CITY OF DONALD CITY COUNCIL STAFF REPORT

Text Amendments to the Donald Development Code Legislative Amendment-2018-01 (File No. LA-18-01)

	Hearing Date: July 17, 2018				
PROPOSAL:	Recommend the City Council amend the Donald Development Ordinance				
CRITERIA:	Consistency with the Donald Comprehensive Plan, Donald Development Ordinance and Statewide Planning Goals				
EXHIBITS:	Exhibit A: Revisions to the Donald Development Ordinance (DDO)				

I. BACKGROUND

In 2017, the City of Donald initiated a Code Update Project with funding from the Transportation Growth Management (TGM) Program to evaluate and revise the Donald Development Ordinance, last updated in 2016, in a manner that supports TGM Program objectives, while addressing Donald's stated need for Planned Development, mixed-use zoning and downtown design standards. The project was conducted in two phases. The first phase was an evaluation of the Development Ordinance and pertinent City of Donald Comprehensive Plan policies. The second phase involved preparation of recommended Development Ordinance amendments based on the Action Plan developed in the first phase.

The recommended code amendments are based on work that has been completed over the last 18 months, including a code evaluation, stakeholder interviews, Planning Commission/City Council work sessions, and preparation of a Final Action Plan. The draft code amendments are intended to achieve the following objectives:

- 1. Improve walkability in the downtown core.
- 2. Create a new mixed-use zone for downtown Donald.
- 3. Provide a process and requirements for planned unit developments, particularly to support the UGB expansion.
- 4. Provide building design standards for new downtown commercial development and new residential development.
- 5. Implement minor amendments per the "code clean-up" list in the Final Action Plan.
- 6. Implement minor amendments recommended by the Public Works department.

Legislative Amendment 2018-01 includes the adoption of draft code amendments to the Donald Development Ordinance related to the TGM Code Update Project. The revisions are attached in an <u>underline</u> and strikethrough format for review purposes (see Exhibit A).

II. AUTHORITY & PROCEDURE

Donald Development Code Section 3.101.04 states that a Type IV action is a legislative review in which the City considers and enacts or amends laws and policies. Private parties cannot apply for a Type IV action; it must be initiated by City staff, Planning Commission, or City Council. Public notice and hearings are provided in a Type IV process. The following actions are processed under a Type IV procedure:

- A. Text Amendments to the Comprehensive Plan
- B. Text Amendments to the Development Code

LA 2018-04 Development Code Staff Report Page 1

- C. Enactment of new Comprehensive Plan or Development Code text
- D. Comprehensive Plan Map Amendments (involving more than five adjacent land ownerships, or, non-adjacent properties)
- E. Zone Changes (involving more than 5 adjacent land ownerships, or, non-adjacent properties)

Development Code Amendment

Amendments to the text of the Donald Development Ordinance must be consistent and not conflict with the goals and policies of the Donald Comprehensive Plan as acknowledged by DLCD for conformance with the Oregon Statewide Planning Goals.

III. CRITERIA & PROPOSED FINDINGS

The City must make findings concluding the proposed amendments are consistent with Donald Development Ordinance and Comprehensive Plan and Statewide Planning Goals, as summarized below.

A. Statewide Planning Goals and Donald Comprehensive Plan Policies

<u>Goal 1, Citizen Involvement:</u> The Donald Planning Commission and Donald City Council held an Open House on the subject at the City's Annual Santa Sing-a-Long event on Friday, December 8 at 6pm at the Donald Fire Hall and interacted with the public to get feedback and answer questions. Next the Mayor, Councilors and Commissioners met on Thursday, December 14 at 6:30pm to set priorities for the project and review the possible changes. Then the Planning Commission and City Council held a series of workshops to address amendments to the DDO through files #LA-20108-01 and file #LA-2018-02 on May 15, 2018, May 17, 2018 (both from 6pm to 8pm) and on May 22, 2018 from 6:15pm to 8:30pm. All of these meetings were noticed and open to the public.

Notice of the proposed legislative amendment (File No. LA-2018-01) followed DDO section 3.204 including the notice of the public hearings before the Planning Commission and City Council was published in the Woodburn Independent on June 6, 2018, which was 15 days prior to the first public hearing. Notice was provided to the Oregon Department of Land Conservation and Development (DLCD) initially on May 25, 2018, which was 27 days prior to the first public hearing, and 53 days prior to the final public hearing.

In Oregon Measure 56 notices are required to be mailed to property owners whose property values could potentially be impacted by a change to a local zoning designation or development code regulation (ORS 227.186). While no property was proposed to be re-zoned at this time, staff prepared and mailed Measure 56 notices to 268 addresses in Donald, Oregon, which was every non-public zoned property in the city limits (after duplicates were eliminated). The mailing was a combined notice for files LA-2018-01 and LA-2018-02. They were mailed on June 14th which was one week (7 days) prior to the first public hearing.

A public hearing before the Donald Planning Commission was held on June 21, 2018 at 6:45pm. The City received written and oral public testimony (and comments) from interested parties at and prior to the meeting. This testimony is recorded and on-file with the City and will be included to the Councilors for review. A public hearing before the Donald City Council is scheduled for July 17, 2018 at 6:45pm. This is consistent with the established procedures for legislative amendments to the Donald Development Ordinance and staff finds that Goal 1 is met.

<u>Goal 2, Land Use Planning:</u> The proposal does not involve exceptions to the Statewide Goals. Adoption actions are consistent with the acknowledged DDO for processing legislative amendments to the Donald Development Ordinance. Goal 2 supports clear and thorough local procedures. Goal 2 is met.

<u>Goal 3, Agricultural Lands and Goal 4, Forest lands:</u> Goals 3 and 4 are not applicable. The proposal does not involve or affect farm or forest lands.

<u>Goal 5, Open Spaces, Scenic and Historic Areas, and Natural Resources</u>. Goal 5 is not applicable. The proposal does not impact Goal 5 resources.

<u>Goal 6, Air, Water and Land Resource Quality:</u> Goal 6 is not applicable. The proposal does not impact Goal 6 resources.

Goal 7, Natural Hazards: Goal 7 is not applicable. The proposal does not impact Goal 7 resources.

<u>Goal 8, Recreation:</u> The proposed DDO amendments include an open space requirement for all new planned unit developments that will increase the amount of open space in Donald available to the public for recreational uses. Goal 8 is met.

<u>Goal 9, Economic Development:</u> The draft code amendments implement a new Downtown Mixed-Use zone and establish design standards for new downtown commercial development. The proposed amendments are intended to allow an appropriate mix of uses for the downtown main street area, promote pedestrian friendly development and encourage efficient use of downtown commercial land. These amendments implement Donald Comprehensive Plan policies that were adopted in 2015 related to commercial and industrial development. The amendments are intended to support economic development of downtown Donald and capture the economic energy that will be created through the UGB expansion and anticipated population growth in Donald. The proposed code amendments are not found to deter employment or business opportunities but rather to promote greater and more appropriate economic use of the downtown main street area. Staff finds Goal 9 is met.

<u>Goal 10, Housing</u>: The proposed code amendments amend the R-7 and RM zones to establish minimum and maximum densities that will be applied in the 2018 UGB expansion area, as applicable. These amendments will help ensure that housing targets (number and type of units) identified through the UGB expansion process can be achieved. The proposed amendments also add single-family attached dwellings as a permitted use in the RM zone. The proposed amendments include clear and objective design standards for new detached and attached residential development. The design standards are intended to promote walkable neighborhoods, provide quality housing stock, and minimize monotony in housing design. Standards regulating accessory dwelling units (ADUs) are also revised to implement recent legislation (Senate Bill 1051) encourage more ADU development. New provisions for planned unit developments (PUDs) are added to the DDO to support the UGB expansion effort and provide a path for increased residential densities and a greater variety of housing types. Together, these amendments will implement the Donald Comprehensive Plan goals for Residential Development to encourage development of an adequate quantity, quality and variety of housing facilities. These amendments also implement Urban Growth policies in the Comprehensive Plan that call for increased residential densities to accommodate projected housing needs. The proposed code amendments comply with Goal 10.

<u>Goal 11, Public Facilities and Services</u>: Goal 11 is not applicable. The proposed code amendments address permitted uses and requirements on commercial, industrial and residential lands within the existing and recently expanded urban growth boundary, and have therefore already been determined to be serviceable. Staff finds the proposal does not address Goal 11 issues.

<u>Goal 12, Transportation:</u> The amendments are consistent with the Donald Comprehensive Plan Transportation Goal 12 to develop and maintain an efficient and reliable transportation system that encourages proper land development. Proposed amendments include a new Downtown Mixed-Use zone, planned unit development provisions, bicycle parking standards, and pedestrian connectivity requirements for new development. These amendments are intended to promote more efficient use of land and increase multi-modal transportation options. In addition, the bicycle parking and pedestrian connectivity standards provide consistency with elements of the Oregon Transportation Planning Rule. Staff finds that Goal 12 is met.

<u>Goal 13, Energy Conservation:</u> Goal 13 is not applicable. The proposal does not address Goal 13 resources.

<u>Goal 14, Urbanization:</u> Goal 14 is not applicable. Rezoning or an increase of additional urbanized land is not proposed. The proposal does not impact Goal 14 issues.

The proposed amendments to the Donald Development Ordinance are consistent with the intent of Statewide Goals 1, 2, and 8-12. The remaining Goals are found to be non-applicable as the proposed code amendments do not affect issues addressed by those goals.

B. DDO 3.112.03 Criteria for Approval

Amendments to the Comprehensive Plan or Development Ordinance text shall be approved if the evidence can substantiate the following:

- A. Impact of the proposed amendment on land use and development patterns within the city, as measured by:
 - 1. Traffic generation and circulation patterns;
 - 2. Demand for public facilities and services;
 - 3. Level of park and recreation facilities;
 - 4. Economic activities;
 - 5. Protection and use of natural resources;
 - 6. Compliance of the proposal with existing adopted special purpose plans or programs, such as public facilities improvements.

<u>FINDINGS:</u> The proposed code amendments will establish a new Downtown Mixed-Use zone, planned unit development provisions, residential design standards, pedestrian connectivity and bicycle parking requirements, and miscellaneous code clean-up items. Traffic generation and circulation is not anticipated to be substantially impacted by the proposed amendments, except that they will result in more bicycle and pedestrian amenities (bicycle parking and pedestrian walkways). The demand for public facilities and services is not anticipated to be substantially impacted by the proposed amendments as the amendments will occur on lands already within the urban growth boundary. The level of parks and recreation facilities may be increased due to the open space requirement in the proposed PUD provisions. The proposed Downtown Mixed-Use zone is intended to support and enhance the Donald main street area as an economically vibrant shopping district. Protection of natural resources is not anticipated to be impacted by the proposed amendments. Existing special purpose plans or programs are not anticipated to be impacted by the proposed amendments. Staff finds this criterion is met.

B. A demonstrated need exists for the product of the proposed amendment.

FINDINGS: Need for the proposed amendments has been demonstrated in the following ways:

- The City adopted Comprehensive Plan policies in 2015 that specifically call for a "pedestrianoriented central shopping area" and development of design standards for downtown commercial development. The proposed amendments provide both those elements through implementation of the Downtown Mixed-Use zone.
- The 2015 Comprehensive Plan also calls for methods to increase residential density in the R-7 and RM zones to help accommodated projected housing needs. The proposed amendments provide this through the minimum density standards for the R-7 and RM zones in the 2018 UGB expansion area.
- The 2018 UGB expansion process identified a need for more housing in Donald as well as a greater variety of housing types. The proposed amendments provide this through the addition of single-family attached dwellings as a permitted use in the RM zone, the PUD provisions, the updates to the ADU standards, and the new residential design standards.

Based on the above, staff finds this criterion is met.

C. The proposed amendment complies with all applicable Statewide Planning Goals and administrative rule requirements.

<u>FINDINGS:</u> The proposed amendment complies with all applicable goals and policies of the stateacknowledged Donald Comprehensive Plan. Notice of the proposed amendment was provided to DLCD. An analysis of how the proposed amendments are consistent with the Donald Comprehensive Plan is addressed in Section III.A of this report.

- D. The amendment is appropriate as measured by at least one of the following criteria:
 - *1. It corrects identified error(s) in the provisions of the plan.*
 - 2. It represents a logical implementation of the plan.
 - 3. It is mandated by changes in federal, state, or local law.
 - 4. It is otherwise deemed by the council to be desirable, appropriate, and proper.

<u>FINDINGS</u>: The proposed amendments are appropriate because they clean up identified errors and inconsistencies in the DDO and they implement policies that were adopted into the Comprehensive Plan in 2015. They also provide consistency with state law (Transportation Planning Rule).

