

AGENDA
Aurora City Council Meeting
Tuesday, April 14, 2015, at 7:00 P.M.
City Council Chambers, Aurora City Hall
21420 Main Street NE, Aurora, OR 97002

1. CALL TO ORDER OF THE AURORA CITY COUNCIL MEETING

2. CITY RECORDER DOES ROLL CALL

3. CONSENT AGENDA

- a) City Council Minutes – March, 2014
- b) Planning Commission – March, 2014
- c) Historic Review Board Meeting Minutes – February, 2014

4. CORRESPONDENCE - NA

5. Open Council Seat Selection

- a) Bob Southard letter of interest
- b) Gary Lovell letter of interest

6. VISITOR

Anyone wishing to address the Aurora City Council concerning items not already on the meeting agenda may do so in this section. No decision or action will be made, but the Aurora City Council could look into the matter and provide some response in the future.

7. REPORTS

- a) Mayors Report
- b) Marion County Deputy
- c) Traffic Safety Committee
- d) Finance Officer
- e) Public Works
- f) Parks Committee
- g) City Recorder
- h) City Attorney

8. ORDINANCES, RESOLUTIONS AND PROCLAMATIONS

- a) Resolution Number 692 A Resolution to Re-Open Willamette Falls Locks
- b) Resolution Number 693 A Resolution to Join the National Heritage Designation Area.
- c) Ordinance 478 An Ordinance Amending the City of Aurora Municipal Code (Conditional Use)

9. NEW BUSINESS

- a) Discussion and or Action on Tree Care in the Park with Bruno Tree Care
- b) Discussion and or Action on Planning Commission Recommendation to Appoint Craig McNamara to fill Commissioner Grahams seat.
- c) Discussion and or Action on. Re-Appointment of Commissioner Gibson to Planning Commission.

10. OLD BUSINESS

- a) NA

11. ADJOURN

Minutes
Aurora City Council Meeting
Tuesday, March 10, 2014, at 7:00 P.M.
City Council Chambers, Aurora City Hall
21420 Main Street NE, Aurora, OR 97002

STAFF PRESENT Kelly Richardson, City Recorder

STAFF ABSENT: Mary Lambert, Finance Officer
Darrel Lockard, Public Works Superintendent
Dennis Koho, City Attorney

VISITORS PRESENT: None

1. CALL TO ORDER OF THE CITY COUNCIL MEETING

Meeting was called to order by Mayor Bill Graupp at 7:00 pm

2. CITY RECORDER DOES ROLL CALL

Mayor Graupp- Present
Councilor Sahlin - Absent
Councilor Sallee-Present
Councilor TBA
Councilor Vlcek - Absent

3. CONSENT AGENDA

- a) City Council Meeting Minutes
- b) Planning Commission

4. CORRESPONDENCE - NA

5. VISITORS

Anyone wishing to address the Aurora City Council concerning items not already on the meeting agenda may do so in this section. No decision or action will be made, but the Aurora City Council could look into the matter and provide some response in the future. No comments were made during this section.

6. REPORTS

- a) Mayor Bill Graupp

- Mayor report.....

Council discussed.....

ACTION: Action to be.....

b) Marion County Deputy

- Deputy report.....

Council discussed.....

ACTION: Action to be.....

c) Traffic Safety Committee

- Traffic report...

Council discussed.....

ACTION: Action to be.....

d) Finance Officer

- Finance officer report.....

Council discussed....

ACTION: Action to be.....

e) Public Works

- Public Works report.....

Council discussed.....

ACTION: Action to be.....

f) Parks Committee

- Park report....

Council discussed.....

ACTION: Action to be.....

g) City Recorder

- Recorder report.....

Council discussed....

ACTION: Action to be.....

- h) City Attorney
 - City Attorney report....

Council discussed.....

ACTION: Action to be.....

7. ORDINANCES, RESOLUTIONS AND PROCLAMATIONS

- a) NA

8. NEW BUSINESS

- a) Discussion and or Action

9. OLD BUSINESS

- a) Discussion and or Action

10. ADJOURN, The March 10th Council Meeting was adjourned by Mayor Graupp without any discussion for lack of quorum at 7:02 and rescheduled for March 17th.

