to preserve, protect or provide opportunities for the design of

---

52 Ex. 1, Fiscal Note at 1.
53 Ex. 3, Director’s Analysis at 3.
54 Id. at 11.
55 Ex. 2
57 Ex. 27, at 16
parks and open spaces to accommodate users of diverse ages, interests and cultures within the Town Center rezone area (Issues 1 and 11)?

Issue One: Is the Ordinance inconsistent with **NR-P33** [North Rainier Policy 33] of the City's Comprehensive Plan because it does not preserve, protect or provide opportunities for the design of parks and open spaces and programming to accommodate users of diverse ages, interests and cultures within the Town Center rezone area?

Issue 11: Is the Ordinance inconsistent with **NR-G13 and NR-G14** [North Rainier Goals 13 and 14] of the City's Comprehensive Plan because it fails to consider, protect or provide opportunities for reclamation and development of Cheasty Boulevard and Greenbelt, and the 1909 Olmsted Parks and Boulevards Plan?

**NR-P33** Design parks and open spaces and programming to accommodate users of diverse ages, interests and cultures.\(^{58}\)

**NR-G13** Cheasty Boulevard and Greenbelt has been reclaimed and developed in a manner consistent with the 1909 Olmsted Parks and Boulevards Plan.\(^{59}\)

**NR-G14** A “ring of green” surrounding the urban village with strong connections to the greenbelts, boulevards and parks, augmented with a hierarchy of open spaces.\(^{60}\)

Applicable Law

**RCW36.70A.040(3)** (city development regulations must implement comprehensive plans)

\(\text{(d) if the county has a population of fifty thousand or more, the county and each city located within the county shall adopt a comprehensive plan under this chapter and development regulations that are consistent with and implement the comprehensive plan. . . .} \)

\(^{58}\) Ex. 53: Seattle Comprehensive Plan, B-21 North Rainier Neighborhood Plan, Open Space Policies at 8.132

\(^{59}\) Id. at 8.131.

\(^{60}\) Id.
RCW 36.70A.130 Comprehensive plans — Review procedures and schedules — Amendments.

(1)(d) Any amendment of or revision to a comprehensive land use plan shall conform to this chapter. Any amendment of or revision to development regulations shall be consistent with and implement the comprehensive plan.

RCW 36.70A.020 (Planning Goals to guide development and adoption of development regulations)

The following goals are adopted to guide the development and adoption of comprehensive plans and development regulations of those counties and cities that are required or choose to plan under RCW 36.70A.040. The following goals are not listed in order of priority and shall be used exclusively for the purpose of guiding the development of comprehensive plans and development regulations:

(1) Urban growth. Encourage development in urban areas where adequate public facilities and services exist or can be provided in an efficient manner. . .

(9) Open space and recreation. Retain open space, enhance recreational opportunities, conserve fish and wildlife habitat, increase access to natural resource lands and water, and develop parks and recreation facilities. . .

(10) Environment. Protect the environment and enhance the state’s high quality of life, including air and water quality, and the availability of water. . .

(12) Public facilities and services. Ensure that those public facilities and services necessary to support development shall be adequate to serve the development at the time the development is available for occupancy and use without decreasing current service levels below locally established minimum standards. . .

(13) Historic preservation. Identify and encourage the preservation of lands, sites, and structures that have historical or archaeological significance.

RCW 36.70A.320(3) (city actions must not be clearly erroneous in light of the GMA goals and requirements)
**Preserving Open Space**

**Positions of the Parties**

Asserting that the North Rainier Neighborhood Plan “goes” the North Rainier Hub Urban Village, Petitioners allege that the Ordinance “violates” NR-P33 because it “failed to preserve, protect or provide opportunity for the design of parks and open spaces to accommodate users of diverse ages, interests and cultures within the Town Center rezone area.”

Petitioners point to a section of the Framework entitled “Open Space and Gateways” which describe the existing open space system as a “ring of green; surrounding the Town Center – the Cheasty Greenbelt, the Olmsted Boulevards and the slopes along the east side of MLK Jr. Way S.” This section also highlights the conclusion of the Gap Report: “Of the Southeast Sector’s five urban villages, the North Rainier Hub Urban Village has the largest gaps in Usable Open Space. . . .” Citing numerous Plan policies not cited in the PFR, Petitioners assert that the City is required to insure that the new development regulations “achieve public benefits to mitigate impacts of high density development,” but that the incentive zoning provisions in the Ordinance have the opposite effect by providing more density than mitigation.

The Framework includes specific recommendations, including:

- **Create new open space in the Core.** Use new developments and public improvements to increase green space within the Town Center. *Redevelopment of the 13-acre Lowe’s site, the largest opportunity site, should include an open space and pathways system that can break down this large block into a more pedestrian friendly form.*

The City argues that the North Rainier Hub Urban Village already exceeds the Comprehensive Plan’s goals for park acreage per household such that, even though the rezone increases the village’s overall development capacity from 7,279 to 7,914 housing

---

61 Ex. 53: Seattle Comprehensive Plan, Neighborhood Planning Element, B-21 North Rainier, open space policies at 8.131.

62 Petitioners’ Prehearing Brief at 13.

63 Ex. 27 at 20.

64 Petitioners’ Prehearing Brief at 7-8, 14.
units, there will still be more than enough open space per household. Further, the Parks Department has property “landbanked” for a new park at 35th and Charleston (seven or eight blocks south of the transit station and Hub) that it hopes to develop under the new Park District levy. The City alludes to the needs of “other denser, faster growing areas that are still under-performing on the park acreage per household goal” as competing for prioritization in the department’s Capital Facilities planning. Nevertheless, it concedes that the North Rainier Hub does not meet the comprehensive plan goal of having a 10,000 sq. ft. park within 1/8 mile of each residential unit.

Further, according to the City, any parcel could, theoretically, become a park someday, thus preserving “park opportunities” throughout the rezone.

**Board Discussion**

Petitioners and Respondents urge the Board to start its analysis with significantly different understandings of both the present day and future adequacy of Open Space in the North Rainier Neighborhood. As discussed in the Background section supra, Seattle has heeded prior decisions requiring an inventory and needs analysis for capital facilities. Seattle divides open spaces into three relevant categories:

1. Usable Open Space: Within the boundaries of a hub urban village, Seattle’s 2005 Comprehensive Plan calls for one acre of Village Open Space per 1,000 households. Useable open space must be “relatively level and open, easily accessible, primarily green available for drop-in use.” The spaces must be a minimum of ¼ acre in size and be developed as a usable park space. Space on public school or college grounds does not qualify. Similarly, boulevards without park amenities, undeveloped greenbelts, and natural

---

65 Ex. 3, Director’s Analysis at 13. This estimate is nearly twice the estimated 362 unit/20 years anticipated by the Framework. See Ex. 27 at 27.
66 City’s Prehearing Brief at 2.
67 Id.; City’s comments at HOM.
68 City’s Prehearing Brief at 2-3.
69 Id. at 10.
areas do not qualify. The City's useable open space goals are distribution based, meaning that adequacy is not evaluated city-wide. Useable open space must be located within 1/8 mile of the hub urban village.

2. Breathing Room Open Space: This category includes all types of open space, including natural areas and golf courses, but does not include public school or college grounds or Parks Department property that is either undeveloped or built out without open space amenities (such as pools, administrative facilities, and maintenance facilities). The City defines a two-level goal:
   a. Desirable: 1 acre per 100 residents
   b. Acceptable: 1/3 acre per 100 residents

3. Village Commons: For Hub Urban Villages, Seattle’s 2005 Comprehensive Plan identifies the goal of “at least one Usable Open Space of at least one acre in size” located within the boundaries of the urban village and not separated from the urban village by difficult terrain or a major arterial.

Applying the comprehensive plan goals city-wide, the 2011 Gap Report Update finds the Breathing Room Open Space goal for available acreage is met at both the desirable and acceptable levels. Further, the acreage goals for Village Commons are met. The report states that all the urban villages have sufficient Usable Open Space, but contradicts itself on the same page by stating “the North Rainer Hub Urban Village has the largest gaps in Usable Open Space with over half of the Urban Village located farther than 1/8 of a mile from park sites.” The Board fails to see how the Hub Urban Village can have sufficient useable open space if the space that is being counted is too far away to qualify as useable. In fact, the area being up-zoned for highest density appears to be furthest from existing parks. This situation is made worse by the fact that existing open spaces are separated from

71 Id. at 2, 5-6.
72 Id. at 8-9.
73 Id. at 6.
74 Id. at 10.
75 Id. at 6.
76 Id. at 51.
the urban Hub by two high-volume arterials, each carrying over 30,000 vehicle trips daily, with inadequate pedestrian crossings. In one block of the upzoned Hub along Martin Luther King Jr. Way, there is not even a sidewalk.

In its report, *Mount Baker Station Area Open Space Nexus Analysis*, the DPD recommended increasing the allowed structure height to provide incentive zoning programs that help provide affordable housing and other amenities. DPD notes that open space has been identified as a priority amenity in the North Rainier Hub Urban Village and evaluates the current availability and deficits in open space, emphasizing that the City’s Comprehensive Plan “affirms the importance of a variety of open space opportunities.”

As with the 2011 Open Space Gap Report Update, the Nexus Analysis notes that the North Rainier Hub Urban Village has sufficient open space to meet population-based goals, but that the space is predominantly comprised of a few large parks located on the edge of the Hub Urban Village and a significant distance from the Station Area. None of the parks is located in the Station Area.

The North Rainier Hub Urban Village is a particularly large and linear urban village compared with other urban villages, so it is likely appropriate to consider the Station Area as well as the Urban Village. If the Station Area were used as the unit for calculating residential population-based goals, it would not meet these goals as there are no parks within the station area . . . Martin Luther King Jr. Memorial Park is not immediately accessible to the Station Area given that it is geographically separated from the Station area by a large arterial street and a substantial grade change.

Addressing the Breathing Room Goals, the report notes that the Comprehensive Plan doesn’t provide breathing room goals for local areas, so that it is not appropriate to apply this standard to the Mount Baker Station Area, yet it notes that thoughtfully-planned open space will be critical to the success of a pedestrian-friendly transit hub at this location:

The environment is very uninviting to pedestrians as there are very few areas to rest or relax. In order to maximize the investment of the light rail station in

77 Petitioners’ Prehearing Brief at 2.
78 Ex. 59: *Mount Baker Station Area Open Space Nexus Analysis* (December 5, 2012) at 1.
79 Id. at 2.
this area, it will [be] very important to develop more open space opportunities that can help to make this area a more pleasant place for pedestrians. Small, local open space opportunities will be especially important since the large roads and auto-oriented environment discourage walking.