IV. ACTION

The City Council may take one of the following actions:

- A. Motion to adopt the findings outlined in the staff report and <u>approve</u> Development Code Amendment, LA 2018-01.
- B. Motion to adopt the findings outlined in the staff report and <u>approve</u> Development Code Amendment, LA 2018-01, <u>as modified</u> to reflect the changes made by the City Council.
- C. Motion to <u>continue the public hearing</u> to a date and time certain and state the additional information that is needed to allow for a future decision.
- D. Motion to deny the proposed Development Code Amendment, LA 2018-01.

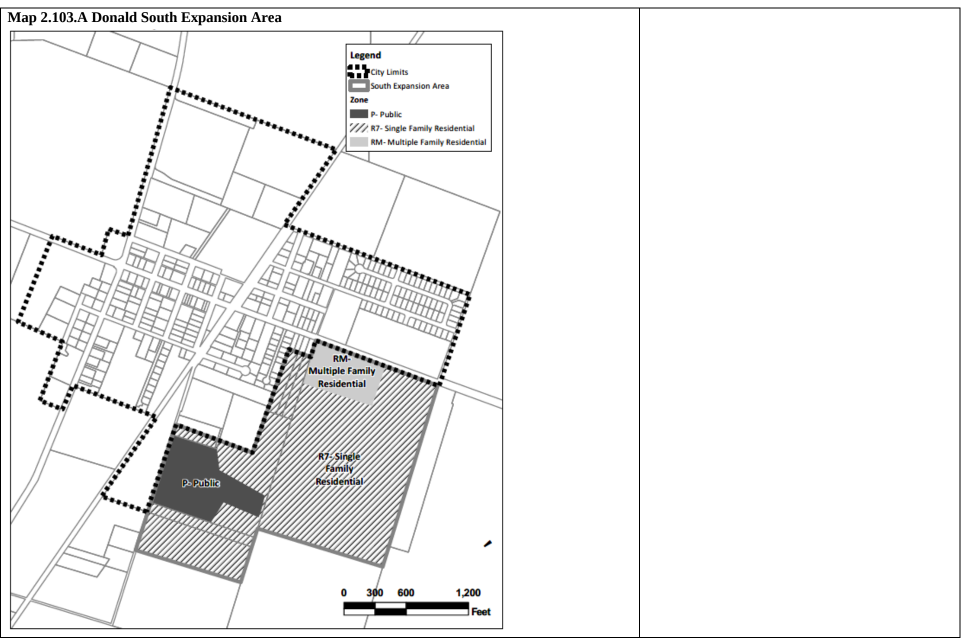
Recommende	ed Amendment	Notes/ Explanation
<u>Underline</u> forma	it = new language Strikethrough format = deleted language	1
TABLE OF C	ONTENTS	Adding the new sections to the Table of Contents.
SECTION 2.1	- LAND USE ZONING	
Section 2.108	DOWNTOWN MIXED-USE (DMU)2.1-xx	Notes:
<u>2.108.01</u>	Purpose2.1-xx	 Update the table of contents at the beginning
<u>2.108.02</u>	Allowed Uses	of each section as needed
<u>2.108.03</u>	Development Standards2.1-xx	Update page numbers and section references
<u>2.108.04</u>	Building Design Standards2.1-xx	when finalized
	– GENERAL DEVELOPMENT STANDARDS	
Section 2.303	OFF-STREET PARKING AND LOADING2.3-11	
2.303.01	Purpose	
2.303.02	Scope	
2.303.03	General Provisions Off-Street Parking and Loading2.3-11	
2.303.04	Location and Use Provisions	
2.303.05	Joint Use	
2.303.06	Off-Street Vehicle Parking Requirements	
2.303.07	Standards for Disabled Person Parking Spaces2.3-14	
2.303.08	Drive-Through/Drive-In	
2.303.10	Commercial and Industrial Off-Street Loading Requirements 2.3-14	
2.303.11	Parking and Loading Area Development Requirements 2.3-15	
<u>2.303.12</u>	Bicycle Parking Requirements 2.3-	
Section 2.311	PEDESTRIAN AND BICYCLE CIRCULATION2.3-	
<u>2.311.01</u>	On-Site Pedestrian Access and Circulation2.3-	
Section 2.312	RESIDENTIAL DESIGN STANDARDS2.3-	
<u>2.312.01</u>	Purpose2.3	

Recommended Am	lendment	Notes/ Explanation
<u>Underline</u> format = nev	v language Strikethrough format = deleted language	
2.312.02	Applicability	
<u>2.312.03</u>	Standards for Single-Family Dwellings2.3-	
	NNED UNIT DEVELOPMENTS	
3.113.01	Purpose	
3.113.02	Applicability and Allowed Uses	
<u>3.113.03</u>	Review and Approval Process	
<u>3.113.04</u>	Modifications to Development Standards	
<u>3.113.05</u>	Preliminary PUD Plan Submittal Requirements	
<u>3.113.06</u>	Preliminary PUD Plan Approval Criteria	
<u>3.113.07</u>	Residential Density Bonus	
<u>3.113.08</u>	Usable Open Space	
Section 1.200 DEF	INITIONS	
1.200.02 Definitions		Add ADU definition per recommendation of Senate
	An interior, attached, or detached residential structure that is used in connection	Bill 1051 guidance document
with, or is accessory	to, a single-family dwelling.	
	group of small, detached homes clustered around a central outdoor common space.	Adding cottage cluster definition to support the
	the homes face the common space, while others front the street. Cottages are typically user feet. A variety of rental and ownership options are possible within a cottage	PUD provisions.
cluster development.		
<u>eruster de veropment.</u>		
Lot Line Zero: A lot	t line shared by a common wall or two attached dwellings, or a condition whereby a	Delete existing definition for zero lot line and
	djacent to a side lot line without a setback.	replace with below.
	,	
Public Facilities and	Services: Projects, activities, and facilities which are necessary for the public	
health, safety, and we	elfare. These may include, but are not limited to, water, gas, sanitary sewer, storm	

Recommended Amendment	Notes/ Explanation
<u>Underline</u> format = new language Strikethrough format = deleted language	
sewer, <u>streets</u> , <u>parks</u> , electricity, telephone and wire communication service, and cable television service lines, mains, pumping stations, reservoirs, poles, underground transmission facilities, substations, and related physical facilities which do not include buildings regularly occupied by employees, parking areas, or vehicle, equipment or material storage areas.	Recommended Public Works amendments- Add streets and parks to definition of Public Facilities and services
Zero Lot Line Development: A development in which single-family detached homes on a common street frontage are shifted to one side of their lot to provide for greater usable yard space on each lot. Typically, one side setback on each lot will be zero and the other will be at least double the side setback of the underlying zone. These developments require that planning for all the house locations be done at the same time. Because the exact location of each house is predetermined, greater flexibility in site development standards is possible while assuring that the single-dwelling character is maintained. See Figure 1.200.A for illustration.	Adding zero lot line development definition and graphic to support the PUD provisions.
Figure 1.200.A: Zero Lot Line Development Example	

Recomme	ended Amenc	lment	Notes/ Explanation	
Underline f	format = new lan	guage Strikethrough format = c	leleted language	•
SECTION 2	2.1 - LAND USE	ZONING		-
2.103	SINGLE	E FAMILY RESIDENTIAL - 7,000 S	SQUARE FOOT (R-7)	
2.103.03	Special I	Permitted Uses		
		owing uses, when developed under the evelopment requirements, are permitted	e applicable standards in the Ordinance and ed in the R-7 zone:	
	<u>A. I</u>	Partitions, subject to the provisions in t	Section 2.307.	Deleting partitions and subdivisions from the permitted use lists in all zones.
	B. S	Subdivision, subject to the provisions i	n Section 2.307.	Note: Need to renumber remaining section.
2.103.05	Dimensi	onal Standards		
	A. N	Minimum Lot Dimension and Height H	Requirements	
DIMI	ENSION	Residential Uses	Non-Residential Uses	Adding minimum lot size and minimum and maximum density requirements for new
Lot S	Size	7,000 sq. ft Single Family 7,000 sq. ft. – Duplex <u>6,500 sq. ft. – Single Family in</u> <u>the Donald South Expansion</u> <u>Area per Map 2.103.A.</u>	Adequate to comply with all applicable development standards	subdivisions within the UGB expansion area to ensure the City meets its needed housing unit target.

Re	commende	ed Ame	ndment	Notes/ Explanation		
<u>Un</u>	<u>derline</u> forma	at = new l	anguage Strikethro	ugh format = deleted language		
	Maximum Height 35 feet 45 feet					
2.1	 2.103.06 Development Standards F. Density: <u>1.</u> When R-7 zoned property is subdivided subject to Sections 3.105 or 3.109, th minimum density shall be 4 units per gross acre; the maximum density shall b 6 units per gross acre. 					
	2. New R-7 land divisions subject to Sections 3.105 or 3.109 within the Donald South Expansion Area, as depicted on Map 2.103.A, shall achieve a minimum overall density of 5 units per gross acre. The maximum density shall be 6 units per gross acre.					



Re	ecommende	ed Amei	ndment		Notes/ Explanation		
<u>Ur</u>	nderline forma	at = new la	anguage Striket	nguage			
	104		TIPLE FAMILY RESI	DENTIAL (RM)			Adding single-family attached dwellings
2.	104.02		tted Uses				(townhouses, rowhouses) as a permitted use in
			llowing uses, when dev nce, are permitted in the		ble development standards in th	e	this zone.
		A.	Residential buildings of	containing two or more dy	welling units.		
		B.	Residential homes and	facilities.			
		C.	Child day care servic children.	e, including family day	care provider, for 12 or fewe	er	
		D.	Single-family attached	dwellings			
2.	 2.104.03 Special Permitted Uses The following uses, when developed under the applicable standards in the Ordinance and special development requirements, are permitted in the RM zone: A. Partitions, subject to the provisions in Section 2.307. B. Subdivision, subject to the provisions in Section 2.307. 				d	Deleting subdivisions and partitions from permitted use tables in all zones. Note: Need to renumber remaining section.	
2.	104.05	Dimen	sional Standards				
		A.	Minimum Lot Dimens	ion and Height Requirem	ents		
	DIMENSI	ION	Multi-Family	Single-Family Attached	Non-Residential		Adding appropriate development standards for attached housing. Standards are similar to
	Lot Size		3,000 square feet per unit	<u>3,000 square feet</u>	Adequate to comply with all applicable development standards		standards for single-family detached housing (setbacks, height, etc).

ecommended Am	nendment			Notes/ Explanation		
derline format = new language Strikethrough Strikethrough format = deleted language						
Maximum Height	45 feet	<u>35 feet</u>	45 feet			
B.	Minimum Yard Setba	ack Requirements				
SETBACKS	Multi-Family	Single-Family Attached	Non-Residential			
Front	20 feet	<u>10 feet</u>	20 feet			
Side	(1)	Interior side: 0 feet Exterior side: 5 feet	10 feet			
Rear	(1)	<u>15 feet</u>	20 feet			
Street-side	10 feet	<u>10 feet</u>	20 feet			
Garage (2)	20 feet	<u>15 feet</u>	20 feet			
104.06 Dev	elopment Standards					
F.	F. Density: Subdivisions and multi-family development within the RM zone shall comply with the following density requirements:			Adding minimum and maximum density requirements for new subdivisions within the UGE		
	1. Sub Land divis Dwellings and units per gross	ly 8 housing unit target.				