Bill Graupp, Mayor

ATTEST:

Kelly Richardson, CMC
City Recorder

Minutes
Aurora City Council Meeting
Tuesday, March 17, 2015, at 7:00 P.M.
City Council Chambers, Aurora City Hall
21420 Main Street NE, Aurora, OR 97002

STAFF PRESENT Kelly Richardson, City Recorder
Mary Lambert, Finance Officer
Darrel Lockard, Public Works Superintendent
Dennis Koho, City Attorney

STAFF ABSENT: Pete Marcellais, Marion County Deputy

VISITORS PRESENT: None

1. CALL TO ORDER OF THE CITY COUNCIL MEETING

Meeting was called to order by Mayor Bill Graupp at 7:05 pm

2. CITY RECORDER DOES ROLL CALL

Mayor Graupp- Present
Councilor Sahlin - Present
Councilor Sallee-Present
Councilor Brotherton
Councilor Vlcek - Present

3. CONSENT AGENDA

- a) City Council Meeting Minutes – February, 2015
- b) Planning Commission Minutes – February, 2015
- c) Historic Review Board Minutes – January, 2015

4. CORRESPONDENCE –

- a) Letter of Resignation from Councilor Brotherton,

A motion to accept Scott Brotherton’ resignation from City Council and declare an open position on Council is made by Councilor Sallee and is seconded by Councilor Vlcek. Passed by all.

- b) Letter of Interest from Bob Southard to join City Council, Councilor Vlcek asks Mayor Graupp if in conversations he informed this applicant there is no need to apply because another applicant had already applied and was the favored applicant. Mayor Graupp states no that he had not told the applicant not to apply.

- c) Letter from BMI informing us they can no longer fulfill their contract. Councilor Vlcek asks if there was a reason given and Mayor Graupp informs him that the only thing they sent was this letter. Mayor Graupp states my guess is that since we had taken the cross connection program away this could be a portion of the problem.

5. Declaring an Open Position on Council

A motion to accept Scott Brotherton' resignation from City Council and declare an open position on Council is made by Councilor Sallee and is seconded by Councilor Vlcek. Passed by all.

6. Visitor

Anyone wishing to address the Aurora City Council concerning items not already on the meeting agenda may do so in this section. No decision or action will be made, but the Aurora City Council could look into the matter and provide some response in the future. No comments were made during this section.

Bob Southard, Aurora
Joseph Schaefer, Aurora
Rob Graham, Aurora
Ben Williams, Friends French Prairie
Annie Kirk, Aurora
Greg Leo, Wilsonville
Mike Iverson
Tara Weidman, Aurora
Scott Brotherton, Wilsonville

Greg Leo, I urge you to support the Willamette Falls Locks reopening and draft a resolution of such support.

Ben Williams, again urges City Council to write a letter not supporting Senate Bill 534 and get it sent out very soon.

7. REPORTS

- a) Mayor Bill Graupp
- Mayor report on Senate Bill 534 currently it is stalled in the house and nothing has been scheduled. Vic Gilliam's assistant had informed me that Mr. Gilliam wanted to meet with me however no one ever called back. At the Aurora Planning Commission meeting last week it was very informative meeting there was a lot of good information presented however there was also a fair share of misinterpreted information given as well. At that meeting Chair Schaefer asked the question if they were against Airport growth the majority of the people who made statements simply wanted them to have to follow the process. I did speak with Rob Howard with DLCD and he informed me no matter what you still would be required to apply for a goal exception with DLCD. Now I really understand Senator Girards statement that this bill is doing what he thought it was designed to do which is stimulate conversations. At last week's meeting the Aurora Planning Commission voted 6 to 1 to write a letter of opposition to Senate Bill 534.

Mayor Graupp goes on to say that according to his conversations this is a nothing bill it still requires a goal exception however since we have a recommendation from Planning we will send a letter.

Council discussed, Both Councilors Sahlin and Sallee agree that they went to a lot of trouble on this bill for it to do nothing and since we have a recommendation from Planning we should send a letter of nonsupport.

Members of the audience Tara Weidman, Mike Iverson, Greg Leo, Ben Williams, Annie Kirk and Spud Sperb also state that a letter of opposition should be sent out by Aurora.

Mayor Graupp goes on to say, regardless of my position no one came to present the positives of what is trying to be done here, Wilsonville chamber leader who supported this bill has resigned. I was trying to balance the negatives and the positives. I am going to try to address some of the positive, if we were to consider this it could be a lucrative deal where we could get the funds and facts we could ask the state to do a feasibility study to see the long range goals of this and if it is beneficial to the city or not. If we don't take a positive outlook and or collaboration with other cities and share costs we could miss out on funding for things we need to continue. Since we don't have all of the facts and figures then we can't really make a decision. Also if there isn't collaboration between entities then things cannot happen. In the Planning Commission meeting I hear that we shouldn't support unless there is an annexation, Councilor Sahlin the problem I have is that they just didn't come and speak with us first they sneak and do something like this. Councilors Sallee and Vlcek agree with Sahlin' statement and all agree that without information needed that we shouldn't support the effort.