Overall, this analysis suggests there is a substantial existing open space need within the Mount Baker Station Area that would justify allowing public open space amenities to count toward incentive zoning. The majority of the area does not appear to meet distribution standards and the population-based standard is not met within the Station Area. Martin Luther King Jr. Memorial Park represents the only major amenity for the area and is separated by substantial barriers which make it unlikely to be used on a regular basis by users of the Station Area. Additionally, the large roads and auto-oriented environment create a very inhospitable situation for pedestrians which could be someone [sic] meliorated [sic] by the presence of open space.

The City cannot have it both ways. Either there is a lack of open space that justifies incentive zoning provisions, or there is plenty of open space such that provisions incentivizing developers to provide public open space are not appropriate.

**The Board finds** the City’s extensive inventory, needs analysis, and planning documents amply demonstrate that the current level of useable open space in the North Rainier Hub Urban Village is inadequate to satisfy its distribution-based goals. The question then becomes whether adoption of the Ordinance makes this issue subject to review now, or whether it is a matter for the 2015 Plan update.

**Consistency of Neighborhood Plans and Comprehensive Plan.**

**Positions of the Parties**

Petitioners start by asserting that the City violated the requirements of RCW 36.70A.020, requiring GMA planning goals to guide the adoption of development regulations.
regulations, and RCW 36.70A.040(3)\textsuperscript{83} and RCW 36.70A.130(1)(d),\textsuperscript{84} requiring development
rules to be consistent with and implement the comprehensive plan.\textsuperscript{85} Petitioners urge
that planning documents, including the North Rainier Neighborhood Plan Update adopted in
2010, the Planning Commission’s 2011 \textit{Transit Oriented Communities} report,\textsuperscript{86} the DPD’s
2011 \textit{Urban Design Framework},\textsuperscript{87} and the \textit{Mount Baker Station Area Open Space Nexus
Analysis},\textsuperscript{88} must be “read as a whole”\textsuperscript{89} with the comprehensive plan. The implication is that
failure to incorporate Department recommendations within the rezone has resulted in
development regulations that are inconsistent with, or fail to implement, the comprehensive
plan in violation of RCW 36.70A.130(1)(d). For the proposition that “inconsistency is not
tolerated” between the comprehensive plan and neighborhood plans, Petitioners cite
Comprehensive Plan policy N2, which reads:

\begin{quote}
Maintain consistency between neighborhood plans and the Comprehensive
Plan. In the event of an inconsistency between the comprehensive plan and
a proposed neighborhood plan, \textbf{consider} either amendments to the
comprehensive plan which are consistent with its core values, or
amendments to the neighborhood plan. (\textbf{Emphasis added.})
\end{quote}

In support of their theory, Petitioners note that the Director’s Analysis &
Recommendation describes the Ordinance as “the product of a two-year neighborhood plan
update process” and states the DPD recommends the rezone, amendments to development
standards, and incentive zoning based on the 2011 \textit{Urban Design Framework} “to carry out
key actions identified by the community during the recent update of the North Rainier

\textsuperscript{83} RCW 36.70A.040(3)(d): “… each city … shall adopt a comprehensive plan under this chapter and
development regulations that are consistent with and implement the comprehensive plan …”
\textsuperscript{84} RCW 36.70A.130(1)(d) reads:
 Any amendment of or revision to a comprehensive land use plan shall conform to this chapter.
 Any amendment of or revision to development regulations shall be consistent with and implement
 the comprehensive plan.
\textsuperscript{85} Petitioners’ Prehearing Brief at 10.
\textsuperscript{86} Ex. 64, \textit{Seattle Transit Communities, Integrating Neighborhoods with Transit – A report from the Seattle
Planning Commission} (November 2010).
\textsuperscript{87} Ex. 27: \textit{MOUNT BAKER TOWN CENTER Urban Design Framework} (October 2011).
\textsuperscript{88} Ex. 59: \textit{Mount Baker Station Area Open Space Nexus Analysis} (December 5, 2012).
\textsuperscript{89} Petitioners’ comments at the HOM.
Neighborhood Plan 2011” and encourage future development that “strengthens the neighborhood’s core” and “supports the neighborhood’s pedestrian environment. . . .”

The City responds that the Ordinance did not amend the City’s Comprehensive Plan, but merely enacted development regulations. Although the Official Land Use Map was amended to rezone certain land and the Mount Baker Station Area Overlay District was expanded, it did not expressly amend the Comprehensive Plan’s Future Land Use Map.

Under the provisions of its Land Use element, the rezones in the Ordinance do not require amendments to the Future Land Use Map of the Comprehensive Plan, because they do not “significantly change” the function of the areas rezoned from the function shown on the Future Land Use Map. Thus allegations that the Ordinance creates a comprehensive plan inconsistency would be misplaced and untimely.

Further, the City argues that RCW 36.70A.040(3) and RCW 36.70A.130(1)(d) are only applicable to those policies of the North Rainier Neighborhood Plan that have been adopted into the comprehensive plan. Therefore, the Ordinance need not be consistent with the Framework and other documents, because they “are not the Comprehensive Plan.”

Secondly, the City asserts that “there is no requirement in the Comprehensive Plan or GMA that the City must do all the possible actions identified in the adopted Neighborhood Plan concurrently with Ordinances adopting development regulations.” Instead, the City argues that consistency requires only that the regulations advance at least one goal of the Comprehensive Plan, and it is only noncompliant if it thwarts a comprehensive plan.

---

90 Ex. 3; Director’s Analysis & Recommendation at 3; Petitioners’ Prehearing Brief at 3.
91 City’s Prehearing Brief at 15; Ex. 51: Ordinance at 2.
92 City cites LU2, LU3, LU4.
93 City’s response at the HOM.
94 City’s response at the HOM.
95 City’s response at the HOM; See City’s Prehearing Brief at 7-8 (citing Koontz Coalition v. Seattle, GMHB 14-3-0005 FDO (August 19, 2014) at 18-19; listing NR G1, NR G17, NR G19, and NR G20 as goals identified in Director’s Analysis). The Board notes the City’s assertions unduly stretch the Koontz ruling, in which the Board found petitioner failed to demonstrate the comprehensive plan policies it relied upon were thwarted, and the City showed other policies were weighed and balanced.
The City also puts considerable weight on the Director’s Analysis which identifies goals other than NRP33 that the upzone supports and asserts GMA Goal 12 is not thwarted.

Board Discussion

The Board has previously held in WSDF IV that:

Any provision or policy of a neighborhood plan that purports to guide land use decision-making (including subarea or neighborhood plans including land use, capital facilities and transportation planning) must be incorporated into the jurisdiction’s comprehensive plan to be implemented pursuant to Chapter 36.70A RCW. Conversely, provisions or policies of a neighborhood plan or program that will not be used to guide land use decision-making, and therefore will not be implemented pursuant to Chapter 36.70A RCW, need not be incorporated into a jurisdiction’s comprehensive plan.

The WSDF IV decision was rendered at a time when some jurisdictions had adopted neighborhood or sub-area plans prior to adopting their comprehensive plans under GMA. Today, most jurisdictions adopt a neighborhood or sub-area plan as a further refinement of their comprehensive plan. Seattle’s extensive process for delegating the adoption of neighborhood plans to the community and then picking and choosing which policies will actually be implemented by adoption into the comprehensive plan is somewhat unusual. It is not surprising that some in the community may believe that the neighborhood plans “meant more.”

Nevertheless, the Board finds Seattle’s process is within its legislative discretion.

As regards the sufficiency of open space, the City has thoroughly explored the amount, type, and kind of existing open space. The ample evidence suggests that satisfying

97 City’s response at the HOM.
98 RCW 36.70.020(12) says: “Public facilities and services. Ensure that those public facilities and services necessary to support development shall be adequate to serve the development at the time the development is available for occupancy and use without decreasing current service levels below locally established minimum standards.”
99 WSDF IV, FDO (March 24. 1997) at 11.
100 Laurelhurst Community Club v. City of Seattle, GMHB 03-3-0008, Order on Motions (June 18, 2003) at 8, “subarea plans typically augment and amplify policies contained in the jurisdiction-wide comprehensive plan.”
comprehensive plan and neighborhood goals for the North Rainier Hub Urban Village will require development of more usable open space. The question of concurrency is discussed in section D below.

The Director’s statement describes the Ordinance as “the product of a two-year neighborhood plan update process.” Given the many assertions in the Director’s Analysis and the Ordinance itself declaring that the intent of this action was to advance neighborhood priorities and implement recommendations from the Urban Design Framework, it can come as no surprise that Petitioners expected more adherence to the key priorities of open space and pedestrian-friendly design identified in the Neighborhood Plan and Framework. The City’s suggestion that Petitioners’ expectations were a “fanciful inference” is almost disrespectful. That said, the Board must agree with the City that the GMA imposes no requirement that a comprehensive plan be consistent with those portions of neighborhood plans that have not been adopted into the comprehensive plan, as is the case with the North Rainier 2010 update, nor is a challenge to the internal consistency of the City’s Comprehensive Plan timely absent any amendment to the comprehensive plan.

The Board finds that Petitioners’ allegations of internal consistency within the City’s comprehensive plan (RCW 36.70A.130 (1)(d)) is untimely. Therefore, the insufficiency of useable open space in the North Rainier Hub Urban Village to satisfy distribution-based goals is not subject to review at this time.

Consistency of Development Regulations with Adopted Comprehensive and Neighborhood Plan

The dispositive question, then, is whether development regulations that do not realize, or commit to realizing, the adopted comprehensive plan goals and policies for the North Rainier Neighborhood violate the consistency requirements of RCW 36.70A.040(3) and 36.70A.130(1)(d). Petitioners’ Legal Issue 1 addresses the mid-block open-space on

101 Ex. 3, Director’s Analysis and Recommendations at 3.
the Lowe’s parcel. Legal Issue 11 addresses the “ring of green” at the exterior of the up-
zoned area.