Recomm	mended Amei	dment	Notes/ Explanation
Underline	<u>e</u> format = new la	nguage Strikethrough format = deleted language	
		2. New land divisions subject to Sections 3.105 or 3.109 and multi-family development within the Donald South Expansion Area, as depicted on Map 2.103.A, shall achieve a minimum overall density of 10 units per gross acre. The maximum density shall be 14 units per gross acre.	
Section	2.105 COMN	IERCIAL (C)	
2.105.03	3 Specia	Permitted Uses	
		owing uses, when developed under the applicable standards in the Ordinance and development requirements, are permitted in the C zone:	Deleting subdivisions and partitions from permitted use tables in all zones.
	A.	Partitions, subject to the provisions in Section 2.307.	Note: Need to renumber remaining section.
	B.	Subdivision, subject to the provisions in Section 2.307.	
2.105.05	5 Development	Standards	
]	Road and Matt	xemptions: All C zoned property located along Main Street, between Butteville nieu Road, shall be exempt from off-street parking, landscaping and lot coverage existing or permitted residential uses within the C shall comply with off-street nents.	Note: When the DMU zone is applied, need to remove language in 2.105.05.A regarding property along Main Street because this area will likely be zoned DMU.
1	rendering, proc	s. No permitted or special permitted use shall in any way involve any of the essing, or cleaning of animals, fish, seafoods, fowl, poultry, fruits, vegetables, or or wholesale use.	
		t in the C Zone shall comply with the applicable provisions of this Ordinance. The nces additional development requirements:	
2.106	INDUS	TRIAL (I)	
2.106.02	2 Permit	ed Uses	
		owing uses, when developed under the applicable development standards in this Ordinance, are permitted in the I zone:	

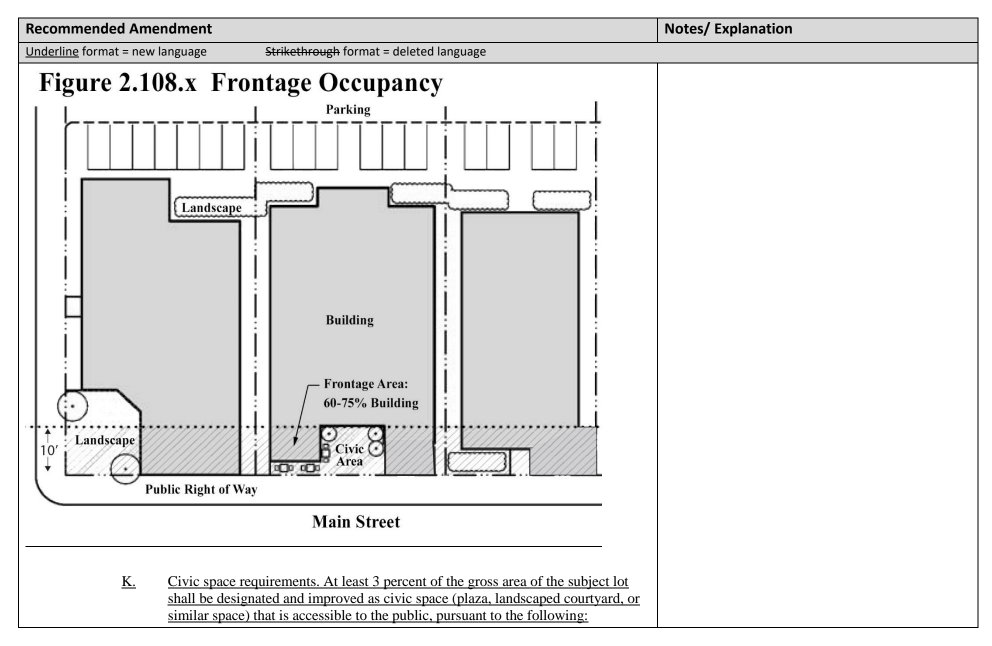
Recommended Ame	endment		Notes/ Explanation
<u>Underline</u> format = new	language	Strikethrough format = deleted language	
А.	Dwellin	ng for a caretaker or watchman.	These amendments are intended to allow small-
B.	Comme	ercial activities:	scale retail and personal services in the industrial
	<u>8.</u>	Retail sales and personal services, not associated with an industrial use. Examples include a small café, coffee shop or convenience market	areas, primarily to serve employees.
		intended to primarily serve employees. The following limitations apply:	Note: It appears these retail uses would <u>not</u> trigger
		a. The size of the retail sales and service use shall not exceed 50 square feet of gross floor area per person (based on maximum occupancy per the fire code), or 1,000 square feet, whichever is less.	a Site Development Review in most, if not all, cases.
		 <u>b.</u> The retail sales and service use shall be interior to the industrial building and may not be a stand-alone building. 	
		c. No more than one such retail sales and service use is permitted per legal lot or parcel.	Subsection 9 is existing language that was revised slightly and moved over from Section 2.203.03.
		d. No external signage for the retail sales and service use is allowed.	
	9.	Retail sales or office use, directly related and accessory to an industrial	
		use, with the following limitations:	
		a. <u>The retail sales and office uses combined shall not occupy more than</u>	
		<u>40 percent of the gross floor area occupied by the associated industrial use.</u>	
		b. The retail sales or office use shall be located on the same lot as the associated industrial use.	
		<u>c.</u> <u>Development requirements in Section 2.3 and Section 2.4 shall apply</u> to the retail sales or office use.	
		d. For purposes of this section, retail sales shall mean sales of goods, materials, and services to daily general public customers. Retail sales does not include "wholesale sales" businesses which sell and distribute merchandise to retailers, industrial, commercial and professional business users, but not the general public.	

Recommend	ded Amendment	Notes/ Explanation	
Underline forn	nat = new language Strikethrough format = deleted language		
2.106.03	Special Permitted Uses	Deleting subdivisions and partitions from permitted use tables in all zones.	
	The following uses, when developed under the applicable standards in the Ordinance and special development requirements, are permitted in the I zone:	Note: Need to renumber remaining section.	
	A. Partitions, subject to the provisions in Section 2.307.		
	B. Subdivision, subject to the provisions in Section 2.307.		
	7 PUBLIC (P)	Code clean-up item. Revise to reference the	
2.107.03	Special Permitted Uses	correct zone.	
	The following uses, when developed under the applicable standards in the Ordinance and special development requirements, are permitted in the \underline{P} zone:	Deleting subdivisions and partitions from	
	A. Partitions, subject to the provisions in Section 2.307.	permitted use tables in all zones.	
	B <u>A</u> . Accessory structures and uses prescribed in Section 2.203 and subject to the provisions in Section 2.309.		
2.108	DOWNTOWN MIXED USE (DMU)	Adding a new downtown mixed-use zone to	
2.108.01	Purpose	implement Comprehensive Plan policies and	
	The purpose of the Downtown Mixed Use zone is to allow a mix of complementary uses in the downtown/Main Street area, promote pedestrian-friendly development, encourage	provide a more pedestrian-friendly main street environment.	
2.108.02	efficient use of land, and preserve the small town character of Donald.		
2.108.02	Allowed Uses		
	Table 2.108.A below lists uses that are allowed in the DMU zone. Allowed uses include those permitted outright, permitted subject to special standards, or permitted through		
	conditional use approval. Where Table 2.108.A does not list a specific use, the City may		
	find that use is allowed, or is not allowed, following the provisions of Sections 1.102.04		
	and 2.101.01. Uses not listed in Table 2.108.A, and not found to be similar to an allowed use, are prohibited.		

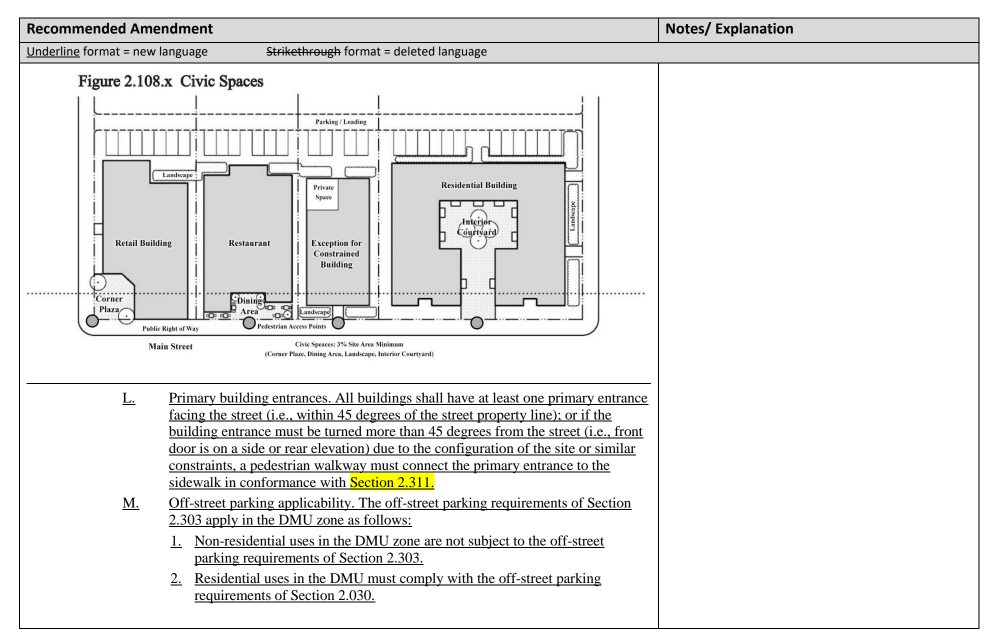
ecommended Amendment	Notes/ Explanation						
Inderline format = new language Strikethrou	erline format = new language Strikethrough format = deleted language						
Table 2.108.A: Allowed Uses in the DMU Z $P = Permitted outright$ $S = Special PermittedRequired$		nditional Use Permit					
Use	Allowed	Special Use Standards					
Residential on second or upper story	<u>P</u>						
Residential on ground floor, consistent with Section 2.108.03.E	<u>P</u>						
Home occupation	<u>S</u>	Section 2.404					
Child daycare center	CU						
Non-profit member organizations, such as business associations, labor unions, political organizations or fraternal lodges.	CU						
Public and commercial off-street parking	CU						
Community service, including governmental offices	<u>P</u>						
Emergency services (police, fire, ambulance)	CU						
Parks and open space	CU						
Religious institutions, places of worship	<u>CU</u>						
Schools (pre-school, kindergarten, college, vocational)	CU						
Utility structures and facilities:-Identified in an adopted City master plan-Not identified in an adopted master plan	P CU						
Amusement, entertainment, commercial recreation:							
 Fully enclosed in a building Not fully enclosed in a building 	P <u>CU</u>						

Recommend	Recommended Amendment					Notes/ Explanation
<u>Underline</u> form	Underline format = new language Strikethrough format = deleted language					I
Commerc	Commercial retail sales and services					
Eating an drive-three		ng establishments (without silities)	<u>P</u>			
Office us	ses, inclu	iding banks	<u>P</u>			
Medical	clinics (outpatient)	<u>P</u>			
Hotels ar	nd motel	<u>s</u>	<u>CU</u>			
<u>Marijuan</u>	a dispen	isary or retail	<u>S</u>	Section 2.407		
Food car	<u>ts</u>		<u>S</u>	<u>Section 2.409</u>		
2.108.03	Devel	opment Standards				
	<u>A.</u> <u>B.</u> <u>C.</u> <u>D.</u> <u>E.</u>	major building expansions major building expansion r the square footage of the ex- Minimum lot area: None Minimum lot width and de Residential density requires Residential uses on the gro following:	pth: None		New in this draft – residential uses on the ground floor.	
	<u>F.</u>	2. Residential uses on the ground floor gross squ Maximum building height: 1. Height bonus for reside To be eligible for the h	e ground floor shall not exceed 50 percent of the total are footage. 45 feet, 60 feet with height bonus ential use on upper story: 15 feet height bonus, at least 75 percent of the gross floor area t be used for residential dwellings.			
	<u>.</u>	<u>1.</u> Front setback: 0 feet				

Recommended Amend	Iment	Notes/ Explanation
<u>Underline</u> format = new lan	guage Strikethrough format = deleted language	
2	 <u>Rear and side setbacks: 0 feet, unless adjacent to residential</u> a. <u>Rear and side setback adjacent to residentially-zoned property or</u> <u>residential alley: 10 feet</u> 	
<u>H.</u> <u>N</u>	Maximum lot coverage: None	
	<u>Ainimum landscaping: None</u> Frontage occupancy requirement: 75 percent	
<u>1</u> <u>2</u> <u>3</u>	 This standard is met when a building or buildings occupy at least 75 percent of the site's frontage area along a public street. For this standard, frontage is considered the area between 0 to 10 feet from the front property line, extending the entire width of the frontage. Portions of the building not used to meet this standard may setback more than 10 feet from the front property line. For corner lots, this standard must be met on Main Street or Oak Street, as applicable. The portion of the site's frontage area not occupied by building(s) shall be landscaped or developed as civic space in accordance with Subsection K below. See Figure 2.108.x for visual illustration of the frontage occupancy requirement. 	