- Senate Bills 498 and 497 discussions, State of Oregon requires that upon receipt of notice that cities must annex UGB property at the request of all of the property owners and majority of the voters in the annex area without ability to vote on annexation. Greg Leo states that these are very bad bills and the League of Oregon Cities is not in support of them either. These bills really preempt cities authority on how to plan ahead. League is a strong no on both of these. These have a stronger implication that 534. The bills are sponsored by Senator Edwards Eugene's area chair of environment and energy committee. Leo stat that he doesn't think they have the votes to come out at this point.
- **Action item** from last meeting the house along 99E it is owned by an elderly couple who have no attachment to the home however they do not have the resources to do anything with it either. They asked if the city could help so I talked with Chief Yoder to see if they could do a learn and burn on it however it didn't sound like that would be an option. Anything that is done would first need to go through the HRB first.
- ACVA had their annual meeting and they voted in new officers except the treasurer they do now have a co-treasurer. Items that they do are the Aurora historic sign in town and they are looking into flowers and wreaths and maybe some banners to be placed around the business district. I was informed last week that someone has stepped up for the parade but we will need to see how that plays out.
- Orchard View turns out that the detention pond is considered a ground water detention pond and according to the City Engineer John Ashley we cannot remove it as it controls the flow to the river.

- Graupp states that as I try to get Aurora out there and be seen as a player, we really don't have the money to lobby like bigger cities around us, but it is nice to be at the table.

ACTION: Dennis Koho the City Attorney is directed to draft a letter in opposition of SB 534 based on council discussion.

b) Marion County Deputy, absent

- Deputy report, City Recorder Richardson informs the council that the 2nd street stop sign has been taken care of as per Deputy Marcellais.

Council discussed, NA

ACTION: NA

c) Traffic Safety Committee

- Traffic report...

Council discussed, NA

ACTION: NA

d) Finance Officer

- Finance officer reports that there is still an opening on budget committee however I did find out that as long as I do my due diligence if we don't fill it there will be no problems. I am requesting that the budget meetings be at 7 rather than 6. We will need to decide if we are going out for RFP on auditors. Through discussion the council didn't feel it was necessary as long as the firm has internal controls on changing up who performs the audit that should be good enough.

Council discussed, NA

ACTION: Send out a new calendar with the time change for the budget meetings.

e) Public Works

- Public Works report, Flow meters were calibrated on March 3rd and I am working on getting the computers systems to work in unison of each other.
- This morning I notified the State regarding our cross connection program and that we no longer have one. During that conversation I found out that if there is a backflow device in the ground routine testing must be done, which is in conflict with what BMI had told me and have been doing often times they only test half of them and call it good. We are continuing to remove unneeded devices and working on a plan for those that will need to be tested annually.

Council discussed that the two reports on file regarding the tree grove in the park are conflicting and they discuss a plan to move forward with identifying trees that have issues and are unsafe. If there are trees that have been identified Councilor Vlcek states we need to show good faith and take care of them. Councilor Sahlin requests we have a licensed professional take a look at the trees and make a recommendation done.

A motion is made by Councilor Sahlin to get bids from a licensed professional to assess the tree grove in the park by April 1, 2015 and if under \$2500.00 dollars authorize it to move forward before coming back to Council and is seconded by Councilor Sallee. Unanimously passed by all.

Councilor Vlcek asks if there was an official report done on the accident at the water filtration plant. Kelly has provided me with a sample report of what she is looking for so I will begin working on that.

ACTION: Superintendent Lockard is to be working on report of accident at the water filtration plant.

f) Parks Committee

- Park report, the ball field has been treated. Councilor Vlcek informs the group that there may be some type of State help for the ivy situation.

Council discussed, NA

ACTION: NA

g) City Recorder

- Recorder report is mostly routine and is read into the record.

Council discussed, the Springbrook proposal and that they were having a hard time following it.

ACTION: To get a simpler Springbrook report prior to the budget meetings.

h) City Attorney

- City Attorney report, The Eddy property issue is moving forward there has been a lot of testing going on so it will be in better shape which ever outcome occurs.
- Mr. Sills has requested a hearing before Council regarding his window violation. I hope to have it on the April agenda.