Mid-block Open Space on Lowe’s Parcel

Petitioners’ Legal Issue 1 asserts the rezoning violates NRP-33 by failing to “[d]esign
parks and open spaces and programming to accommodate users of diverse ages, interests,
and cultures.” In contrast to the planning commission’s Transit Communities goal statement
that “open space areas near transit stations are essential components of livability,”102

Petitioners observe that the Ordinance allows the mid-block open space corridor on the
Lowe’s parcel, which was to be a green open space and pathway system under the
Framework,103 to include a 2-lane vehicle access road with parking on its margins, plus
landscaping and sidewalks.104 Petitioners assert these shortcomings fail to implement
comprehensive plan policies and goals in violation of RCW 36.70A.040(3) and RCW
36.70A.130(1)(d).105

There can be no doubt that a road with sidewalks is unlikely to function as a park,
although it will likely be landscaped and provide a pedestrian/bicycle corridor. As these
interior roadways will serve residents and visitors to four, 8-12 story buildings, this cannot
qualify as usable public open space. Regrettably, Petitioners again face the problem that
the specific expectations promoted within the Urban Design Framework have not been
adopted into the City’s comprehensive plan and so are not mandated to be included in this
rezone. Further, Petitioners have not demonstrated the policy is thwarted by the upzone of
the Lowe’s parcel, as this may not be the only opportunity for usable open space
development in the Mount Rainier Town Center.

The Board finds Petitioners have not met their burden to show that the development
regulations are inconsistent with the City’s Comprehensive Plan. Legal Issue 1 is dismissed.

102 Petitioners’ Prehearing Brief at 14; See Ex. 64, Seattle Transit Communities at 17-18.
103 Ex. 27: Urban Design Framework at 22, photo at 20.
104 City’s response at HOM.
105 Petitioners Prehearing Brief at 10-15.
Petitioners’ Legal Issue 11 asserts failure of the Ordinance to consider and protect the Cheasty Boulevard and Greenbelt and the 1909 Olmstead Parks and Boulevard Plans is inconsistent with adopted goals of the North Rainier plan. Petitioners contend the upzoned Hub violates NR-G13 including reclamation of Cheasty Boulevard and the Olmstead Plans\textsuperscript{106} and NR-G-14 requiring urban village design with “strong connections” to the surrounding “ring of green.”\textsuperscript{107} The City asserts that development regulations are only inconsistent if they “thwart” the implementation of comprehensive plan policies\textsuperscript{108} and that “goals” represent the results that the City hopes to realize over time, perhaps within the 20-year life of the Plan, and are not mandates.

Plans provide policy direction to land use decision-making by providing guidance and direction to development regulations, which must be consistent with and implement the Comprehensive Plan. In turn, these development regulations govern the review and approval process for development permits.\textsuperscript{109}

Here, the City’s upzone of the Mount Baker Transit Station area did not extend to the Cheasty Greenbelt or the Olmstead Boulevards which lie beyond the more-intense redevelopment zone. Petitioners have not demonstrated comprehensive plan goals NRG-13 and NRG 14 will be thwarted by the additional development allowance.

**The Board finds** Petitioners have not met their burden to show that the Ordinance precludes implementation of comprehensive plan policies or attainment of plan goals.

**Legal Issue 11 is dismissed.**

C. View preservation (remaining part of Issue 3)

*Petitioners’ General Issue 3: Is the Ordinance Inconsistent with LU-48 because it fails to preserve and Enhance Important Views from the Town Center Rezone, Including Mount Rainier and the “Ring of Green” (Issue 3)?*
Is the Ordinance inconsistent with LU48 and LU73 of the City’s Comprehensive Plan because the City failed to balance housing needs with the surrounding neighborhood character; failed to properly identify, preserve and enhance important open spaces, green spaces and views in or near the Town Center rezone area?

LU48 Seek to preserve views through:
• land use regulations that address view impacts with height, bulk, scale, view corridor and design review provisions;
• zoning policy that considers the effect of zone designations on views, with special emphasis on protection of views related to shoreline areas; and
• application of adopted environmental policy to protect public views, including views of mountains, major bodies of water, designated landmarks and the Downtown skyline, in review of development projects.\(^{110}\)

LU73 Balance the objective to increase opportunities for new housing development to ensure adequate housing for Seattle’s residents with the equally important objective of ensuring that new development is compatible with neighborhood character.\(^ {111}\)

NRG-18 Rainier Ave. S. is a highly functioning multimodal “complete street” that serves as the spine of the Rainier Valley and retains its existing vistas of Mount Rainier.\(^ {112}\)

Positions of the Parties

Petitioners assert that the City’s enactment of the rezone was clearly erroneous because it failed to preserve views of Mount Rainier from Rainier Avenue and of the “ring of green” as required by the neighborhood plan\(^ {113}\) because “there was no deliberate effort to require setbacks needed to preserve the view . . . that the community wanted to preserve.”

The City first submits Exhibits 20,\(^ {114}\) 24,\(^ {115}\) and 32\(^ {116}\) to support its assertion that Petitioners did not raise the view preservation issue with the Council and therefore lack

---

\(^{110}\) Ex. 53: Seattle Comprehensive Plan, Land Use Element, A-2. Uses: views policy at 2.11

\(^{111}\) Ex. 53: Seattle Comprehensive Plan, Land Use Element, B-2. Multifamily Residential Areas: policies at 2.16.

\(^{112}\) Cited for the first time in Petitioners’ PowerPoint at the HOM.

\(^{113}\) Petitioners’ Prehearing Brief.

\(^{114}\) Ex. 20: Abolins’ email to CM O’Brien and Harrell.

\(^{115}\) Ex. 24: Petitioner Abolins’ testimony to Council May 1, 2014, transcribed by Trudy Jaynes.

participation standing. In reply, Petitioners cite the Board’s previous denial of the City’s motion to dismiss issues regarding protection of existing public facilities.\textsuperscript{117}

Next the City suggests that one of the adopted neighborhood plan policies, NR-G18, “modifies” the general policy in LU48 requiring the City to “Seek to preserve views” such that the only view specifically protected in the comprehensive plan is the existing view of Mount Rainier from Rainier Avenue.\textsuperscript{118}

The City also asserts that Petitioners have not cited evidence in the record showing that existing views will be impaired.

**Board Discussion**

**Standing**

The Board’s Order on Motions addressed the issue of protection of public facilities. Petitioners have submitted no rebuttal evidence showing they raised the issue of views before the Council, nor have they argued for APA standing.

**The Board finds** Petitioners do not have standing to raise the issue of view preservation.

**View obstruction**

Standing aside, the Board officially notices the fact that Rainier Avenue S. runs directly toward Mount Rainier. Given that the Ordinance does not propose to locate building on the street itself, the view of the mountain from Rainier Avenue is protected as required by NR-G18.

It is likely that Petitioners’ argument would fail for reasons similar to some previously discussed allegations: they seek to enforce comprehensive plan requirements that employ verbs such as “seek to” and “balance.” Additionally, Petitioners have submitted no evidence that would allow the Board to determine which views the City has not sought to preserve, nor have Petitioners identified what statute they allege the City has violated.

\textsuperscript{117} Order on Motions (December 10, 2014) at 4-5.
\textsuperscript{118} City’s Prehearing Brief at 12-14.
The Board finds Petitioners have not carried their burden to prove the Ordinance fails to comply with GMA provisions.

Issue 3 is dismissed.

D. Concurrency of Capital Facilities Planning (Issues 4, 5, 7, 8, 9)

[Issue 6 is deemed abandoned][19]

Petitioners General Issue 4. The Ordinance violates the GMA and Comprehensive Plan because it fails to address the amount, types, and distribution of open space necessary to serve the dense growth targeted for the new Town Center (Issues 4, 5, 7, 8, and 9).

Issue Four: Is the Ordinance and Capital Facilities Plan inconsistent with UV46, UV49, UV51 and UV53 of the Comprehensive Plan, RCW 36.70A.070(3) and (8) and WAC 365-196-415 because it neither analyzes nor strives to accomplish the open space standards identified in the Neighborhood Plan and Urban Village Appendix B for the amount, types, and distribution of open space necessary to serve the new Town Center residents, thereby defeating the express goals of UV3, UVG12, UVG15, UVG37, UVG39?

Issue Five: Is the Ordinance inconsistent with UV-2, UV-7.5 and UV 10.5 of the Comprehensive Plan because the City failed to consider, preserve or promote conditions necessary to support healthy Town Centers, including those conducive to helping mixed-use urban village communities thrive, such as a minimum range of park and open space facilities, and community food gardens to support access to healthful food for the dense areas within the Town Center?

Issue Seven: Is the Ordinance and Capital Improvement Plan inconsistent with N10, N11, N12, N13 and N14 of the Comprehensive Plan because the City failed to: (1) establish a firm and clear relationship between the City’s budgeting processes and the adopted Neighborhood Plan; (2) demonstrate how the urban village strategy reflected in the Neighborhood Plan and related project documents shall be effectively carried out under the rezone Ordinance; and (3) properly consider and utilize the adopted North Rainier Neighborhood Plan goals, policies and work plan matrices to balance competing goals?

Issue Eight: Is the Ordinance (including its Fiscal Note) inconsistent with CFG4, CFG5, CF1, CF2, CF7, and CF8 of the Comprehensive Plan and the Capital Improvement Plan where the City failed to provide for the siting and design of open space and other required green features (including community gardens) in a manner that would allow them to be

considered assets to the Town Center community; and they fail to consider and encourage protection of City-owned historic facilities, including the Olmsted Boulevards, Cheasty Green Space, and Franklin High School, in light of the values and social equities reflected in the Neighborhood Plan?

Issue Nine: Is the Ordinance (including its Fiscal Note, and the City’s related financial budgeting processes) and the Capital Investment Plan inconsistent with CF1, CF2, CF7, CF8, CF9, CF10, CF11 and CF-F\textsuperscript{120} of the Comprehensive Plan where the City failed to properly consider, plan, preserve and provide opportunities for necessary open space, parks and playgrounds needed to bridge the recognized gaps in those facilities, and to create an incentive for public and private investment in and near the Town Center area?

Applicable Law

RCW 36.70A.070 reads, in pertinent part:

(3) A capital facilities plan element consisting of: (a) An inventory of existing capital facilities owned by public entities, showing the locations and capacities of the capital facilities; (b) a forecast of the future needs for such capital facilities; (c) the proposed locations and capacities of expanded or new capital facilities; (d) at least a six-year plan that will finance such capital facilities within projected funding capacities and clearly identifies sources of public money for such purposes; and (e) a requirement to reassess the land use element if probable funding falls short of meeting existing needs and to ensure that the land use element, capital facilities plan element, and financing plan within the capital facilities plan element are coordinated and consistent. Park and recreation facilities shall be included in the capital facilities plan element. . .

(8) A park and recreation element that implements, and is consistent with, the capital facilities plan element as it relates to park and recreation facilities. . .