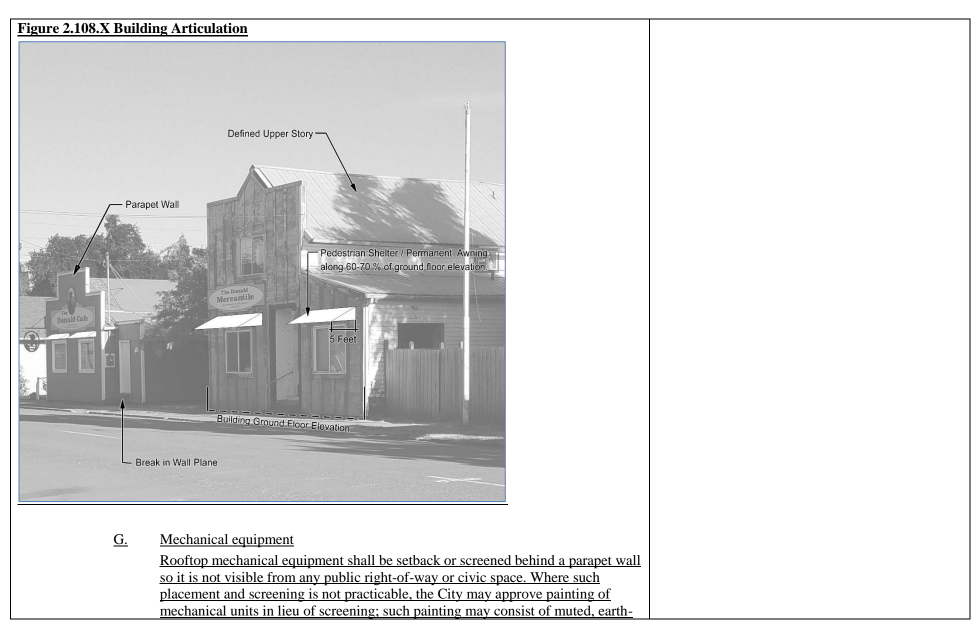
Recommended Amendn	nent	Notes/ Explanation
<u>Underline</u> format = new langu	lage Strikethrough format = deleted language	
<u>1.</u>	<u>Civic spaces shall abut a public right-of-way or otherwise be connected to</u> and visible from a public right-of-way by a sidewalk or pedestrian accessway.	
<u>2.</u>	Where public access to a civic space is not practical due to existing development patterns, physical site constraints, or other hardship presented by the applicant, the City may allow a private area, such as an outdoor eating area attached to a restaurant, in finding the project complies with the standard.	
<u>3.</u>	All civic spaces shall have dimensions that allow for reasonable pedestrian access. For example, by extending the width of an existing sidewalk by 4 feet, a developer might provide space for an outdoor eating area; whereas a larger development at a street corner could meet the standard by creating a plaza adjacent to a building entrance.	
<u>4.</u>	All civic spaces will be improved with at least one pedestrian amenity from the following list:	
	 a. <u>Plaza surfaces (e.g., pavers, landscaping)</u> b. <u>Sidewalk extensions</u> c. <u>Street furnishings (e.g., benches, public art, planter with seat wall, informational kiosk, sheltered seating area)</u> d. <u>Way-finding signage</u> 	
<u>5.</u>	e. <u>Similar amenity as approved by the City</u> See Figure 2.108.x for visual illustration of the civic space requirement.	



Recommend	led Ame	endment	Notes/ Explanation
Underline form	at = new	language Strikethrough format = deleted language	
<u>2.108.04</u>	Buildi	ing Design Standards	
	<u>A.</u>	Purpose	
		Building design standards regulate the exterior design of buildings to create a pedestrian-friendly environment; provide natural surveillance of public spaces;	
	D	and maintain and enhance the rural, small-town character of downtown Donald. Applicability	
	<u>B.</u>		
		The standards in Section 2.108.04 apply to all new development and substantial redevelopment of an existing building. For this section, a substantial redevelopment is any expansion or addition that impacts more than 50 percent of the street-facing façade of an existing building.	
	<u>C.</u>	Transparency - windows and entrances	
		1. Ground floor entrances oriented to the street shall be at least partially transparent. This standard may be met by providing a door with window(s), a transom window above the door, or sidelights beside the door. Windows used to meet this standard may count toward the storefront window percentage in Subsection 2 below. Transom windows above a door shall not be covered by an awning, canopy, or similar cover.	
		2. Transparent widows shall cover at least 60 percent of the ground-floor, street-facing elevation of all buildings. For this standard, the ground-floor elevation is the area between the building base (or 30 inches above the sidewalk grade, whichever is less) and a plane six feet above the sidewalk grade.	
		3. Upper floor, street-facing elevations may have less window coverage than ground-floor elevations. Orientation of upper floor windows shall be primarily vertical, or have a width that is no greater than height. Paired or grouped windows that, together, are wider than they are tall, shall be visually divided to express the vertical orientation of individual windows.	
		4. Side and rear ground-floor building elevations shall provide a minimum of 30 percent window transparency.	
		5. <u>All windows shall have trim, reveals, recesses or similar detailing of not less</u> than four inches in width or depth, as applicable.	

Recommended Amendment	t		Notes/ Explanation
<u>Underline</u> format = new language	Strikethrough format = deleted la	anguage	
(e. rea (no or	indows and display cases shall not break g., projecting display boxes are discoura asons, display cases, when provided, sha ot affixed to the exterior) and integrated other detailing. Window flower boxes and e Figure 2.108.X for visual illustration o	lged). For durability and aesthetic Il be flush with the building façade into the building design with trim re allowed.	
Figure 2.108.x Transparency			
	tinmed windows aligned tith front plane of building		
40-60% of ground floor — street facing building faca made of transparent mate		L Transparent Windows Recessed Ground Level Entrance	
	the second se		

Recommended Ame	endment	Notes/ Explanation
<u>Underline</u> format = new	language Strikethrough format = deleted language	
<u>D.</u>	Defined upper story	
	Building elevations shall contain detailing that visually defines street-levelstorefronts from upper stories. This standard may be met through any of thefollowing elements:1. Awnings or canopies	
	 Belt course (molding or projecting bricks or stones running horizontally along the face of a building to emphasize the junction between two floors) Similar detailing, materials or fenestration 	
<u>E.</u>	Building articulation All building elevations that orient to a public street or civic space must have at least one break in the wall plane every 25 feet of building length or width, as follows:	
	 <u>A</u> "break" for the purposes of this subsection is a change in wall plane of not less than 24 inches in depth. Breaks may include but are not limited to an offset, recess, window reveal, pilaster, frieze, pediment, cornice, parapet, gable, dormer, eave, coursing, canopy, awning, column, building base, balcony, permanent awning or canopy, marquee, or similar architectural feature. Changes in paint color and features that are not designed as permanent 	
	 architectural elements, such as display cabinets, window boxes, retractable and similar mounted awnings or canopies, and other similar features, do not count toward meeting this break-in-wall-plane standard. 3. See Figure 2.108.x for visual illustration of building articulation standards. 	
<u>F.</u>	 <u>Pedestrian shelters</u> <u>Permanent awnings, canopies, recesses or similar pedestrian shelters shall be provided along at least 60 percent of ground-floor elevation(s) that abut a public sidewalk or civic space. Pedestrian shelters used to meet this standard shall extend at least five feet over the pedestrian area; except that the City, through Site Development Review, may reduce this standard where it finds</u> 	



Recommended Amendment			No	tes/ Explanation	
<u>Underline</u> format = new language	Strikethrough format = deleted language				
tone color	rs that make the equipment visually subordinate to puildings, if any.	the building and			
<u>H.</u> Exterior b	building materials				
or civic s	dard applies to the exterior wall(s) of buildings that pace. Table 2.108.A lists building materials that any (S), accent (A), and not allowed (N).	*	<u>eet</u>		
	lings shall utilize primary materials (P) for at least cable building facades.	t 60 percent of the			
	ndary materials (S) are permitted on no greater that cable building facades.	an 40 percent of			
	nt materials (A) are permitted on no greater than 1 cable building facades as trim or accents only.	10 percent of			
<u>4.</u> <u>Mate</u> <u>facad</u>	rials listed as N in Table 2.108.A are prohibited on less.	n applicable build	<u>ing</u>		
Building Material		Designation			
Brick		<u>P</u>			
Stucco		<u>P</u>			
Stone/masonry		<u>P</u>			
Glass		<u>P</u>			
Finished wood, wood veneers, w	vood siding	<u>P</u>			
Concrete (poured in place or pre-	<u>cast)</u>	<u>S</u>			
Concrete blocks with integral co	lor (ground, polished, or glazed finish)	<u>S</u>			
Finished metal panels—such as a featuring polished, brushed, or p	anodized aluminum, stainless steel, or copper— atina finish	<u>S</u>			
Fiber-reinforced cement siding a	ind panels	<u>S</u>			
Ceramic tile		<u>S</u>			
Concrete blocks with integral co	lor (split-face finish)	<u>A</u>			
Standing seam and corrugated m	<u>etal</u>	<u>A</u>			
Glass block		<u>A</u>			

Recommend	ed Am	endment		Notes/ Explanation	
Underline form	at = new	v language Strikethrough format = deleted language			
Vegetated wall panel or trellis A					
Vinyl siding	Vinyl siding <u>N</u>				
Plywood par	Plywood paneling <u>N</u>				
2.116	EMPLOYMENT INDUSTRIAL (EI)			These amendments are intended to allow small-	
2.116.02	Perm	itted Uses			scale retail and personal services in the industrial
	<u>C.</u>	Retail sales and personal services, not associated with an in			areas, primarily to serve employees.
		Examples include a small café, coffee shop or convenience		to	
		primarily serve employees. The following limitations apply			
		1. <u>The size of the retail sales and service use shall not exc</u>			Note: It appears these retail uses would <u>not</u> trigger
		gross floor area per person (based on maximum occupa or 1,000 square feet, whichever is less.	incy per the fire of	code),	a Site Development Review in most, if not all,
		 <u>2.</u> The retail sales and service use shall be interior to the i 	ndustrial buildin	n and	cases.
		<u>may not be a stand-alone building.</u>	ndustriar buriani	<u>g anu</u>	Should we? I sure think with all the discussion that
	3. No more than one such retail sales and service use is permitted per legal lot				the PC would want to review
	or parcel.				
		4. No external signage for the retail sales and service use	is allowed.		
	D.	Retail sales or office use, directly related and accessory to a	an industrial use,	with	
		the following limitations:			
		1. Retail sales and office uses combined shall not occ	<u>.</u>	_	
		percent of the gross floor area occupied by the asso		use,	
		unless a conditional use permit is approved per Sec			
		3. The retail sales or office use shall be located on the	e same lot as the		
		associated industrial use.			
	4. Development requirements in Section 2.3 and Section 2.4 shall apply to the retail sales or office use.				
		5. For purposes of this section, retail sales shall mean			
		<u>5.</u> Tor purposes of this section, retain sales shall mean materials, and services to daily general public custo	es		
		does not include "wholesale sales" businesses which			
		merchandise to retailers, industrial, commercial and	d professional		
		business users, but not the general public.			

Recommen	ded Ame	endment	Notes/ Explanation
<u>Underline</u> for	mat = new	language Strikethrough format = deleted language	
2.116.03	Specia The fo	 anguage Strikethrough format = deleted language al Permitted Uses billowing uses, when developed under the applicable standards in the Ordinance and development requirements, are permitted in the EI zone: Partitions, subject to the provisions in Section 2.307. Subdivision, subject to the provisions in Section 2.307. Accessory structures and uses prescribed in Section 2.203 subject to the provisions in Section 2.309. Accessory structures and uses shall be both accessory to and in conjunction with the operation of a permitted use. For accessory retail sales, the retail sales use must be secondary, directly related, and limited to products manufactured, repaired, or assembled on the site, or by the operator of the site. The provisions in Section 2.203 and 2.309 that are applicable to accessory retail sales. For purposes of this section, retail sales shall mean sales of goods, materials, and services to daily general public customers. Retail sales does not include "wholesale sales" businesses which sell and distribute merchandise to retailers, industrial, commercial and professional businesse 	Deleting subdivisions and partitions from permitted use tables in all zones. Deleting language from this section and relocating parts to other sections as appropriate for clarity.
2.116.04		 users, but not the general public. itional Uses ollowing uses shall require a conditional use permit: Other industrial type of activities not specifically, or generally, identified in Section 2.116.02 or 2.116.03 and subject to Section 1.102.04. Office uses in a building accessory to and in conjunction with a permitted industrial use where the office area occupies more than 25 percent of the area of the industrial 	Adding reference to section on use interpretations.

Recommen	ded Ame	ndment	Notes/ Explanation
Underline form	nat = new	language Strikethrough format = deleted language	
		use. The maximum office area allowed in the EI zone under a conditional use permit shall not exceed 40 percent of the area of the industrial use.	Correcting apparent typo (lettering was missing).
SECTION 2.2	- GENERA	AL PROVISIONS	
2.203	PERN	IITTED USES GENERALLY	
2.203.03	Permi A.	tted Non-residential Accessory Structures and Uses Retail Space. Retail sales or offices in a building in conjunction with a use in any industrial zone provided: 1. In the I zone, the sales of office area shall not occupy more than 40 percent	Delete this section and add language to the industrial zones where it applies.
		of the area in the industrial use. In the EI zone, the retail sales shall not occupy more than 30 percent of the area of the industrial use. In the EI zone, the office may occupy up to 25 percent of the area of the industrial use as an allowed accessory use, and may occupy up to 40 percent of the area of the industrial use if approved as a conditional use (Section 3.107). The sales or office area shall not occupy more than 40 percent of the area of the industrial use.	
		 Development requirements in Section 2.3 and Section 2.4 shall apply to the sales or office area. The accessory use shall be located on the same lot as the primary use. 	
	В. <u>А.</u>	Mobile Classrooms. Mobile classrooms are a permitted accessory use in conjunction with elementary and secondary schools.	Renumber remaining sections.
	C. <u>B.</u>	Accessory buildings in conjunction with any commercial or industrial business and (in compliance with setback and size limitations).	
	D. <u>C.</u>	Fences are a permitted use in all zones subject to the requirements in Section 2.308.	