Council discussed, because of the discussion here tonight let's hold off on the Orchard View situation and contact John Ashley the City Engineer.

ACTION: the house along 99E which was discussed during the Mayors report.

8. ORDINANCES, RESOLUTIONS AND PROCLAMATIONS

- a) Discussion and or Action on Draft Resolution for the Willamette Falls Locks re-opening. Council would like a resolution on the April agenda for this item.

9. NEW BUSINESS

- a) Discussion and or Action on Appointing a Budget Officer for FY 2015/2016, Mayor Graupp volunteers and Councilor Sallee asks why are we not having our Finance Officer doing this and the Council asks Lambert if she wants to be the budget officer and she states yes I would.

A motion is made by Councilor Vlcek to appoint Finance Officer Lambert as the FY 2015/2016 Budget Officer and is seconded by Councilor Sallee. Passed by all.

- b) Discussion and or Action on RFP for New Water Quality Testing Company. We are going to attempt to bring this in house first.
- c) Discussion and or Action on Draft Resolution for re-opening of Willamette Falls Locks, this will be on the April agenda.
- d) Discussion and or Action on joining the National Heritage Area Designation, Councilor Vlcek asks if this would have any cost or issues for Aurora. Mayor Graupp states no cost involved and no new rules to follow. Greg Leo informs the group that it basically puts you on a map and provides promotions for your city.

10. OLD BUSINESS

- a) NA

11. ADJOURN, The March 17th Council Meeting was adjourned by Mayor Graupp at 9:05 P.M.

Bill Graupp, Mayor

ATTEST:

Kelly Richardson, CMC
City Recorder

Minutes
Aurora Planning Commission Meeting
Tuesday, March 3, 2014, at 7:00 P.M.
City Council Chambers, Aurora City Hall
21420 Main Street NE, Aurora, OR 97002

STAFF PRESENT: Kelly Richardson, City Recorder
Renata Wakeley, City Planner

STAFF ABSENT: None

VISITORS PRESENT: None

1. CALL TO ORDER OF THE CITY COUNCIL MEETING

Meeting was called to order by Chairman Schaefer at 7:00 pm

2. CITY RECORDER DOES ROLL CALL

Chair Schaefer - Present
Commissioner Graham - Present
Commissioner Fawcett - Present
Commissioner Gibson - Present
Commissioner Rhoden-Feely - Late
Commissioner Weidman - Present
Commissioner Willman - Present

3. CONSENT AGENDA

- a) Planning Commission – February , 2015
- b) City Council Meeting Minutes – January, 2015
- c) Historic Review Board Minutes - NA

Motion to approve the consent agenda as presented was made by Commissioner Graham and is seconded by Commissioner Gibson. Motion approved by all.

4. CORRESPONDENCE –

- a) Email from City Planner, Chair Schaefer explains that this is an email between me and the City Planner regarding the text amendment. The City Planner explains that because she has not been in attendance in an attempt to save costs to the city I just wanted the entire Commission to be aware of the schedule and give them ample time to provide feedback.

Wakeley goes on to state that she has a few concerns specifically where you are calling out specific businesses regarding bars on windows, locks on garbage cans so I would like the City Attorney to go review the wording. Chair Schaefer states that he would be ok with the change he thought they had got the wording from the City of Ashland. Wakeley explains

that the Oregon Health Authority will be governing all aspects of back ground checks and so forth.

5. VISITORS

Anyone wishing to address the Aurora Planning Commission concerning items not already on the meeting agenda may do so in this section. No decision or action will be made, but the Aurora Planning Commission could look into the matter and provide some response in the future.

Mary Vancleef, Aurora asks the Commission if we are thinking of allowing marijuana in our town. Chair Schaefer well the moratorium is almost over on this and we have to address it in our code.

No one else spoke at this time.

6. PUBLIC HEARING, Opens at 7:12 pm

a) Hearing on Conditional Use Permit 2015-01 Christ Lutheran Church, City Planner opens with public hearing procedures,

**CITY OF AURORA
PLANNING COMMISSION**

STAFF REPORT: Conditional Use Permit 2015-01 [CUP-15-01]
DATE: February 25, 2015 (for the March 3, 2015 Planning Commission meeting)

APPLICANT/OWNER: Christ Lutheran Church
15029 2nd Street NE, Aurora OR 97002

REQUEST: Conditional Use Permit approval for church uses, religious classes, and daycare and associated uses.