WAC 365-196-415 reads, in pertinent part:

(1) Requirements. The capital facilities element of a comprehensive plan must contain at least the following features:

(a) An inventory of existing capital facilities owned by public entities, also referred to as "public facilities," showing the locations and capacities of the capital facilities;

\textsuperscript{120} There is no policy CF-F. Petitioners appear to be referring to a discussion section; \textit{See} Ex. 53: Seattle’s Comprehensive Plan, Capital Facilities Element, F. Consistency & Coordination at 5.8.
(b) A forecast of the future needs for such capital facilities based on the land use element;
(c) The proposed locations and capacities of expanded or new capital facilities;
(d) At least a six-year plan that will finance such capital facilities within projected funding capacities and clearly identifies sources of public money for such purposes; and
(e) A requirement to reassess the land use element if probable funding falls short of meeting existing needs and to ensure that the land use element, capital facilities plan element, and financing plan within the capital facilities plan element are coordinated and consistent. Park and recreation facilities shall be included in the capital facilities plan element. . .

(3) Relationship between the capital facilities element and the land use element.
(a) Providing adequate public facilities is a component of the affirmative duty created by the act for counties and cities to accommodate the growth that is selected and allocated, to provide sufficient capacity of land suitable for development, and to permit urban densities.
(b) The needs for capital facilities should be dictated by the land use element. The future land use map designates sufficient land use densities and intensities to accommodate the population and employment that is selected and allocated. The land uses and assumed densities identified in the land use element determine the location and timing of the need for new or expanded facilities.

Does the City’s comprehensive plan impose a duty to concurrently update the CIP?

Positions of the Parties

Petitioners assert that the Planning Commission stressed the City’s obligation to coordinate the Comprehensive Plan Urban Village strategy with the Capital Improvement Plan (CIP) and other City capital investments, citing Exhibit 64, Seattle Transit Communities at 38, and then “completely failed to plan for capital facility investment [sic] needed to overcome the worsening open space gaps created by its self-defeating and ineffective open space incentive formulas.” Asserting that, under RCW 36.70A.120, the City was

121 Petitioners attached portions of Ex. 64 to their Prehearing Brief, but not p. 38.
122 Petitioners’ Prehearing Brief at 9.
required to perform its activities and make capital budget decisions in conformity with its
comprehensive plan policies, and GMA planning goals. Petitioners allege that Seattle
violated RCW 36.70A.070(3), which requires the City to include a plan, scheme or design
for park and recreation facilities within its capital facilities plan element.

Petitioners allege that the City’s Capital Facilities element mandates that the City’s
CIP must be “concurrently updated with the rezone to proactively accommodate the
substantial density and growth” because the discussion section, identified by Petitioners
as CF-F, reads:

Consistency & Coordination: discussion: As part of the City’s CIP process, the City considers whether probable funding will be sufficient to meet the currently identified needs for new or expanded city capital facilities to accommodate planned growth. Should anticipated funding not materialize, or should new needs be identified for which no funding is determined to be probable, the City will reassess the land use element of this Plan to ensure that it is coordinated, and consistent, with this element, and in particular with the six-year finance plan. A review for coordination and consistency between this Element and the Land Use Element will be part of the City’s annual budget review and Comprehensive Plan amendment processes.

Petitioners cite numerous comprehensive plan policies and goals in support of their
assertion that the City was obligated, at the least, to revise its CIP concurrent with the
rezone to provide for the needed North Rainier usable open space. Most of the cited
policies employ verbs like “consider,” “promote,” “encourage,” “strive,”

---

123 RCW 36.70A.120 Planning activities and capital budget decisions — Implementation in conformity with comprehensive plan.

124 Petitioners’ Prehearing Brief at 17; Order On Motions (December 10, 2014) at 8-10.

125 Petitioners’ Prehearing Brief at 16, 22.

126 Petitioners’ Prehearing Brief at 18. Emphasis added.

127 There is no policy CF-F. Petitioners appear to be referring to a discussion section; See Exhibit 53: Seattle’s Comprehensive Plan, Capital Facilities Element, F. Consistency & Coordination at 5.8.

128 UV3, UV49, UV53, N6, N13, N14, CF2, CF7, CF8, CF9, CF11, CF-F.

129 UV1, UV2, UV12.

130 UV 10.5, CF8, CF9.

131 UV 46, CF1 (in part).
“coordinate,” “help balance,” “explore,” and “seek,” but directive verbs such as
“provide” and “establish” make a number of the cited policies obligatory:

**N10** Establish a firm and clear relationship between the City’s budgeting processes and adopted neighborhood plans and, using the biennial budget, demonstrate how the urban village strategy is being carried out.

**N11** Assess as part of the City’s budget process, neighborhood plan implementation needs and resources, taking into consideration the results of implementation activities for each area and public input into the budget process.

**CF1** Plan capital investments strategically, in part by striving to give priority to areas experiencing or expecting the highest levels of residential and employment growth when making discretionary investments for new facilities. The City will use fiscal notes and policy analysis to assist in making informed capital investment choices to achieve the City’s long-term goals.

**UVG15** Provide parks and open space that are accessible to urban villages to enhance the livability of urban villages, to help shape the overall development pattern, and to enrich the character of each village.

**UVG37** Provide safe and welcoming places for the people of Seattle to play, learn, contemplate, and build community. Provide healthy spaces for children and their families to play; for more passive activities such as strolling, sitting, viewing, picnicking, public gatherings, and enjoying the natural environment; and for active uses such as community gardening, competitive sports, and running.

**UVG39** Enhance the urban village strategy through the provision of:
1. Amenities in more densely populated areas
2. Recreational opportunities for daytime populations in urban centers

---

132 UV 7.5.
133 N12.
134 CF8.
135 CF10.

But see N13 which reads in pertinent part “Consider recommendations from neighborhood plans in the context of Seattle as a whole.” Ex. 53: Seattle’s Comprehensive Plan, Neighborhood Planning Element, A. Introduction: neighborhood plan implementation policies at 8.5.

137 Ex. 53: Seattle’s Comprehensive Plan, Capital Facilities Element, A. Capital Facilities Policies: strategic capital investment policies at 5.3.

138 Ex. 53: Seattle’s Comprehensive Plan, Urban Village Element, A. Urban Village Strategy: policies at 1.5

139 Ex. 53: Seattle’s Comprehensive Plan, Urban Village Element, C. Open Space Network: goals at 1.25
3. Mitigation of the impacts of large scale development
4. Increased opportunities to walk regularly to open spaces by providing them close by.

UV2 Promote conditions that support healthy neighborhoods throughout the city, including those conducive to helping mixed-use urban village communities thrive, such as focused transportation demand management strategies, vital business districts, a range of housing choices, a range of park and open space facilities, and investment and reinvestment in neighborhoods.\(^{140}\)

UV10.5 Encourage the location of grocery stores, farmers markets, and community food gardens to support access to healthful food for all areas where people live.\(^{141}\)

UV51 Provide unstructured open play space for children in or near residential neighborhoods.

In rebuttal, the City cites from the Land Use Element of its Comprehensive Plan, which states that the Official Land Use Map is part of the regulatory structure that implements the plan.\(^{142}\) The City argues that it is not required to change its capital facilities plans when zoning is changed within the existing Map parameters. The Plan indicates most changes to the location of specific zones will not require amendments to the Future Land Use Map. Future Land Use Map amendments will generally only be considered for significant changes to the intended function of a large area.\(^{143}\)

LU2 Generally, Future Land Use Map\(^{144}\) amendments will be required only when significant changes to the intended function of a large area are proposed. Changes in the Land Use Code zone designation of land that does not significantly change the intended function of a large area generally will not require an amendment to the Future Land Use Map.

\(^{140}\) Ex. 53: Seattle’s Comprehensive Plan, Urban Village Element, A. Urban Village Strategy: policies at 1.5

\(^{141}\) Id. at 1.7

\(^{142}\) Ex. 53: Seattle’s Comprehensive Plan, Land Use Element, A. Citywide land Use Policies: discussion at 2.4.

\(^{143}\) Id.

\(^{144}\) The Future Land Use Map is part of the Comprehensive Plan. Revision to it would constitute a comprehensive plan amendment.
Board Discussion

As in our previous discussion regarding Open Space Requirements of a Hub Urban Village, the Petitioners’ disappointment is understandable. As outlined *supra*, the Planning Commission noted that:

. . . the success of Transit Communities requires three integral components: investment in transit; appropriate zoning for focused, higher density development; and necessary investment in the essential components for livability.\(^{145}\)

Addressing the problem of funding of necessary facilities and infrastructure, “such as parks, open space, libraries, sidewalks, plazas, pedestrian improvements and lighting,” the Planning Commission report emphasizes that “[w]ithout the essential components, urban life becomes unattractive and inhospitable.”\(^{146}\) Key actions identified as necessary to maximize the transit investment include implementing the neighborhood plan update by improving and expanding connections to the Mount Baker Station and the planned Rainier Station; in particular:

. . . improve pedestrian connections to Franklin High School, Somali Community Services, Seattle Lighthouse for the Blind, and the residential Mt. Baker neighborhood to the east. Improve connections to and usability of the Cheasty Greenspace.\(^{147}\)

The Board sympathizes with Petitioners, who may well have a *firm and definite conviction that inadequate planning decisions have been made* [requiring concurrent update of the CIP]. Unfortunately that is not the Board’s standard of review under GMA. As applied to this case, RCW 36.70A.320(1) requires that the Board presume that the challenged development regulations are valid unless the Board has a “*firm and definite conviction* that the regulations are inconsistent with a comprehensive plan provision.” Here the rezone of the North Rainier Hub Urban Village increased the intensity of allowed development within the parameters of the Future Land Use Map without significantly changing the function of a

\(^{145}\) Ex. 64: *Seattle Transit Communities* (November 2010) at 32.

\(^{146}\) *Id.*

\(^{147}\) *Id.* at 48.
large area. Absent action amounting to a comprehensive plan amendment, the plan does not require concurrent updating of the CIP.¹⁴⁸

The Board finds Petitioners have not carried their burden to prove that the Ordinance enacts regulations inconsistent with the comprehensive plan.

Does the GMA impose a duty to concurrently update the CIP?