Recommended Amendment	Notes/ Explanation
<u>Underline</u> format = new language Strikethrough format = deleted language	
SECTION 2.3 - GENERAL DEVELOPMENT STANDARDS	
2.302 STREET STANDARDS	Recommended Public Works amendments
2.301.03 Application of Public Facility Standards	
 Standards for the provision and utilization of public facilities or services available within the City of Donald shall apply to all land developments in accordance with the following table of reference. No development permit, including building permit, shall be approved or issued unless the following improvements are provided prior to recording the final plat. Alternatively, a building permit may be issued without public facilities in the following cases: A. Construction of public improvements is guaranteed through a performance bond or other instrument acceptable to the City Attorney, or B. occupancy or operation, t The improvement is specifically waived by the Public Works Department due to existing improvements or circumstances within the area, or C. unless f Future provision is assured in accordance with Subsection 3.202.01. C-2. Street Improvements for Single Family Dwellings: New single family dwellings which require a street extension must provide street improvements complying with the Donald Public Works Design and Construction Standards to City street standards; otherwise, street improvements are not required. 	Revising language for readability and clarity.
2.302.03 General Provisions	Recommended Public Works amendment
All public street and utility improvements shall comply with the Donald Public Works Design and <u>Construction Standards.</u> The following provisions shall apply to the dedication, construction, improvement or other development of all public streets in the City of Donald:	
2.302.04 General Right-of-Way and Improvement Widths	Recommended Public Works amendments
Street widths and design shall be as designated in the Public Works Design and Construction Standards The following standards are general criteria for public streets in the City of Donald. These standards shall be	

Recommended Amendment Notes/ Explanation										
Underline format = new language Strikethrough Strikethrough format = deleted language										
the minimum requirements for all streets, except where modifications are permitted under Subsection										
2.3202.05.										
FULL TOTAL										
		IMPROVEMENT	HEIGHT		RIGHT-					
. –	VICE AREA	WIDTH	CURB	SIDEWALK	OF-WAY					
	,(b),(c),(d)	CURB/CURB	(f),(g)	(e)	WIDTH					
	E STREET									
, U	to more than 4	20 fast	N	N	25 fact					
d/u)	STREET I	20_feet	No curbs	No sidewalks	25 feet					
Up to 19 (-		6" each	5 foot						
	, 190 ADT	Parking two	side (1 foot	curbline						
or 79,999		sides: 30 feet	total)	Two sides	-60 feet					
	STREET II	510051001000	ŕ	1.00 51005						
20 to 79 d			6" each							
or 200 to	790 ADT		side	5 foot						
or 79,999	to 319,999 sq.	Parking two	(1 foot	curbline						
ft.		sides: 32 feet	total)	Two sides	-60 feet					
	STREET III		6" each							
80 or mor			side	5 foot						
	more ADT	Parking two	side (1 foot	curbline						
	than 320,000 sq.	sides: 34 feet	(1 1001 total)	Two sides	-60 feet					
ft.	C A C	sides. 34 ieet	10101)	1 wo sides	Width as					
CUL-DE			6" aaak	5 foot						
	gth = 800 feet an 450 ADT	Width on above	6" each	5 1001 curbline	above; Min. ROW					
		Width as above; Min. Curb	side (1 foot	for entire	Min. KOW Radius: 45					
	han 183,999 sq.	Radius: 38 feet	(1 1001 total)	cul-de-sac						
ft.		Radius: 30 ieel	total)	cul de sac	feet					
	TOD	- 36 feet			68 fast (i)					
COLLEC		- 30 1001	(i)	(i)	<u>-68 feet (i)</u>					

	Notes/ Explanation								
Underline format = new language Strikethrough Strikethrough format = deleted language									
MINOR ARTERIAL -46 f	feet	—(i)	(i)	<u>-68 feet (i)</u>					
MAJOR ARTERIAL -46 f	feet	—(i)	(i)	- 68 feet (i)					
flexibility wh 1. Unusu separa 2. Parcel	= 10 ADT ft.; Duplex = use largest nailboxes, utility ght-of-Way and the public street section 2.302.04, Permitted. The	(g) Max. 2 w per lot. (h) Additiona (i) Some coll need to t basis, su public w Improvement standards <u>defin</u> when the follo modification conditions req d surfaces; or figuration pre	ned in the Public owing criteria are is necessary to uire a reduced v cludes accessin	Works Design e satisfied: provide design width or grade	Recommended Public Works amendments				

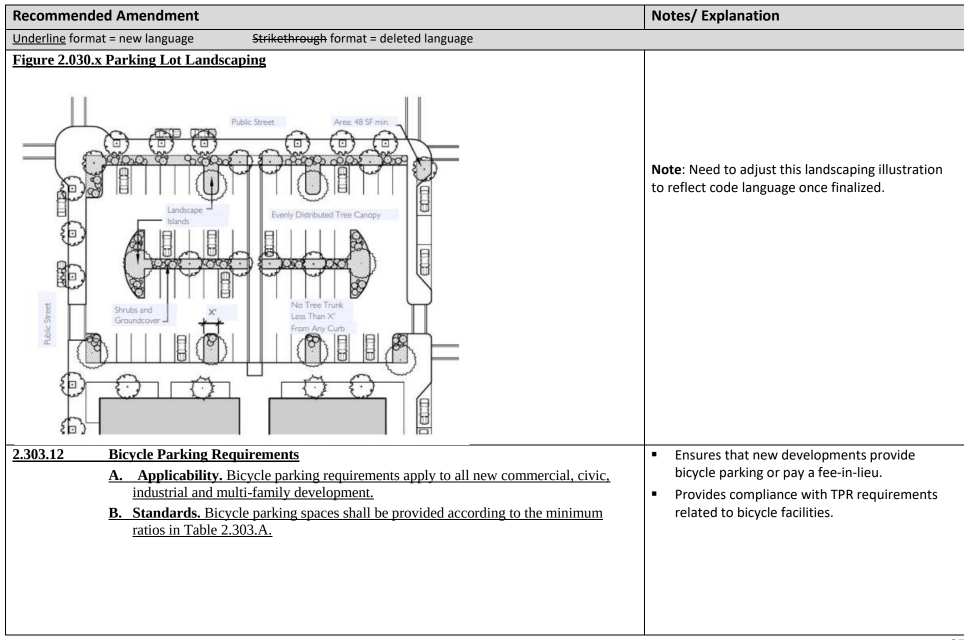
Recommend	ded Amendment	Notes/ Explanation				
Underline format = new language Strikethrough format = deleted language						
2.302.06	Construction Specifications	Recommended Public Works amendments				
	specifications for all public streets shall comply with the standards of the most recently ic works/street standards of the City of Donald Public Works Design and Construction					
2.302.07	Private Streets	Recommended Public Works amendments				
	Streets and other right-of-ways that are not dedicated for public use shall comply with the following:					
А.	Width. Private streets shall have a minimum easement width of 25 feet and a minimum paved width of 20 feet.					
В.	Construction Standards. All private streets serving more than two dwelling units shall be constructed in compliance with City private street standards Provision for the maintenance of the street shall be provided in the form of a maintenance agreement, home owners association, or other instrument acceptable to the City. Unless otherwise required by the City Engineer, the private street shall include easements for public and private utilities.					
	Provision for the maintenance of the street shall be provided in the form of a maintenance agreement, home owners association, or other instrument acceptable to the City. The applicable document shall be recorded against the deed record of each parcel, and if appropriate, placed on the final partitioning plat.					
C.	Turn-around. Private streets serving more than one ownership shall provide a turn around if in excess of 150 feet and having only one outlet. Turn arounds shall <u>comply with the Marion County Fire Code Applications Guide and be either a circular turn around with a minimum paved radius of 35 feet, or a "tee" or "hammerhead" turn around with a minimum paved dimension across the "tee" of 70 feet and shall be subject to Fire District review and approval.</u>					

Recommend	Recommended Amendment			Notes/ Explanation
Underline form	at = new	language	Strikethrough format = deleted language	
2.302.08	Privat	te Access	Easements	
A private acce	ess easem	nent creat	ed as the result of an approved partitioning shall conform to the following.	
	A.	criteria	Private access easements shall only be allowed where the applicable of Section 2.302.04_are satisfied. The easement shall comply with the ng standards:	Fix typo under subsection A- Add space after Section 2.302.04
		1.	Minimum width: 25 feet	
		2.	Minimum paved width: 20 feet	
		3.	Maximum length: 300 feet	
		4.	No more than five (5) dwelling units shall have their sole access to the easement, unless additional accessory dwelling units are approved per Section 2.309.02.C.5.	New in this draft – clarify ADUs on private access easements.
	B.	form of accepta	nance. Provision for the maintenance of the street shall be provided in the f a maintenance agreement, home owners association, or other instrument ble to the City. The applicable document shall be recorded against the deed of each parcel, and if appropriate, placed on the final partitioning plat.	
	C.	the sole two dw <u>Applica</u> radius c	round. A turn-around shall be required for any access easement which is access and which is either in excess of 150 feet or which serves more than rellings. The turn-around shall <u>comply with the Marion County Fire Code</u> <u>ations Guide and be</u> <u>either a circular turn around with a minimum paved</u> of 35 feet, or a "tee" or a "hammerhead" turn around with a minimum paved ion across the "tee" of 70 feet and shall be subject to Fire District review proval.	Recommended Public Works amendment

2.303 OFF ST	FREET PARKING AND LOADING	
	 Parking and Loading Area Development Requirements D. Screening. Parking or loading area within or abutting a residential zone shall be screened from all residential properties with a fence or wall from (four) 4 feet to seven (7) feet in height. 	Delete screening and add to parking lot landscaping standards (below). Renumbering as needed.
	E.D. Lighting. All lighting shall be directed entirely onto the loading or parking area and away from any residential use. The lighting shall not cast a glare or reflection onto the public rights of way.	
	F.E. Traffic Flow. Off street parking access shall be designed to allow flow of traffic, provide maximum safety of traffic access and egress, and the maximum safety of pedestrians and vehicular traffic.	
	G. <u>F.</u> Entrance/Exits. Service drives and driveway exits shall have a minimum vision clearance area and separation of 15 feet from the intersection of the street and driveway.	
	1. General. Parking facilities containing more than four spaces shall be accessed by a driveway and prohibited from backing movement or otherwise maneuvering within a street right of way, unless otherwise permitted in this ordinance.	
	2. Residential. No more than two parking spaces may back onto a public street other than an alley.	
	H. Registration. Storage and parking in driveways and loading areas shall be limited to currently licensed and insured vehicles that may operate on the public roads and streets of the State.	Delete language, not appropriate for zoning code.
	G. Parking Lot Landscaping – Commercial and Multifamily. The following standards shall be met for new and redeveloped parking lots in commercial and multifamily developments. Industrial developments are subject to Section 2.303.11.H instead of these standards.	 Parking lot landscaping standards are added to: Provide more pedestrian-friendly parking areas Break up the expanse of pavement in parking
	If a portion of an existing parking lot is redeveloped, these standards apply to only the redeveloped portion and not the entire site. If a development contains multiple parking lots, then the standards shall be evaluated separately for each parking lot.	 lots Provide natural shading and cooling of parking lots Help to screen parking lots from adjacent
	 A minimum of 10 percent of the total surface area of all parking areas, as measured around the perimeter of all parking spaces and maneuvering areas, shall be landscaped. 	properties

Recommended Amendment	Notes/ Explanation			
<u>Inderline</u> format = new language Strikethrough format = deleted language				
 a. Such landscaping shall consist of canopy trees distributed throughout the parking area. A combination of deciduous and evergreen trees, shrubs, and ground cover plants is required. b. At a minimum, one tree per 12 parking spaces on average shall be planted 	 Delete existing screening section to avoid repetition with parking lot landscape section 			
 <u>c.</u> Required parking lot landscaping may count toward the overall site landscaping requirements for the underlying zone. <u>2.</u> All parking areas with more than 20 spaces shall provide landscape islands with trees that break up the parking area into rows of not more than 8 contiguous parking spaces. 	 New in this draft: Clarified that the parking lot landscaping can count toward the overall site landscaping requirement in all zones. Added a separate section of requirements for the I and EI zones. 			
 a. Landscape islands shall have areas of at least 48 square feet and no dimension of less than 6 feet, with a minimum soil depth of 18 inches, to ensure adequate soil, water, and space for healthy plant growth. b. Landscape island dimensions shall be measured from the inside of curbs. c. Landscape islands can be counted toward meeting the landscape percentage standard in Subsection G.1. 				
 <u>3. All required parking lot landscape areas not otherwise planted with trees must</u> <u>contain a combination of shrubs and groundcover plants so that, within two</u> <u>years of planting, not less than 75 percent of that area is covered with living</u> <u>plants.</u> 				
 Plant materials shall be healthy, disease-free, damage-free, and characteristic of the species. The use of hardy and drought-resistant tree and plant species native to the Pacific Northwest is encouraged. 				
5. Wheel stops, curbs, bollards, or other physical barriers are required along the edges of all vehicle maneuvering areas to protect landscaping from being damaged by vehicles. Trees shall be planted not less than [two] feet from any such barrier.				
6. Trees planted in tree wells within sidewalks or other paved areas shall be installed with root barriers, consistent with applicable nursery standards.				
7. The edges of parking lots shall be screened to minimize vehicle headlights shining into adjacent rights-of-way and residential yards. Parking lots abutting				

Recommended Amendment	Notes/ Explanation
Underlineformat = new languageStrikethroughStrikethroughStrikethrough	
a sidewalk, walkway, or residential property line shall be screened using a low- growing hedge, low garden wall or fence to a height between 3 feet and 4 feet.	
 8. Vegetated stormwater facilities to capture parking lot runoff are encouraged and may be used to meet the landscape percentage and landscape island requirements. 9. See Figure 2.303.x for illustration of parking lot landscaping requirements. 	
 9. See Figure 2.303.x for illustration of parking lot landscaping requirements. H. Parking Lot Landscaping - Industrial. The following standards shall be met for new and redeveloped parking lots in the Industrial and Employment Industrial zones. If a portion of an existing parking lot is redeveloped, these standards apply to only the redeveloped portion and not the entire site. If a development contains multiple parking lots, then the standards shall be evaluated separately for each parking lot. 1. A minimum of five (5) percent of the total surface area of all parking areas, as measured around the perimeter of all parking spaces and maneuvering areas, shall be landscaped. a. Such landscaping shall consist of canopy trees distributed throughout the landscaped area. A combination of deciduous and evergreen trees, shrubs, and ground cover plants is required. b. At a minimum, one tree per 12 parking spaces on average shall be planted throughout the landscaping requirements for the underlying zone. 3. The standards in Section 2.303.11.G(3-9) apply. 	



Recommended Amendment	Notes/ Explanation		
Underline format = new language Stri			
<u>Table 2.303.A</u>			
Minimum Required Bicycle Parking			
<u>Use</u>	Minimum Number of Spaces		
Multifamily Residential	2 bike spaces per 4 dwelling units		
(not required for parcels with fewer			
than 4 dwelling units)			
<u>Commercial</u>	2 bike spaces per primary use or 1 per 5 vehicle parking spaces, whichever is greater		
Industrial	2 bike spaces per primary use or 1 per 20 vehicle parking spaces, whichever is greater		
Community Service	<u>2 bike spaces</u>		
Public Parks (active recreation areas	Park size less than 1 acre: 6 spaces		
<u>only)</u>	Park size 1 to 5 acres: 12 spaces		
	Park size over 5 acres: 20 spaces		
Schools (all types)	2 bike spaces per classroom		
Institutional Uses and Places of Worship	2 bike spaces per primary use or 1 per 10 vehicle parking spaces, whichever is greater		
Other Uses	2 bike spaces per primary use or 1 per 10 vehicle parking spaces, whichever is greater		
	g shall consist of staple-design steel rack , or storage lids providing a safe and sec		

Recommend	led Am	endment	Notes/ Explanation
Underline form	nat = new	language Strikethrough format = deleted language	
	<u>C.</u> <u>R</u> <u>b</u> <u>D.</u> <u>E</u> <u>ou</u> <u>th</u> <u>en</u> <u>E.</u> <u>F</u> <u>a</u>	equired bicycle parking shall be located within 50 feet of the primary entrance of the building it is intended to serve, or in a shared bicycle parking facility as approved by the City. Exemptions. This section does not apply to single-family and duplex housing, home ccupations, and agricultural uses. The City may exempt other uses upon finding that, due to the nature of the use or its location, it is unlikely to have any patrons or mployees arriving by bicycle. ee-in-lieu. Where the City determines that bicycle parking is not feasible or popropriate, the developer shall pay a fee-in-lieu of bicycle parking to be used by the ity for city-wide bicycle improvements.	
2.305 UTIL	LITY LI	NES AND FACILITIES	Recommended Public Works amendment
2.305.02	Stand <u>G.</u>	lards All public utility improvements shall comply with the Donald Public Works Design and Construction Standards.	
2.307.05	Impr	ovement Requirements - Partitions	Recommended Public Works amendments
	C.	Public Facilities. Prior to recording the final partition plat, the developer shall submit engineering plans to the City for review. The plans shall address the improvements required by this Ordinance and any conditions of approval, and shall conform with <u>the Donald City</u> Public Works Design <u>and Construction Standards</u> . The plans shall be approved by the City prior to recording of the final partition plat.	
	D.	Completion Requirements. All required improvements shall be completed prior to recording the final plat. the issuance of any building permits for the subject property. Alternatively, improvements required under this Section may be assured through a performance bond or other instrument acceptable to the City prior to the approval of the final plat of the partition.	
2.307.0 <u>6</u> 5	Impr	ovement Requirements - Subdivisions	Recommended Public Works amendments
The following	g impro	vements shall be required for all subdivisions:	

Recommende	ed Am	endment	Notes/ Explanation
<u>Underline</u> forma	t = new	/ language Strikethrough format = deleted language	
	A.	Frontage Improvements. Street improvements to full City Standards shall be required for all public streets on which a proposed subdivision fronts in accordance with Section 2.302 of this Code. Such improvements shall be designed to match with existing improved surfaces for a reasonable distance beyond the frontage of the property. Additional frontage improvements shall-including_e: sidewalks, curbing, storm sewer, sanitary sewer, water lines, other public/private utilities shall be extended along the entire frontage of the proposed development. as necessary, and such other improvements as the City shall determine to be reasonably necessary to serve the development or the immediate neighborhood.	
	J.	Street Signs. The installation of street name signs and traffic control signs is required at locations determined to be appropriate by the city and shall be of a type required by City standards. Street signs shall be installed prior to obtaining building permits.	
	K.	Public Works Requirements. Facility improvements shall conform to the requirements and specifications of the Donald Public Works <u>Design and Construction Standards Department</u> .	
2.307.07	Impr	ovement Procedures	Recommended Public Works amendments
	E.	Final Engineering Plans. Upon completion of the public improvements and prior to final acceptance of the improvements by the City, the developer shall provide certified as-built drawings of all public utility improvements to the City. As built conditions and information shall be reflected on one set of mylar base as built drawings. The as-built drawings and electronic files shall be submitted to the City Engineer by the Developer's engineer.	
Section 2.308	YARD AND LOT STANDARDS		
2.308.08	Clear	r Vision Area	
	A cle inters	ar vision area shall be maintained where streets and private points of access sect.	Code clean-up item. Correct typos.
	•••		
		Street-Driveway. The clear vision are <u>a</u> from a street-driveway intersection shall be 10 feet along the driveway and 30 feet along the street right of way at the point of intersection with the driveway.	

Recommen	ided Amendment	Notes/ Explanation
Underline for	mat = new language Strikethrough format = deleted language	
2.308.09	 Fences, Walls and Hedges A. Residential, Public and Semi-Public Uses 1. Height, location: Fences, walls and hedges may be located in any required yard or along the edge of any yard, subject to the maintenance of clear-vision area. A fence, wall, or hedge may not exceed six (6) feet in height without approval of avariance. Fences and walls shall not exceed a height of four feet along, and within, 10 feet of any property line adjacent to the street and containing a street access. Fences and walls may be subject to a building permit application, in compliance with Oregon State Building Code Marion County standards. 	Code clean-up item. Correct typo (delete "." before variance) Updating reference to reflect recent changes to state building code.
	 B. Commercial and Industrial Uses 1. Height, location: Fences, walls and hedges may be located in any required yard or along the edge of any yard, subject to the maintenance of clear-vision area. A fence, wall, or hedge may not exceed 12 feet in height without approval of a variance. Fences and walls may be subject to a building permit application, in compliance with <u>Oregon State Building Code Marion County</u> standards. 	
2.309 AC	CESSORY STRUCTURES	Updating ADU provisions consistent with recent
2.309.02	 Accessory Dwelling Unit in the R-7 zone subject to the following criteria: A. One Accessory Dwelling Unit (ADU) per legal building lot is allowed as a subordinate use in conjunction with any single family dwelling; is allowed per legal single-family detached dwelling. The ADU may be a detached building, in a portion of a detached accessory building (e.g., above a garage or workshop), or a unit attached or interior to the primary dwelling (e.g., an addition or conversion of an existing floor). 	legislation (Senate Bill 1051)
	B. Either the primary residence or the Accessory Dwelling Unit must be occupied by the owners of the property. In addition, the Accessory Dwelling Unit shall not be subdivided or otherwise segregated in ownership from the main building. The property owner(s) shall sign an affidavit affirming that the property owner(s) will occupy the main building or the Accessory Dwelling Unit as their principal residence	

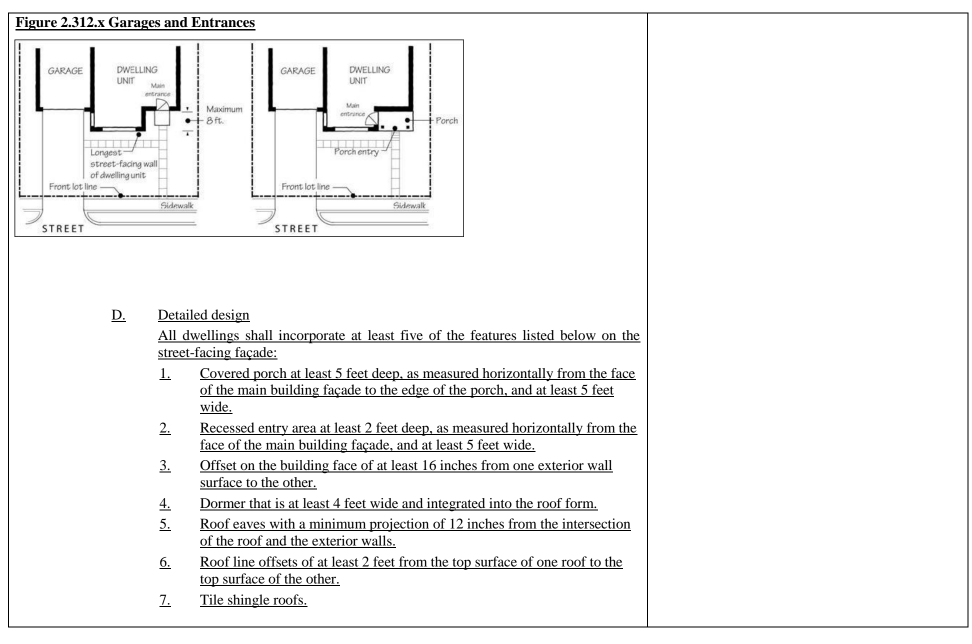
Recommended Amendment	Notes/ Explanation
Underline format = new language Strikethrough format = deleted language Strikethrough Strikethrough	
for at least six months every year. The property owner(s) shall sign a covenant agreeing to the conditions of this section that shall be recorded with the Marion County Clerk's office. The form of the affidavit and covenant shall be specified by the Manager, or designee.	
C. The total number of occupants in both the primary residence and the Accessory Dwelling Unit combined may not exceed the maximum number established by the definition of "family" in this ordinance.	
 D. The total number of occupants in both the primary residence and the Accessory Dwelling Unit combined may not exceed the maximum number established by the definition of "family" in this ordinance. 	
E. The Accessory Dwelling Unit shall not contain less than 300 square feet and not more than 800 square feet, excluding any related garage area; provided that if the accessory unit is completely located on a single floor, the Manager, or designee, may allow increased size in order to efficiently use all floor area, so long as all other standards set forth in this section are met;	
F. The square footage of the Accessory Dwelling Unit, excluding any garage area, shall not exceed 40 percent of the total square footage of the primary residence and Accessory Dwelling Unit combined, excluding any garage area. This percentage shall apply to both attached and detached Accessory Dwelling Units. Where the Manager, or designee, allows increased size per subsection E, the square footage shall not exceed 50 percent of the total square footage of the primary residence and Accessory Dwelling Unit combined, excluding any garage area;	
G. There shall be one (1) off-street parking space in a carport, garage, or designated space provided for the Accessory Dwelling Unit in addition to that, which exists on the site for the primary dwelling;	
H. Accessory Dwelling Units shall be located only in the same building as the principal residence, unless the lot is at least 8,500 square feet in area or unless the Accessory Dwelling Unit will replace a detached, preexisting structure of at least 400 square feet. Where lots contain at least 8,500 square feet or there is a detached, preexisting structure of at least 400 square feet, the accessory dwelling may be part of the principal structure or located in a detached structure;	
I. Accessory Dwelling Units shall be designed and finished to maintain the appearance	