Positions of the Parties

Petitioners read WAC 365-196-415 to impose an affirmative duty on the City to reassess its Land Use Element to insure that the CIP is sufficient to meet the increased need for open space that can eventually result from the rezone¹⁴⁹ by providing “a rational mechanism for maintaining consistency with its concurrent capital facilities and open space obligations” by, at a minimum, assessing the increased needs in the rezone area and providing a means to fund the necessary infrastructure through the City’s projected revenue or other local funding.¹⁵⁰ Instead, Petitioners lament that “the City’s capital facilities documents reflect a complete failure to engage in the planning required to accommodate the growth intended by the rezone.”¹⁵¹

The City objects that the Board lacks jurisdiction to review the Capital Facilities Plan for GMA compliance and comprehensive plan consistency when the challenged action is one adopting development regulations without amending the Comprehensive Plan itself. The City argues the GMA capital facilities planning requirements apply only to the comprehensive plan, and the Ordinance here amends development regulations.¹⁵²

¹⁴⁸ The Board does not decide whether the City can use its Future Land Use Map to insulate it from any duty to update its capital facilities plan, only that Petitioners fail to demonstrate the North Rainier Hub Urban Village rezone triggers such a duty.
¹⁴⁹ Petitioners’ Prehearing Brief at 16-17.
¹⁵⁰ Id. at 18-20.
¹⁵¹ Id. at 22; Ex. 74: Dept. of Parks and Recreation 2014-2015 Adopted Capital Improvement Program
¹⁵² City’s Prehearing Brief at 2, 17.
Board Discussion

To begin, the Board concurs with the City that a GMA challenge to the Comprehensive Plan is not timely when, as here, the challenged action does not amend the Plan. The question raised by the Petitioners is whether GMA requires that the City update its CIP concurrent with the adoption of an Ordinance that increases development capacity.

The Board has previously determined

. . . that the GMA requires a capital facilities element with a financing plan that ensures the provision of necessary urban services within the 20-year planning horizon. However, a specific funding plan is only required for capital facilities needed in the coming six years. The 6-year CFP must be consistent with the comprehensive plan.\textsuperscript{153}

A recent decision from the Division II Court of Appeals further held:

In providing for annual amendment of the comprehensive plan, the statute imposes no requirement that there be contemporaneous reevaluation of the local government’s capital facilities plan. . . .\textsuperscript{154}

Considering this question in \textit{Gig Harbor v. Pierce County}, the Board found that the GMA expectation is that for public amenities such as parks, the GMA requirement focuses on assuring the facilities will be available at the time new development is ready for occupancy:

RCW 36.70A.020(1) by itself does not require the County to provide for adequate parks. Instead, it requires the County to be guided by the planning goal to concentrate future growth into urban areas that already have public facilities or where they can someday most efficiently be developed to meet the needs of the urban area population.

RCW 36.70A.020(12) states:

(12) Public facilities and services. Ensure that those public facilities and services necessary to support development shall be adequate to serve the development \textbf{at the time the development is available for occupancy and}

\textsuperscript{153} \textit{KCRP VI v. Kitsap County, GMHB 06-3-0007}, Order Finding Compliance (November 5, 2007), at 8-9; \textit{see also WSDF I FDO} (April 4, 1995), at 49.

use without decreasing current service levels below locally established minimum standards. **Emphasis added.**

In the present case, the parties agree that redevelopment is not imminent. It may be well beyond six years before funding for supportive infrastructure and amenities for the hub urban village will be needed. Unfortunately, without the City’s commitment to investment in livability, the area is just as likely to remain blighted and underdeveloped. As the Board noted in a case concerning the Greenwood Urban Village:

> [Sidewalks are a critical component of successful compact urban development. However,] the Board cannot, with the facts and argument presented in this case, discern a GMA duty that would oblige the City to adopt “levels of service” for sidewalks in urban villages nor subject projects in urban villages to a “concurrency” requirement for the installation of such facilities.**156**

Regarding Petitioners’ reading of RCW 36.70A.070(3) and WAC 365-196-415, the Board explains that these provisions relate to facilities needs in adopted comprehensive and capital facilities plans. If probable funding for these needs falls short, the statute contains a “trigger” for reevaluation and action by local government “to ensure that existing identified needs are met.”**157** The rub for Petitioners here is that the needs identified in the Framework and other planning documents for the North Rainier Hub Urban Village have not been adopted as commitments into the City’s Comprehensive Plan and so do not fall under the cited provisions. In other words, funding does not “fall short” because there are more needs which the City will eventually be required to plan for. It could fall short because the City allows more development than it has plans to serve with appropriate infrastructure, because the City commits to more projects than it has funding for, or because revenue sources could become insufficient.

---

**155** Gig Harbor v. Pierce County, GMHB 95-3-0016c, FDO (May 20, 1996), at 13.

**156** Radabaugh v. City of Seattle, GMHB 00-3-0002, FDO (July 26, 2000), at 13-14. The Board commented: “Clearly the City has taken some pains to place no policy duty upon itself to do anything other than ‘strive’ to provide pedestrian infrastructure in urban villages.”

**157** McVittie v. Snohomish County, GMHB 99-3-0016c, FDO (February 9, 2000), at 26.
Nevertheless, based on prior case law and, in particular, the appeals court ruling that the statute imposes no requirement for contemporaneous reevaluation of the capital facilities plan as annual comprehensive changes are enacted, the Board concludes there is no GMA duty to revise the CIP concurrently to include parks or other amenities that might eventually be needed for the North Rainier Hub Urban Village rezone.

**The Board finds** Petitioners have not carried their burden to show that the City’s adoption of the Ordinance failed to comply with RCW 36.70A.070 or WAC 365-196-415.

**Issues 4, 5, 7, 8, and 9 are dismissed.**

E. Coordination with other entities (Issue 10)

*Petitioners’ General Issue 5. The Ordinance is inconsistent with Seattle’s Comprehensive Plan because the City failed to coordinate with other entities, including Franklin High School officials, on opportunities needed to accommodate growth near the rezone area (Issue 10).*

Issue 10: Is the Ordinance inconsistent with **CF14** and **CF15** of the Comprehensive Plan because the City failed to coordinate with other entities, including Franklin High School officials, on the opportunities needed to properly maintain, site, renovate and/or expand school facilities best equipped to accommodate growth near the rezone area?

**CF14** Work with other public and non-profit entities to include urban village location as a major criterion for selecting sites for new or expanded community-based facilities or public amenities.\(^{158}\)

**CF15** Work with the School District to encourage siting, renovation, and expansion of school facilities in areas that are best equipped to accommodate growth.\(^{159}\)

**Positions of the Parties**

Petitioners assert that the City violated its comprehensive plan policies because the Ordinance rezoned property near and adjacent to Franklin High School without any evidence of coordination or work on the siting of facilities and “other amenities needed to

\(^{158}\) Ex. 53: Seattle’s Comprehensive Plan, Capital Facilities Element, A. Capital Facilities Policies: relations with other public entities policies at 5.4.

\(^{159}\) Id.
accommodate . . . new growth. . . .” Petitioners allude to concerns about pedestrian amenities\textsuperscript{160} and open space.\textsuperscript{161}

In their reply brief, Petitioners articulate their frustration with allowing the City to evade review of its actions by construing mandates to “strive,” consider,” “direct efforts,” “coordinate,” “encourage,” “work with,” and “provide” as meaningless and unenforceable exhortation.\textsuperscript{162}

The City responds that these comprehensive plan policies relate to the process of selecting and budgeting capital facilities, which the City again asserts is not required to be done contemporaneously with the rezone.

\textbf{Board Discussion}

Once again the Board has great sympathy for the Petitioners’ frustration with the City’s narrow view of the applicability of its comprehensive plan provisions. However, it is equally unreasonable to assert that no comprehensive plan policy can provide general guidance. Even if the cited policies clearly required contemporaneous action, and CF 14 and CF 15 do not, Petitioners could still not prevail without showing how the City failed to work with the school district or “other entities.” For example, in what way did the City fail to avail itself of the opportunity to “work with” the Seattle School District? Petitioners may not flip the burden of proof to require the City to prove that it did “work with” other entities.

\textbf{The Board finds} Petitioners have failed to carry their burden to prove that the challenged ordinance fails to comply with RCW 36.70A.020, RCW 36.70A.040, RCW 36.70A.120, or RCW 36.70A.130(1)(d).

\textbf{Issue 10 is dismissed.}

\textsuperscript{160} Petitioners Prehearing Brief at 23.
\textsuperscript{161} Petitioners Reply at 11.
\textsuperscript{162} Id. at 10 (citing City’s Prehearing Brief at 18).
VI. ORDER

Based upon review of the Petition for Review, the briefs and exhibits submitted by the parties, the GMA, prior Board orders and case law, having considered the arguments of the parties, and having deliberated on the matter, the Board Orders:

- The Petition for Review in *Talis Abolins and Marla Steinhoff v. City of Seattle* is dismissed. Case No. 14-3-0009 is closed.

SO ORDERED this 1st day of April, 2015.

________________________________________
Cheryl Pflug, Board Member

________________________________________
Margaret Pageler, Board Member

________________________________________
Nina Carter, Board Member

Note: This is a final decision and order of the Growth Management Hearings Board issued pursuant to RCW 36.70A.300.¹⁶³

¹⁶³ Should you choose to do so, a motion for reconsideration must be filed with the Board and served on all parties within ten days of mailing of the final order. WAC 242-03-830(1), WAC 242-03-840. A party aggrieved by a final decision of the Board may appeal the decision to Superior Court within thirty days as provided in RCW 34.05.514 or 36.01.050. See RCW 36.70A.300(5) and WAC 242-03-970. It is incumbent upon the parties to review all applicable statutes and rules. The staff of the Growth Management Hearings Board is not authorized to provide legal advice.
APPENDIX A: ISSUE STATEMENTS as revised by Order on Motions (Dec. 10, 2014)

Did the City violate RCW 36.70A.020(1), (9), (10), (12) and (13) (Planning Goals to guide development and adoption of development regulations); RCW 36.70A.040(3) (city development regulations must implement comprehensive plans); RCW 36.70A.070 (requiring land use map consistency with Comprehensive Plan); RCW 36.70A.120 (each city shall perform activities and make capital budget decisions in conformity with its comprehensive plan); RCW 36.70A.130(1)(d) (development regulation amendments shall be consistent with and implement the comprehensive plan); and RCW 36.70A.320(3) (city actions must not be clearly erroneous in light of the GMA goals and requirements), as detailed more specifically below?

1. Is the Ordinance inconsistent with NR-P33 of the City's Comprehensive Plan because it does not preserve, protect or provide opportunities for the design of parks and open spaces and programming to accommodate users of diverse ages, interests and cultures within the Town Center rezone area?

2. Dismissed.\(^{164}\)

3. Is the Ordinance inconsistent with LU48 and LU73 of the City's Comprehensive Plan because the City failed to balance housing needs with the surrounding neighborhood character; failed to properly identify, preserve and enhance important open spaces, green spaces and views in or near the Town Center rezone area?\(^{165}\)

4. Is the Ordinance and Capital Facilities Plan inconsistent with UV46, UV 49, UV 51 and UV 53 of the Comprehensive Plan, RCW 36.70A.070(3) and (8) and WAC 365-196-415 because it neither analyzes nor strives to accomplish the open space standards identified in the Neighborhood Plan and Urban Village Appendix B for the amount, types, and distribution of open space necessary to serve the new Town Center residents, thereby defeating the express goals of UV3, UVG12, UVG 15, UVG 37, and UVG 39?