Recommended Amendment	Notes/ Explanation
<u>Underline</u> format = new language <u>Strikethrough</u> format = deleted language	
of the main building of the single family residence. If the accessory unit extends beyond the current footprint of the primary dwelling, such an addition shall be consistent with the existing roof pitch, siding, and windows. If an accessory unit is detached from the main building it must also be consistent with the existing roof pitch, siding, and windows. In addition, only one entrance to the main building will be permitted in the front of the principal residence. A separate entrance for the Accessory building shall be located off either the side or rear of the building;	
 <u>B. Floor Area.</u> <u>1. A detached ADU shall not exceed 800 square feet of floor area, or 75 percent of the primary dwelling's floor area, whichever is smaller.</u> <u>2. An attached or interior ADU shall not exceed 800 square feet of floor area, or 75 percent of the primary dwelling's floor area, whichever is smaller. However, ADUs that result from the conversion of a level or floor (e.g., basement, attic, or second story) of the primary dwelling may occupy the entire level or floor, even if the floor area of the ADU would be more than 800 square feet.</u> 	
 C. Other Development Standards. ADUs shall meet all other development standards (e.g., height, setbacks, lot coverage, etc.) for buildings in the zoning district, except that: Conversion of an existing legal non-conforming structure to an ADU is allowed, provided that the conversion does not increase the non-conformity. No off-street parking is required for an ADU, unless required per Subsection 5 below. Detached, stand-alone ADUs shall contain at least two detailed design elements from the list in Section 2.312.03.D. ADUs shall not count toward the minimum or maximum density standards for the underlying zone. ADUs shall have access from a public street. Access from a private access easement may be allowed if off-street parking is provided for the ADU (one off- street parking space per ADU) and the fire marshal approves the private access. 	New in this draft – limiting ADUs on private access easements.

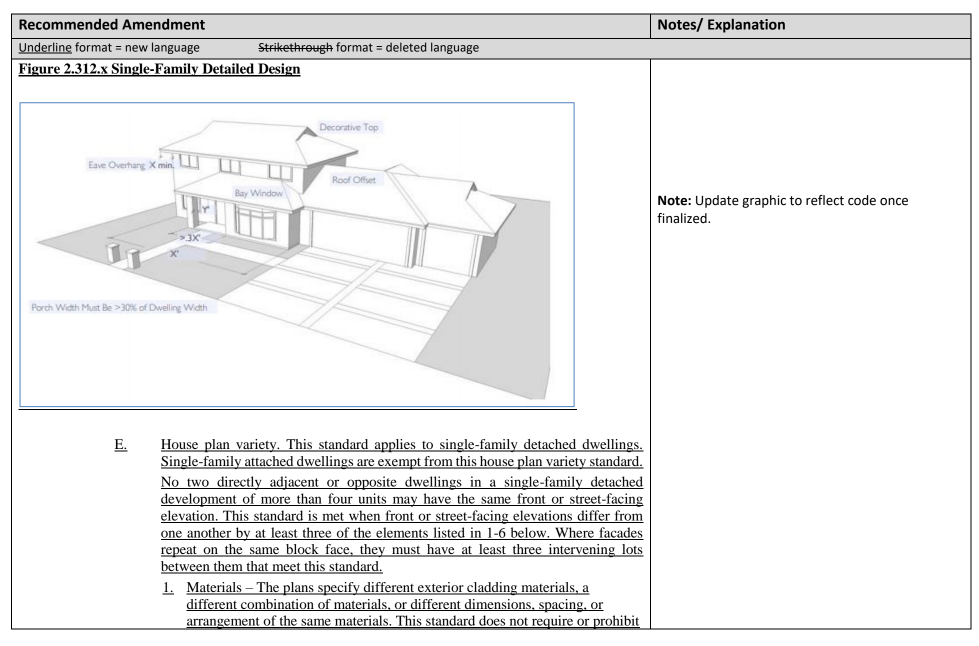
Recommended	l Amendment	Notes/ Explanation	
<u>Underline</u> format =			
ł	JD. The Accessory Dwelling Unit ADU shall meet all technical code standards including building, electrical, fire, plumbing, and other applicable requirements.		
<u>2.311.01</u>	 EDESTRIAN AND BICYCLE CIRCULATION On-Site Pedestrian Access and Circulation A. Applicability. The standards in this section apply to all new commercial, industrial, civic and multi-family development. Single-family and duplex developments are exempt from these standards. B. Continuous Walkway System. An on-site pedestrian walkway system shall extend throughout the development site and connect to adjacent public sidewalks, if any, consistent with the following: For commercial, civic and multifamily developments, on-site walkways shall provide safe, reasonably direct, and convenient connections between primary building entrances and all on-site parking areas, adjacent recreational areas and activity/commercial hubs, future phases of development if applicable, and public rights-of-way. For industrial developments, on-site walkways shall provide safe, reasonably direct, and convenient connections between primary building entrances and all on-site parking areas. Walkways shall follow a route that does not deviate unnecessarily from a straight line or does not involve a significant amount of out-of-direction travel. Walkways shall be reasonably free from hazards and provide a reasonably smooth and consistent surface. The City may require landscape buffering between walkways and adjacent parking lots or driveways to mitigate safety concerns. The walkway network shall connect to all primary building entrances, consistent with Americans with Disabilities Act (ADA) requirements where required. 	 Ensures new developments provide a continuous walkway system throughout the site and connecting to adjacent sidewalks. Ensures compliance with TPR requirements related to pedestrian access. Implements Comprehensive Plan policies. New in this draft – revised standards for the I and El zones.	

Recommend	led Amendment	Notes/ Explanation
Underline form	nat = new language Strikethrough format = deleted language	
	 curbed along the edge of the driveway or street. Alternatively, the City may approve a walkway abutting a driveway at the same grade as the driveway if the walkway is physically separated from all vehicle maneuvering areas. An example of such separation is a row of bollards (designed for use in parking areas) with adequate minimum spacing between them to prevent vehicles from entering the walkway. E. Crossings. Where a walkway crosses an on-site parking area or driveway, it shall be clearly marked with contrasting paving materials (e.g., pavers, light-color concrete inlay between asphalt, or similar contrasting material). The crosswalk may be part of a speed table to improve driver-visibility of pedestrians. Painted or thermoplastic striping and similar types of non-permanent applications may be approved for crossings not exceeding 24 feet in length. F. Walkway Width and Surface. Walkways shall be constructed of concrete, asphalt, brick or masonry pavers, or other durable surface, meeting ADA requirements, as approved by the City Engineer. Walkways shall be not less than four feet in width, except that concrete walkways a minimum of six feet in width are required in commercial developments. The City may also require six foot wide, or wider, concrete sidewalks in other developments where pedestrian traffic warrants walkways wider than four feet. 	
2.312	RESIDENTIAL DESIGN STANDARDS	 New residential design standards intended to
2.312.01	Purpose The following standards are intended to create walkable residential neighborhoods that are visually interesting, compatible with existing development, and avoid monotony in design.	 create walkable residential neighborhoods. Provides human-scaled design and visual interest.
2.312.02	Applicability	 Avoids monotony in house design.
	The standards in this section apply to all new single-family attached and detached dwelling units, unless otherwise indicated per the subsections below. Compliance with these standards will be assessed during the Building Permit process.	
2.312.03	Standards for Single-Family Dwellings	
	<u>A.</u> <u>Main Entrance. At least one main entrance must meet the following standards. See Figure 2.312.X for illustration.</u>	

Recommended Am	endmei	nt	Notes/ Explanation
<u>Underline</u> format = new	ı languag	e Strikethrough format = deleted language	
	1.	Be no further than 8 feet behind the longest street-facing wall of the primary building.	
	2.	Face the street, be at an angle of up to 45 degrees from the street, or open onto a porch. If the entrance opens onto a porch, the porch must meet the following additional standards.	
		a. Be at least 25 square feet in area with a minimum 4-foot depth.	
		b. <u>Have at least one porch entry facing the street.</u>	
		c. <u>Have a roof that is no more than 12 feet above the floor of the porch.</u>	
		d. <u>Have a roof that covers at least 30 percent of the porch area.</u>	
<u>B.</u>		ation on Parking. Off-street parking is not allowed within the front yard of a ing except within a designated driveway.	
<u>C.</u>	<u>Garag</u>	ges. Where one or more garages face a street, the following standards apply:	
	<u>1.</u>	The front elevation of the garage(s) may not extend more than five feet in front of the longest, street-facing, living-space wall of the primary dwelling.	
	<u>2.</u>	The width of all garages on the street-facing elevation shall not exceed 50 percent of the total width of that elevation. The width of the garage shall be measured from the edges of the finished exterior garage wall. The following exception applies:	
		a. The width of garage(s) may be increased up to 60 percent if the garage(s) are recessed behind the longest, street-facing, living-space wall of the dwelling by at least five feet.	



Recommended Amendmen	t	Notes/ Explanation
<u> Jnderline</u> format = new language	se Strikethrough format = deleted language	
<u>8.</u>	Horizontal lap siding between 3 to 7 inches wide (the visible portion once installed). The siding material may be wood, fiber-cement, or vinyl.	
<u>9.</u>	Brick, cedar shingles, stucco, or other similar decorative materials covering at least 40 percent of the street-facing façade.	
<u>10.</u>	Gable roof, hip roof, or gambrel roof design.	
<u>11.</u>	Window trim around all windows at least 3 inches wide and 5/8 inches deep.	
<u>12.</u>	Window recesses, in all windows, of at least 3 inches as measured horizontally from the face of the building façade.	
<u>13.</u>	Balcony that is at least 3 feet deep, 5 feet wide, and accessible from an interior room.	
<u>14.</u>	Bay window at least 2 feet deep and 5 feet long.	
<u>15.</u>	Attached garage width, as measured between the edges of the exterior finished garage wall, of 30 percent or less of the total width of that elevation.	
<u>16.</u>	Permanent solar rooftop panels covering at least 60 percent of the roof area.	
<u>17.</u>	Workable shutters on ground floor windows.	



Recommended Amenda	nent	Notes/ Explanation
<u>Underline</u> format = new langu	uage Strikethrough format = deleted language	
<u>2.</u>	any combination of materials; it only requires that plans not repeat or mirror one another. Materials used on the front facade must turn the corner and extend at least [two] feet deep onto the side elevations. Articulation – The plans have different offsets, recesses, or projections; or the front building elevations break in different places. For example, a plan that has a stoop entry (recess) varies from one that has an entry under a front porch (projection). For this standard to apply, a recess must have a minimum depth of [four] feet and a projection or offset must be at least [four] feet in	
<u>3.</u>	<u>depth.</u> <u>Variation in roof elevation – The plans have different roof forms (e.g., gable versus gambrel or hip), different roof height (by at least [10] percent), different orientation (e.g., front-facing versus side-facing gable), or different roof projections (e.g., with and without dormer or shed, or different type of dormer or shed).</u>	
<u>4.</u> <u>5.</u> <u>6.</u>	 Entry or Porch – The plans have different configuration or detailing of the front porch or covered entrance. Fenestration – The plans have different placement, shape, or orientation of windows or different placement of doors. Height – The elevation of the primary roofline (along the axis of the longest roofline) changes by not less than [four] feet from building to building, or from dwelling unit to dwelling unit (e.g., townhome units), as applicable. Changes in grade of [eight] feet or more from one lot to the adjacent lot are counted toward change in height for purposes of evaluating facade variation. 	
atta	amber of single-family attached dwellings. No more than four consecutive ached dwellings that share a common wall are allowed. A set of four attached rellings is allowed to be adjacent to a separate set of four attached dwellings.	

Recommen	ded Am	endment	Notes/ Explanation
Underline form	mat = new	language Strikethrough format = deleted language	
SECTION 3.1	– APPLIC	CATION REQUIREMENTS AND REVIEW PROCEDURES	
3.105 PAR	TITION	IS	Recommended Public Works amendment
3.105.06	Proce D.	ess for Final Plat Approval Improvements/Bonding. Prior to issuance of an occupancy permit recording the final plat, all improvements required by the conditions of approval shall be constructed or the construction shall be guaranteed through a performance bond or other instrument acceptable to the City Attorney.	
3.105.07	-	dited Land Division	Recommended Public Works amendment
	H.	 Decision Criteria. Criteria for approving the partition shall be as follows: 3. Street Standards. The application must comply with the most recent City of Donald <u>Design and Construction Standards Transportation Plan</u> or provide evidence of meeting the City's minimum street connectivity standards contained within this Ordinance. 	
	M.	Hearings Officer Notification. Within 7 days of the hearings officer's appointment, the City shall notify the appellant, the applicant (if not the appellant), and the persons or organizations entitled to notice and which provided written comments, of the hearing date before the hearings officer. If a person submitting comments did not appeal, the issues presented by that person are limited to those in their	
		submitted comments.	Correct typo: Add space between subsections M and N.
	N.	 Appeal Hearing. The hearings officer conducts a hearing that: Follows the Commission proceeding requirements, Allows the local government's explanation of its decision, and May consider evidence not previously considered 	
3.109	SUBI	DIVISIONS	Recommended Public Works amendment
3.109.07	Ехре Н.	 dited Land Division Decision Criteria. Criteria for approving the subdivision shall be as follows: 3. Street Standards. The application must comply with the most recent City of Donald Transportation Plan Public Works Design and Construction 	

Recommen	ded Amendment	Notes/ Explanation
Underline form	nat = new language Strikethrough format = deleted language	
	<u>Standards</u> or provide evidence of meeting the City's minimum street connectivity standards contained within this Ordinance.	
3.113 PLA	NNED UNIT DEVELOPMENTS	PUD provisions implement Comprehensive Plan
3.113.01	Purpose The purposes of the Planned Unit Development (PUD) provisions are to: A. Implement the Comprehensive Plan by providing a means for planning larger development sites as an alternative to piecemeal subdivision development; B. Encourage innovative planning that results in projects that benefit the community, for example, through greater efficiency in land use, improved protection of open spaces, transportation efficiency, and housing choices; C. Promote an economic arrangement of land use, buildings, circulation systems, open space, and utilities; D. Preserve existing landscape features and natural resources, and better integrate such features and resources into site design; E. Provide usable and suitably sited public and common facilities; F. Allow for increased residential densities and encourage greater variety of housing types G. Provide flexibility in development standards, consistent with the above purposes.	policies to increase residential densities and encourage greater variety of housing types. These provisions also support the UGB expansion effort.
3.113.02	 Applicability and Allowed Uses A. A PUD may be requested for any residentially-zoned property (R-7 or RM) that is at least two acres in size. B. PUD approval allows development of a site with a mixture of uses. The following uses are allowed with PUD approval: All uses allowed in the underlying zone Housing types not otherwise permitted in the underlying zone, including cottage clusters and zero lot line development. Neighborhood-scale commercial retail uses, consistent with the standards in Subsection 3.113.06. 	

Recommende	d Amendment	Notes/ Explanation			
Underline forma	Inderline format = new language Strikethrough format = deleted language				
<u>3.113.03</u>	Review and Approval Process				
	A PUD shall be reviewed through a two-step process, as follows:				
	 A. Preliminary plan. The preliminary plan is reviewed under a Type III procedure. The preliminary plan review examines the PUD plan with respect to items such as density, including the number, type, and location of dwelling units; parking; impacts on surrounding areas; adequacy of services; and conceptual plan for service improvements. Preliminary plan approval will only be granted when there is a reasonable certainty that the PUD will fulfill all applicable requirements of the City Codes. 1. The Planning Commission may require a second hearing to review the 				
	preliminary plan if modifications are needed to satisfy applicable standards and criteria for approval.				
	B. Final plan. The final plan for the PUD is reviewed under Type I administrative procedures. The applicant must submit the detailed and technical information necessary to demonstrate that all applicable City standards, requirements, and conditions have been met. Approval will only be granted if the final plan is in substantial conformance with the preliminary plan.				
	1. If City staff finds that the final plan is not substantially in conformance with the preliminary plan, staff may require a second Planning Commission hearing to review the final plan prior to approval.	2			
	C. Concurrent land division. A PUD may be filed and processed concurrently with a partition or subdivision application. All submittal requirements and review standards of Sections 3.105 and 3.109 will apply to a concurrent PUD/land division request. The tentative plat will be combined with the preliminary PUD review and the final plat will be combined with the final PUD review.				
	D. Site development review. The PUD approval may remove the requirement for subsequent Site Development Review, if the PUD includes building elevations and sufficient information to demonstrate compliance with the applicable Site Development Review standards. The PUD decision shall expressly state whether individual buildings within the PUD (such as commercial or multifamily buildings) require additional Site Development Review approval.				

Recommended Amendment	Notes/ Explanation
<u>Underline</u> format = new language Strikethrough format = deleted language	
 E. Modifications to an approved PUD. Once a final PUD plan has been approved, the PUD may be modified as follows: Minor modifications to an approved PUD will require a Type I administrative review. Major modifications to an approved PUD will require a Type III quasi-judicial review by the Planning Commission. Determination of the appropriate review type for a PUD modification will be made by City planning staff. 	New in this draft – added language regarding modifications to an approved PUD.
3.113.04Modifications to Development StandardsThe development standards of the Donald Development Code may be modified through the PUD process without the need for variance if the City finds that the proposal, on balance, exceeds the City's minimum requirements and provides greater community benefits than would otherwise occur under the base Development Code requirements. In evaluating community benefits, the City shall apply the approval criteria in Subsection 3.113.05. New homes within PUDs are subject to the residential design standards in Section 2.312 and will be reviewed for conformance during the Building Permit process.	
3.113.05 Preliminary PUD Plan Submittal Requirements The following information shall be submitted as part of a complete application for preliminary (Type III) PUD review: A. A completed land use application form signed by the applicant or applicant's representative and the property owner or owner's representative. B. Payment in full of the appropriate application fee, based on the fee schedule in effect on the date of submittal. C. An Existing Conditions plan containing, at a minimum, the following information: 1. The applicant's entire property and the surrounding property to a distance sufficient to determine the location of the development in the city, and the relationship between the proposed development site and adjacent property and development. The property boundaries, dimensions, and gross area shall be identified;	Note: City will need to determine appropriate fee for PUD review.

Recommended Amendment	Notes/ Explanation
Underline format = new language Strikethrough format = deleted language Strikethrough Strikethrough	
2. The location of existing structures;	
3. The location and width of all public and private streets, drives, sidewalks,	
pathways, rights-of-way, and easements on the site and adjoining the site;	
4. Other site features, including pavement, large rock outcroppings, areas of	
significant vegetation, trees over 6-inch diameter at 4 feet above grade, areas	
having unique views, and drainage ways, canals, and ditches.	
D. Concept Plan sets including but not limited to the following:	
<u>1. Pedestrian and vehicle site circulation;</u>	
2. Development pattern, including approximate location, acreage, type and	
density of proposed development, housing types, unit densities, and generalized lot sizes at their proposed locations on the site;	
3. Conceptual residential design, including proposed housing types and	
<u>3. Conceptual residential design, including proposed housing types and</u> illustrative examples;	
4. For any commercial development, provide conceptual architectural designs,	
including drawings, exterior elevations, and exterior building materials board	
or photos.	
5. Open space and natural resources, including percentage of site area and	
approximate locations of proposed parks, playgrounds or other outdoor play	
areas, common areas and usable open space; and natural, historic and cultural	
resource areas or features proposed for preservation.	
E. Preliminary partition or subdivision plat if land division is included in the development proposal.	
F. Preliminary phasing plan including infrastructure phasing, if project phasing is proposed.	
G. Narrative statements including but not limited to the following:	
1. Demonstration of compliance with partition, subdivision, and/or site	
development review approval criteria if applicable;	
2. Description, approximate location and timing of each proposed phase of	
development, if applicable;	

Recommended	Amendment	Notes/ Explanation
<u>Underline</u> format =	new language Strikethrough format = deleted language	
<u>H</u>	 <u>3.</u> Demonstration of compliance with the development standards of the underlying zone and/or description of how standards have been adjusted consistent with the purpose of the PUD; <u>4.</u> Explanation of how the proposed PUD is consistent with the approval criteria in Subsection 3.113.05; Table showing applicable density calculations. 	
3.113.06 P	eliminary PUD Plan Approval Criteria	
Ir	evaluating a preliminary PUD plan, the City shall apply the following criteria; the City ay deny an application for PUD approval that does not meet all the following criteria: The proposal is consistent with the PUD purpose statements listed in Subsection	
<u>B</u> <u>C</u>		
 D		
<u>E</u> .	Usable open space is provided consistent with Subsection 3.113.08.	
<u>F</u> .	 <u>The proposal provides a public benefit by incorporating one or more of the following:</u> <u>Greater variety of housing types or lot sizes than would be achieved under the base Development Code standards;</u> <u>Greater protection of natural features than would be required under the base Development Code standards;</u> <u>Improved transportation connectivity, such as the provision of pathways and/or other transportation facilities, that would not otherwise be provided pursuant to base Development Code requirements.</u> <u>Sustainable building and site design elements, consistent with Section 3.113.09</u> 	
G		

Recommende	d Am	endment	Notes/ Explanation
Underline format	= nev	v language Strikethrough format = deleted language	
	TT	 Individual commercial buildings shall not exceed a gross floor area of 25,000 square feet to ensure neighborhood-scaled development. 	
	<u>H.</u>	The proposal is consistent with the density standards of the underlying zone, except where a density bonus is proposed per Subsection 3.113.07.	
	<u>I.</u>	If phased development is proposed, the applicant shall provide a time schedule for developing the site in phases, but in no case, shall the time period for all phases combined be greater than seven (7) years, unless otherwise approved by the Planning Commission. For all phases, the applicant shall demonstrate that all necessary public facilities will be constructed as part of each phase.	New in this draft – revised language regarding phased development timing.
<u>3.113.07</u>	Resid	dential Density Bonus	
	1	For PUD proposals that are comprised of more than one residential zone, the overall minimum and maximum densities shall be calculated separately for each zone, then totaled. The total minimum and maximum densities shall apply to the PUD as a whole; residential zone boundaries may be blended within the PUD site.	
	<u>B.</u>	Maximum allowed density for a PUD may be increased by up to 20%.	
<u>3.113.08</u>	Usab	ole Open Space	
		 dential PUDs shall comply with the following usable open space requirements: PUDs shall contain a minimum of 15 percent usable open space, consistent with the following: Required open space shall be calculated based on the total gross square footage of the PUD. At least 75 percent of the required open space shall be open and available for public use. Open space shall be integral to the PUD plan and connect to a majority of the proposed residential lots. Plans shall provide space for both active and passive recreational uses, and may include, but are not limited to, neighborhood parks, dog parks, community 	New in this draft – changed open space requirement back to 15%.

Recommended Amendment	Notes/ Explanation
<u>Underline</u> format = new language <u>Strikethrough</u> format = deleted langu	age
5. Open space areas shall be shown on the final pla plat or separate instrument; the open space shall with one of the following methods: a. By dedication to the City as publicly owned a Open space proposed for dedication to the Cit Planning Commission with regard to the size environmental condition (i.e., the applicant m environmental assessment), and approved by budgetary, maintenance, and liability conside b. By leasing or conveying title (including bene corporation, homeowners' association, or oth such lease or other instrument of conveyance maintenance and property tax payment accep through conditions of approval, may also required where the open space is deemed necessary, be development and to meet public recreational Comprehensive Plan.	n and recorded with the final per conveyed in accordance nd maintained open space. y must be acceptable to the shape, location, improvement, ay be required to provide an City Council based on rations; or icial ownership) to a er legal entity. The terms of must include provisions for able to the City. The City, ire public access be provided, sed on impacts of the
<u>c.</u> By some other written agreement between the	applicant and the City.
3.113.09 Sustainable Site and Building Design Standards When an applicant proposes to provide sustainable buildin 113.06.F.4, the following requirements apply: A. The PUD shall include at least one of the elements from 1. Use of pervious paving materials on at least 25 provide within the PUD. 2. Use of eco-roofs or rooftop gardens on at least 22 (dwellings and commercial buildings, if applical 3. 3. Parking integrated within the building footprint 1 least 25 percent of the dwellings within the PUD. 4. Provision of rain gardens or bioretention areas to percent of stormwater runoff generated by the PUD.	om the list below. ercent of the total paved area 5 percent of the total roof area le) within the PUD. e.g., tuck-under parking) for at collect and treat at least 50

Recommended Amendment	Notes/ Explanation
<u>Underline</u> format = new language Strikethrough format = deleted language	
 5. Energy Star certified homes for at least 50 percent of the dwellings within the PUD. 6. Development of the PUD with LEED ND certification. 	
SECTION 3.2 - ADMINISTRATIVE PROCEDURES	
3.201GENERAL PROVISIONS3.201.05Performance Bonding	Recommended Public Works amendments
Whenever practical, all conditions of approval required by the City shall be completed prior to the issuance of an occupancy permit <u>or recording a final plat</u> . When an applicant provides information which demonstrates that it is not practical to fulfill all conditions prior to issuance of such permit <u>or recording a final plat</u> , the City may require a performance bond or other guarantee to ensure compliance with zoning regulations or fulfillment of required conditions.	