\(^{164}\) Order on Motions (December 10, 2014) at 6-7.

\(^{165}\) Id. at 7-8 (dismissing allegations that the Ordinance violated BNR-P35, LU 212, LU 215, LU 216, and allegations pertaining to protecting critical areas).
5. Is the Ordinance inconsistent with **UV** 2, **UV** 7.5 and **UV** 10.5 of the Comprehensive Plan because the City failed to consider, preserve or promote conditions necessary to support healthy Town Centers, including those conducive to helping mixed-use urban village communities thrive, such as a minimum range of park and open space facilities, and community food gardens to support access to healthful food for the dense areas within the Town Center?

6. Is the Ordinance inconsistent with **N6** of the Comprehensive Plan because it was enacted without proper consideration or preservation of the strong historical, cultural, and natural geographic interests reflected in the Olmsted Boulevard plans and Cheasty Green Space?

7. Is the Ordinance and Capital Improvement Plan inconsistent with **N10**, **N11**, **N12**, **N13** and **N14** of the Comprehensive Plan because the City failed to: (1) establish a firm and clear relationship between the City’s budgeting processes and the adopted Neighborhood Plan; (2) demonstrate how the urban village strategy reflected in the Neighborhood Plan and related project documents shall be effectively carried out under the rezone Ordinance; and (3) properly consider and utilize the adopted North Rainier Neighborhood Plan goals, policies and work plan matrices to balance competing goals?

8. Is the Ordinance (including its Fiscal Note) inconsistent with **CFG4**, **CFG5**, **CF1 CF2**, **CF7** and **CF8**, of the Comprehensive Plan and the Capital Improvement Plan where the City failed to provide for the siting and design of open space and other required green features (including community gardens) in a manner that would allow them to be considered assets to the Town Center community; and they fail to consider and encourage protection of City-owned historic facilities, including the Olmsted Boulevards, Cheasty Green Space, and Franklin High School, in light of the values and social equities reflected in the Neighborhood Plan?

9. Is the Ordinance (including its Fiscal Note, and the City’s related financial budgeting processes) and the Capital Investment Plan inconsistent with **CF1**, **CF 2**, **CF 7**, **CF 8**, **CF9**?
1. **CF 8, CF 9, CF 10, CF 11 and CF -F** of the Comprehensive Plan where the City failed to properly consider, plan, preserve and provide opportunities for necessary open space, parks and playgrounds needed to bridge the recognized gaps in those facilities, and to create an incentive for public and private investment in and near the Town Center area?

10. Is the Ordinance inconsistent with **CF14 and CF15** of the Comprehensive Plan because the City failed to coordinate with other entities, including Franklin High School officials, on the opportunities needed to properly maintain, site, renovate and/or expand school facilities best equipped to accommodate growth near the rezone area?

11. Is the Ordinance inconsistent with **NR-G13 and NR-G14** of the City’s Comprehensive Plan because it fails to consider, protect or provide opportunities for reclamation and development of Cheasty Boulevard and Greenbelt, and the 1909 Olmsted Parks and Boulevards Plan?

---

166 The Board finds no policy "CF-F" in the City’s Comprehensive Plan. Under the Capital Facilities Element (CF) there is a section “F. Consistency & Coordination” which contains a discussion to which Petitioner appears to refer. There are no policies set forth in this portion of the Comprehensive Plan.
APPENDIX B
Comprehensive Plan policies and goals

Issue 1

NR-P33 Design parks and open spaces and programming to accommodate users of diverse ages, interests and cultures.\(^{167}\)

Issue 3

LU48 Seek to preserve views through:
• land use regulations that address view impacts with height, bulk, scale, view corridor and design review provisions;
• zoning policy that considers the effect of zone designations on views, with special emphasis on protection of views related to shoreline areas; and
• application of adopted environmental policy to protect public views, including views of mountains, major bodies of water, designated landmarks and the Downtown skyline, in review of development projects.\(^{168}\)

LU73 Balance the objective to increase opportunities for new housing development to ensure adequate housing for Seattle’s residents with the equally important objective of ensuring that new development is compatible with neighborhood character.\(^{169}\)

Issue 4

UV46 Strive to accomplish goals in Urban Village Appendix B for the amount, types, and distribution of open space.

UV49 Consider open space provisions identified in adopted neighborhood plans, including specific open space sites and features, in guiding the expansion of the open space network.

UV51 Provide unstructured open play space for children in or near residential neighborhoods.

UV53 Direct efforts to expand the open space network according to the following considerations:
1. Locations for new facilities:

\(^{167}\) Ex. 53: Seattle Comprehensive Plan, B-21 North Rainier Neighborhood Plan, Open Space Policies at 8.132.


\(^{169}\) Ex. 53: Seattle Comprehensive Plan, Land Use Element, B-2. Multifamily Residential Areas: policies at 2.16.
a. Urban centers and villages targeted for largest share of residential growth; especially those existing high density residential areas presently not served according to the population-based or distribution goals for urban village open space;

b. Other urban village locations where an adopted subarea plan or recognized neighborhood plan includes open space recommendations consistent with these policies; and

c. Specific locations enumerated in the Parks functional plan outside urban centers or villages.

2. Types of open space acquisitions and facility development:
   a. Village open space sites, urban center indoor recreation facilities, village commons sites, and community gardens;
   b. Critical open space linkages, connectors, and corridors that are highly accessible for active use within or directly serving urban villages, high density and/or high pedestrian, bicycle, or transit use areas;
   c. Open space linkages, connectors, and corridors that are highly accessible for active use serving other high pedestrian, bicycle, or transit use areas; and
   d. Other types of open space within or adjacent to urban villages that is accessible from adjacent urban villages.¹⁷⁰

UV1 Promote the growth of urban villages as compact mixed-use neighborhoods in order to support walking and transit use, and to provide services and employment close to residences.¹⁷¹

UV3 Consider the following characteristics appropriate to all urban village categories except Manufacturing and Industrial Centers:
   1. Clearly defined geographic boundaries that reflect existing development patterns, functional characteristics of the area, and recognized neighborhood boundaries.
   2. Zoning sufficient to accommodate the residential and employment growth targets established for that village.
   3. The ability to accommodate a range of employment or commercial activity compatible with the overall function, character, and intensity of development specified for the village.
   4. Zoning that provides locations for commercial services convenient to residents and workers and, depending on the village designation, serving a citywide and regional clientele.
   5. Zoning sufficient to allow a diversity of housing to accommodate a broad

range of households.
6. Zoning regulations that restrict those public facilities that are incompatible
with the type of environment intended in centers and villages.
7. Most future households accommodated in multifamily housing.
8. Additional opportunities for housing in existing single-family areas, to the
extent provided through neighborhood planning, and within other constraints
consistent with this Plan.
9. Public facilities and human services that reflect the role of each village
category as the focus of housing and employment and as the service center
for surrounding areas.
10. Parks, open spaces, street designs, and recreational facilities that
enhance environmental quality, foster public health and attract residential and
commercial development.
11. A place, amenity, or activity that serves as a community focus.
12. Neighborhood design guidelines for use in the City’s design review
process.\(^\text{172}\)

**UVG12** Promote physical environments of the highest quality, which
emphasize the special identity of each of the city’s neighborhoods, particularly
within urban centers and villages.\(^\text{173}\)

**UVG15** Provide parks and open space that are accessible to urban villages to
enhance the livability of urban villages, to help shape the overall development
pattern, and to enrich the character of each village.\(^\text{174}\)

**UVG37** Provide safe and welcoming places for the people of Seattle to play,
learn, contemplate, and build community. Provide healthy spaces for children
and their families to play; for more passive activities such as strolling, sitting,
viewing, picnicking, public gatherings, and enjoying the natural environment;
and for active uses such as community gardening, competitive sports, and
running.\(^\text{175}\)

**UVG39** Enhance the urban village strategy through the provision of:
1. Amenities in more densely populated areas
2. Recreational opportunities for daytime populations in urban centers
3. Mitigation of the impacts of large scale development
4. Increased opportunities to walk regularly to open spaces by providing them
close by

---

\(^{172}\) *Id.* at 1.5-1.6.

\(^{173}\) *Id.* at 1.5.

\(^{174}\) *Id.*

\(^{175}\) Ex. 53: Seattle’s Comprehensive Plan, Urban Village Element, C. Open Space Network: goals at 1.25.
5. Connections linking urban centers and villages, through a system of parks, boulevards, community gardens, urban trails, and natural areas
6. A network of connections to the regional open space system
7. Protected environmentally critical areas
8. Enhanced tree canopy and understory throughout the city

Issue 5

**UV**2 Promote conditions that support healthy neighborhoods throughout the city, including those conducive to helping mixed-use urban village communities thrive, such as focused transportation demand management strategies, vital business districts, a range of housing choices, a range of park and open space facilities, and investment and reinvestment in neighborhoods.\(^{176}\)

**UV**7.5 Coordinate public and private activities to address transportation, utilities, open space and other public services to accommodate the new growth associated with subarea rezones (e.g., in transit station areas) that result in significant increases in density.\(^{178}\)

**UV**10.5 Encourage the location of grocery stores, farmers markets, and community food gardens to support access to healthful food for all areas where people live.\(^ {179}\)

Issue 6

**N**6 Require that the following be taken into consideration in establishing future planning area boundaries:
1. Areas defined by a strong historical, cultural, geographic, or business relationships.
2. Natural or built barriers (e.g., I-5, major topography change).
3. Manageable size of area, manageable complexity of issues for resources available.
4. Generally agreed upon neighborhood boundaries.
5. The Urban Village Strategy.
6. The appropriateness of the area for the issues being addressed in the plan.\(^ {180}\)

\(^{176}\) Id. at 1.25-1.26
\(^{177}\) Ex. 53: Seattle’s Comprehensive Plan, Urban Village Element, A. Urban Village Strategy: policies at 1.5
\(^{178}\) Id. at 1.7
\(^{179}\) Id. at 1.7
\(^{180}\) Ex. 53: Seattle’s Comprehensive Plan, Neighborhood Planning Element, A. Introduction: policies at 8.4.
Issue 7

N10 Establish a firm and clear relationship between the City’s budgeting processes and adopted neighborhood plans and, using the biennial budget, demonstrate how the urban village strategy is being carried out.\textsuperscript{181}

N11 Assess as part of the City’s budget process, neighborhood plan implementation needs and resources, taking into consideration the results of implementation activities for each area and public input into the budget process.\textsuperscript{182}

N12 Use adopted neighborhood plan goals and policies and the City’s neighborhood plan work plan matrices to help balance between competing goals in City decision making and the allocation of budget resources.\textsuperscript{183}

N13 Consider recommendations from neighborhood plans in the context of Seattle as a whole. Incorporate such requests into City prioritization processes, as appropriate, for capital expenditures and other decision making recognizing the City’s legal, administrative and fiscal constraints.\textsuperscript{184}

N14 When allocating resources to implement neighborhood plans, at a minimum consider the following factors:

• Where the greatest degree of change is occurring;
• Where growth has exceeded current infrastructure capacities;
• Where there is a deficit in meeting service levels called for by the Comprehensive Plan or the expectation of other City policies or agency plans;
• Where there is an urban center or urban village designation;
• Where the neighborhood plan goals and policies or work plan matrix have specific prioritized plan recommendations endorsed by the City;
• Where resources would help spur growth in urban centers or urban villages;
• Where there are opportunities to leverage other resources, or partnerships;
• Where the resource would address priorities of more than one neighborhood; and
• Where the impact of a single, large activity generator will have detrimental effects on the infrastructure capacities of the neighborhood.\textsuperscript{185}

\textsuperscript{181} Ex. 53: Seattle’s Comprehensive Plan, Neighborhood Planning Element, A. Introduction: neighborhood plan implementation policies at 8.5.
\textsuperscript{182} Id.
\textsuperscript{183} Id.
\textsuperscript{184} Id.
\textsuperscript{185} Id.
Issue 8

CFG4 Site and design capital facilities so that they will be considered assets to the communities in which they are located.\textsuperscript{186}

CFG5 Provide capital facilities that will keep Seattle attractive to families with children.\textsuperscript{187}

CF1 Plan capital investments strategically, in part by striving to give priority to areas experiencing or expecting the highest levels of residential and employment growth when making discretionary investments for new facilities. The City will use fiscal notes and policy analysis to assist in making informed capital investment choices to achieve the City’s long-term goals.\textsuperscript{188}

CF2 Assess policy and fiscal implications of potential major new and expanded capital facilities, as part of the City’s process for making capital investment choices. The assessment should apply standard criteria, including the consideration of issues such as a capital project’s consistency with the Comprehensive Plan and neighborhood plans, and its effects on Seattle’s quality of life, the environment, social equity, and economic opportunity.\textsuperscript{189}

CF7 The City will consider capital improvements identified in neighborhood plans, in light of other facility commitments and the availability of funding and will consider voter-approved funding sources.\textsuperscript{190}

CF8 Explore tools that encourage sufficient capital facilities and amenities to meet baseline goals for neighborhoods and to address needs resulting from growth.\textsuperscript{191}

Issue 9

CF9 Encourage the location of new community based capital facilities, such as schools, libraries, neighborhood service centers, parks and playgrounds, community centers, clinics and human services facilities, in urban village areas. The City will consider providing capital facilities or amenities in urban

\textsuperscript{186} Ex. 53: Seattle’s Comprehensive Plan, Capital Facilities Element, A. Capital Facilities Policies: goals at 5.3.
\textsuperscript{187} Id.
\textsuperscript{188} Ex. 53: Seattle’s Comprehensive Plan, Capital Facilities Element, A. Capital Facilities Policies: strategic capital investment policies at 5.3.
\textsuperscript{189} Id.
\textsuperscript{190} Id. at 5.4.
\textsuperscript{191} Id.
villages as an incentive to attract both public and private investments to an area. 192

CF10 Seek to locate capital facilities where they are accessible to a majority of their expected users by walking, bicycling, car-pooling, and/or public transit. 193

CF11 Consider the recommendations from neighborhood plans in siting new or expanded facilities. The needs of facility users will also be considered in making these decisions. 194

CF-F Consistency & Coordination: discussion: As part of the City’s CIP process, the City considers whether probable funding will be sufficient to meet the currently identified needs for new or expanded city capital facilities to accommodate planned growth. Should anticipated funding not materialize, or should new needs be identified for which no funding is determined to be probable, the City will reassess the land use element of this Plan to ensure that it is coordinated, and consistent, with this element, and in particular with the six-year finance plan. A review for coordination and consistency between this Element and the Land Use Element will be part of the City’s annual budget review and Comprehensive Plan amendment processes. 195

Issue 10

CF14 Work with other public and non-profit entities to include urban village location as a major criterion for selecting sites for new or expanded community-based facilities or public amenities. 196

CF15 Work with the School District to encourage siting, renovation, and expansion of school facilities in areas that are best equipped to accommodate growth. 197
Issue 11
Applicable Law

NR-G13 Cheasty Boulevard and Greenbelt has been reclaimed and developed in a manner consistent with the 1909 Olmsted Parks and Boulevards Plan. ¹⁹⁸

NR-G14 A “ring of green” surrounding the urban village with strong connections to the greenbelts, boulevards and parks, augmented with a hierarchy of open spaces. ¹⁹⁹

¹⁹⁸ Ex. 53: Seattle Comprehensive Plan, Neighborhood Planning Element, Neighborhood Plans, B-21 North Rainier: open space goal at 8.131
¹⁹⁹ Id.
Introduction

Appendix B.8 contains the attachments for Letter 249 from Eden Mack.
FACT SHEET

1. SUMMARY
2. ALTERNATIVES
3. ANALYSIS
4. COMMENTS

APPENDICES

Seattle Comprehensive Plan Update Final EIS May 5, 2016

B.8 Letter 249 Attachment

<intentionally blank>
Planning for Seattle’s Growing Neighborhood Schools

Presentation to Seattle City Neighborhood Council - 4/27/2015
Eden Mack, Chair of CNC Youth, Schools and Education Committee
The health of our neighborhoods is critically tied to the health of neighborhood schools.
The health of our neighborhoods is critically tied to the health of neighborhood schools.
Layer 1--Investments “we” make for Seattle Schools’ Buildings?

LOCAL FUNDING

- **Building Excellence Levy (BEX)** – every 6 years
  - BEX IV approved in February 2013
  - improve, modernize, and expand 17 schools.
  - *Largest EVER* -- $694.9 million

- **Buildings, Technology and Academics/Athletics (BTA)** – every 6 years
  - BTA IV Slated for February 2016
  - Undetermined project list and $$ amount
  - nominations accepted through 4/30/2015

- **Developer Impact Fees** - *NOT YET*

WA STATE FUNDING

- **School Construction Assistance Program**
  - some (~20% per project) “match” provided

- **McCleary Decision (State’s PARAMOUNT Duty is Basic Ed)**
  - Some bills proposed for limited funding for K-3 classrooms
  - SPS has a capital “ask” of $34 million for 2015
Layer 2 – Unexpected Growth

Seattle is the fastest growing city in the Nation, and enrollment has grown and is growing DRASTICALLY faster than expected.

2008 Projections

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>K-5</td>
<td>22,099</td>
<td>22,183</td>
<td>84</td>
<td>21,995</td>
<td>-104</td>
</tr>
<tr>
<td>6-8</td>
<td>9,318</td>
<td>9,265</td>
<td>-53</td>
<td>9,327</td>
<td>9</td>
</tr>
<tr>
<td>9-12</td>
<td>13,859</td>
<td>12,889</td>
<td>-970</td>
<td>13,205</td>
<td>-654</td>
</tr>
<tr>
<td>Total</td>
<td>45,276</td>
<td>44,337</td>
<td>-939</td>
<td>44,527</td>
<td>-749</td>
</tr>
<tr>
<td>Percent Growth</td>
<td></td>
<td></td>
<td>-2.1%</td>
<td></td>
<td>-1.7%</td>
</tr>
</tbody>
</table>
Layer 2 – Unexpected Growth

Seattle is the fastest growing city in the Nation, and enrollment has grown and is growing **DRAMATICALLY** faster than expected.

2008 Projections

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>K-5</td>
<td>22,099</td>
<td>22,183</td>
<td>84</td>
<td>21,995</td>
<td>-104</td>
</tr>
<tr>
<td>6-8</td>
<td>9,318</td>
<td>9,265</td>
<td>-53</td>
<td>9,327</td>
<td>9</td>
</tr>
<tr>
<td>9-12</td>
<td>13,859</td>
<td>12,889</td>
<td>-970</td>
<td>13,205</td>
<td>-654</td>
</tr>
<tr>
<td>Total</td>
<td>45,276</td>
<td>44,527</td>
<td>-939</td>
<td>44,527</td>
<td>-749</td>
</tr>
<tr>
<td>Percent Growth</td>
<td></td>
<td>-2.1%</td>
<td></td>
<td>-1.7%</td>
<td></td>
</tr>
</tbody>
</table>

That is 5,528 more kids than expected = about 10 school buildings
School Closures

2004 “Potential School Consolidation – Beginning a Community Conversation”

Capacity Analysis

6. Keeping 5% extra space, how many buildings do we need by 2012?

<table>
<thead>
<tr>
<th>Building</th>
<th>Buildings Needed</th>
<th>Current Buildings</th>
<th>Difference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Elementary</td>
<td>61.6</td>
<td>70</td>
<td>-8.4</td>
</tr>
<tr>
<td>Middle</td>
<td>11.2</td>
<td>18</td>
<td>-6.8</td>
</tr>
<tr>
<td>High</td>
<td>10.7</td>
<td>11</td>
<td>-.3</td>
</tr>
</tbody>
</table>

*School Sizes: Elementary (400), Middle (800), High (1200)
### 2000-2010 School Closures – 12 buildings

<table>
<thead>
<tr>
<th>Building Name</th>
<th>Year closed</th>
<th>Year re-opened</th>
</tr>
</thead>
<tbody>
<tr>
<td>Martin Luther King</td>
<td>2007</td>
<td>SOLD</td>
</tr>
<tr>
<td>EC Hughes</td>
<td>2007</td>
<td>TBD</td>
</tr>
<tr>
<td>View lands</td>
<td>2007</td>
<td>2011</td>
</tr>
<tr>
<td>Rainier View</td>
<td>2007</td>
<td>2011</td>
</tr>
<tr>
<td>Fairmont Park</td>
<td>2007</td>
<td>2014</td>
</tr>
<tr>
<td>John Marshall</td>
<td>2007</td>
<td>2014 (?)</td>
</tr>
<tr>
<td>Columbia</td>
<td>2007</td>
<td>2015</td>
</tr>
<tr>
<td>Genessee Hill</td>
<td>2009</td>
<td>2010</td>
</tr>
<tr>
<td>Old Hay</td>
<td>2009</td>
<td>planned for 2014</td>
</tr>
<tr>
<td>Mann</td>
<td>2009</td>
<td>2016</td>
</tr>
<tr>
<td>TT Minor</td>
<td>2009</td>
<td>2014</td>
</tr>
<tr>
<td>Van Asselt</td>
<td>2009</td>
<td></td>
</tr>
</tbody>
</table>
Over-crowded buildings

Surging enrollment blindsides Seattle schools

Originally published October 16, 2011 at 9:34 am | Updated October 17, 2011 at 7:23 am

Buildings take every nook and cranny for classrooms
Start of ~ 30 portables (size of one high school) being added each year
# BTA III Levy—Re-opening Buildings and Adding Portables

<table>
<thead>
<tr>
<th>7 New Schools by 2012</th>
<th>Interim site</th>
<th>Building Open</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Queen Anne Elementary</td>
<td>n/a</td>
<td>2010</td>
<td>was closed in 2009</td>
</tr>
<tr>
<td>Rainier View Elementary</td>
<td>n/a</td>
<td>2012</td>
<td>was closed in 2007</td>
</tr>
<tr>
<td>Sand Point Elementary</td>
<td>n/a</td>
<td>2012</td>
<td>was closed 1981</td>
</tr>
<tr>
<td>Viewlands Elementary</td>
<td>n/a</td>
<td>2012</td>
<td>was closed 2007</td>
</tr>
<tr>
<td>McDonald Elementary</td>
<td>2010</td>
<td>2014</td>
<td>4 portables added</td>
</tr>
<tr>
<td>K-5 STEM at Boren</td>
<td>2012</td>
<td>2016</td>
<td>waiting for Arbor Heights</td>
</tr>
<tr>
<td>APP at Lincoln (to WP)</td>
<td>2011</td>
<td>2017</td>
<td>2014 enrollment exceeds WP</td>
</tr>
</tbody>
</table>

And… ~ 5 schools full of kids in portables

~12 New schools full of kids by 2012
BEX IV -- We Need More School Buildings!

April 2012 Projections

Extended District Enrollment Projections
SPS and Les Kendrick (consultant)

Recap:  2007 = 45,276    2014 = 51,988    Increase = 6,712
BEX IV – A MAJOR Investment

- approved in February 2013
- projects through 2020
- $694.9 million
- 10 buildings re-built and/or expanded
- Re-opening 6 buildings
- 1 new elementary school
- Planned to reduce portable usage

But still... not enough and not fast enough
Layer 3– Uneven Growth

Enrollment is growing faster in some neighborhoods and schools than others.

2014 Post Open Enrollment Actuals (Stewart) vs. 2012 Projections (SPS)

`North Seattle` = 18 out of 37 schools (49%) are OVER 2012 projections by 20 or more kids

~ 1350 more kids in North and West Seattle than expected in 2012
Pushed in MORE Properties and Portables

2013-2015 ADDITIONAL 7 buildings:

<table>
<thead>
<tr>
<th>Property</th>
<th>Why</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fairmont Park</td>
<td>New School</td>
</tr>
<tr>
<td>Jane Addams Middle School</td>
<td>New school</td>
</tr>
<tr>
<td>North Queen Anne</td>
<td>Cascade PP</td>
</tr>
<tr>
<td>Old Van Assalt</td>
<td>SPED/ Pre-K</td>
</tr>
<tr>
<td>Lincoln HS South wing</td>
<td>Licton Springs K-8 interim</td>
</tr>
<tr>
<td>Queen Ann Gym</td>
<td>Interagency</td>
</tr>
<tr>
<td>John Marshall</td>
<td>“Interim” building</td>
</tr>
</tbody>
</table>

And ~ 60 portables = 3 buildings

Recap: ~12 schools by 2012 + ~10 more by 2015 = ~22 schools
### BEX IV – A MAJOR Investment

<table>
<thead>
<tr>
<th>BEX IV Schools</th>
<th>Project type</th>
<th>Building Complete</th>
<th>Occupied in 2014</th>
<th>2014 Enrollment</th>
<th>Building Capacity at Completion</th>
<th>Over?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Farimount Park</td>
<td>re-opening- addition</td>
<td>2014</td>
<td>yes</td>
<td>290</td>
<td>500</td>
<td></td>
</tr>
<tr>
<td>Mann (NOVA HS)</td>
<td>re-opening</td>
<td>2014</td>
<td>no</td>
<td>273</td>
<td>?</td>
<td>full</td>
</tr>
<tr>
<td>Schmitz Park at Genessee Hill</td>
<td>Rebuild</td>
<td>Dec-15</td>
<td>no</td>
<td>608</td>
<td>500</td>
<td>OVER</td>
</tr>
<tr>
<td>NE school at Thornton Creek</td>
<td>New building</td>
<td>Sep-16</td>
<td>yes-same</td>
<td>412</td>
<td>660</td>
<td></td>
</tr>
<tr>
<td>Hazel Wolf K-8 @ Pinehurst</td>
<td>Rebuild</td>
<td>Sep-16</td>
<td>no</td>
<td>763</td>
<td>680</td>
<td>OVER</td>
</tr>
<tr>
<td>World School @ TT Minor</td>
<td>re-model</td>
<td>Sep-16</td>
<td>no</td>
<td>280</td>
<td>360</td>
<td></td>
</tr>
<tr>
<td>Olympic Hills</td>
<td>Rebuild</td>
<td>Jul-17</td>
<td>yes-same</td>
<td>318</td>
<td>500</td>
<td></td>
</tr>
<tr>
<td>Wilson Pacific Elementary</td>
<td>Rebuild</td>
<td>Sep-17</td>
<td>no</td>
<td>696</td>
<td>660</td>
<td>OVER</td>
</tr>
<tr>
<td>Jane Addams Middle School</td>
<td>re-model</td>
<td>Sep-17</td>
<td>yes-same</td>
<td>708</td>
<td>960</td>
<td></td>
</tr>
<tr>
<td>Wilson Pacific Middle School</td>
<td>Rebuild</td>
<td>Sep-17</td>
<td>no</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Meany Middle School</td>
<td>re-model</td>
<td>Sep-17</td>
<td>yes-NOVA</td>
<td>0</td>
<td>850</td>
<td></td>
</tr>
<tr>
<td>Loyal Heights</td>
<td>re-model and addition</td>
<td>Dec-18</td>
<td>yes</td>
<td>448</td>
<td>?</td>
<td></td>
</tr>
<tr>
<td>Arbor Heights</td>
<td>Rebuild</td>
<td>Sep-16</td>
<td>no</td>
<td>341</td>
<td>660</td>
<td></td>
</tr>
<tr>
<td>Cedar Park</td>
<td>re-opening</td>
<td>Sep-15</td>
<td>no</td>
<td>0</td>
<td>400</td>
<td></td>
</tr>
<tr>
<td>Queen Anne</td>
<td>addition</td>
<td>Jul-19</td>
<td>yes</td>
<td>413</td>
<td>? (+200?)</td>
<td></td>
</tr>
<tr>
<td>Lincoln High School</td>
<td>re-model</td>
<td>Sep-19</td>
<td>yes- 3 schools</td>
<td>0</td>
<td>1600</td>
<td></td>
</tr>
<tr>
<td>Wing Luke</td>
<td>Rebuild</td>
<td>Sep-20</td>
<td>yes</td>
<td>335</td>
<td>500</td>
<td></td>
</tr>
<tr>
<td>Bagely</td>
<td>re-model and addition</td>
<td>Sep-20</td>
<td>Yes- Bagely</td>
<td>443</td>
<td>503</td>
<td>Full</td>
</tr>
</tbody>
</table>

- 17 more projects through 2020, but some schools already too big.
Closed in 2007-2009 but reopened.

- Expanded, rebuilt or returned to service by 2020
Layer 4 – “Required” departures

Daniel Bagley
Loyal Heights
Olympic Hills
Queen Anne
Wing Luke

Arbor Heights
Fairmount Park
Genesee Hill
Pinehurst (Hazel Wolf)
Thornton Creek
T.T. Minor building (World School)
Wilson-Pacific Elementary and Middle

Cedar Park
Jane Addams Middle School
Lincoln Building
Mann Building
Meany Middle

Required 19 departures from City Municipal Code
What are these departures?

- Exceed lot coverage
- Reduced Parking
- Exceed Maximum Height
- On-street Bus Loading
- Illuminated reader boards
- Disturb ECAs
- Removal of Exceptional Trees
- Less than required structural modulation
More kids squeezed in:

- Increase # of classrooms in buildings – (17 to ~25)
- Increase in # of kids (from 400 to 660+)

Lot sizes vary from 6.5 acres to 2.0 acres, but building for 660+ kids
A total of 294 required parking spots are absent from the plans.
Another casualty…

- **One elementary school will OPEN with 8 portables**, with no expansion of the building’s core facilities.
  - *Almost ½ the school is portables* (SPS planning goals are 5%-15%) and will **overburden the facilities (bathrooms, lunchroom, etc.)** from day one.

- **No:**
  - library,
  - computer lab,
  - music/art rooms,
  - preschool or
  - before/afterschool programming.

**This will likely be the highest poverty school in the district. Whose neighborhood?**
High poverty and/or immigrant children will be assigned to this sub-standard school.

- Low-income neighborhoods: Lake City Court (SHA), Jackson Park Village (SHA), Little Brook, Lake City Hub Urban Village.

- Lake City HUV = one of the lowest median household incomes AND largest increases of persons of color.
Layer 5– State mandates for basic education

20 ADDITIONAL buildings needed by 2017 for K-3 (+ ~6 buildings to reduce portables)
What do “we” want for kids & neighborhoods?

- Schools (buildings, not portable villages) near where kids live that compliment the community
- Safe walk zones
- Sufficient and healthy play ground space
- Reasonable class sizes
- Not ending up in split shifts because we didn’t plan for the buildings we need
- Other?
What can CNC do?

NEAR TERM ACTIONS:

- Nominate projects for BTA IV – *Deadline 4/30*
- Ask SPS to have the CNC participate as a stakeholder in BTAIV levy project decision process.
- Ask for CNC representation at SPS – CITY planning meetings

LONGER TERM ACTIONS:

- Support improved urban/neighborhood planning for school facilities and successful implementation of the KC GMPC Motion 15-1
  - “requires engagement between each school district and each city that is served by the school…[to] Plan, through a cooperative process between jurisdictions and school districts, that public school facilities are available, to meet the needs of existing and projected residential development consistent with adopted comprehensive plan policies and growth forecasts…”
- Support increased and more progressive funding for school facilities (over reliance on levies… what about Developer Impact Fees?)
Eden Mack
chair of CNC Youth, Schools and Education Committee
emercer@drizzle.com
206-240-6648