SITE LOCATION: 15029 2nd Street NE, Aurora OR
Map 041.W.12CD, Tax Lot 2600

SITE SIZE: 19,602 square feet or 0.45 acres

DESIGNATION: Zoning: Residential (R-1) with Historic Residential Overlay (HRO)

CRITERIA: Aurora Municipal Code (AMC) Chapters 16.20 Historic Residential Overlay and 16.60 Conditional Uses

ENCLOSURES: Exhibit A: Assessor Map
Exhibit B: Application and site plan
Exhibit C: Historic Review Board minutes (November 20, 2014)
Exhibit D: Request for Comments (RFC) responses
Exhibit E: Conditional Use Permit Approval File No. CU-96-4-

9659

I. REQUEST

Conditional Use Permit approval for church uses, religious classes, and daycare and associated uses as the existing conditional use permit on file is related to daycare uses in the parsonage only.

II. PROCEDURE

The application was determined by staff to be subject to a Conditional Use (CU) application as the proposed/current uses are only permitted with conditional use approval and a conditional use permit for the church and associated church uses is not on file with the City of Aurora. CU applications are processed as Quasi-Judicial Decisions under AMC 16.76. AMC 16.60 provides the criteria for reviewing Conditional Uses.

The application was received and fees paid on February 2, 2015. The application was determined complete by Staff and notice was mailed to surrounding property owners on February 11, 2015. The City has until **June 11, 2014**, or 120 days from acceptance of the application to approve, modify and approve, or deny this proposal.

III. APPEAL

Appeals are governed by AMC 16.76.260. An appeal of the Planning Commission's decision shall be made, in writing, to the City Council within 15 days of the Commission's final written decision.

IV. CRITERIA AND FINDINGS

The applicable review criteria for Conditional Use Permits are found in AMC Chapter 16.60-Conditional Uses.

16.60 *Conditional Uses*

A. The planning commission may approve a conditional use permit only when the applicant has shown that all of the following conditions exist:

1. The characteristics of the site are suitable for the proposed use considering size, shape, location, topography and natural features;

FINDING: The property is currently used as a church and the applicant is seeking to memorialize the condition use as permitted for the church and related uses, religious classes, and a daycare within the church building and parsonage. The applicant has a conditional use permit on file for operation of a daycare within the parsonage (See Exhibit E). According to the applicant, there will be no new use on the property to that which is already occurring on site.

According to the applicant, the proposed addition will not create additional need for parking and accessibility and circulation will be improved by the proposed on site improvements to the front access.

Staff finds the current use of the property has been found to be suitable to date. Notice of the CUP application was mailed to property owners within 200 feet of the subject property and published in the Canby Herald.

Staff finds this criteria is met.

2. All required public facilities have adequate capacity to serve the proposal and are improved to the standards in Chapter 16.34;

FINDING: Lot 2600 fronts onto a public street on its south side, which is improved with 6 foot sidewalks along the frontage which are found by staff to be in good condition. The frontage does not have curbs, gutters or paved parking along the frontage but is rather gravel. The 2009 Transportation System Plan identifies 2nd Street as a local residential, requiring 54 feet of right-of-way, 32 feet of pavement width, and 5 foot sidewalks. 2nd Street has 90 feet of ROW and additional dedication is not required. Staff finds this criteria is met.

The proposed conditional uses are those currently being served on site and according to the applicant,

AMC section 16.28- Parking District Overlay only applies to properties located in the historic commercial overlay.

Staff finds the uses proposed for conditional use approval may lead to additional traffic or impacts to the site. However, according to the applicant, the proposed uses are currently already occurring on site. Staff does not recommend the conditional use application require frontage improvements to address required parking and impacts. The applicant has submitted a concurrent Site Development Review application (File No. SDR-2015-01) which reviews impacts to the site related to the additional development and on-site changes proposed. Site Development Review applications must show compliance with the AMC.

Staff finds this criteria is met.

3. The requirements of the zoning district are met;

FINDING: AMC 16.20.030.A allows churches as a conditional use and when authorized by the planning commission, "provided that all building setbacks shall be a minimum of thirty (30) feet from any property line". The existing structure meets setback requirements for the zone with the exception of the required thirty (30) foot minimum setback from the front property line required for churches in the zone. The minimum front setback in the HRO zone is fifteen (15) feet for other permitted uses. Staff finds the structure, shown by the County Assessor as constructed in 1952, is not increasing the non-conformity of the structure. Indeed, the application proposes to reduce the front setback by removing the main entrance porch which is constructed to the front property line and revises the structure to be setback twelve (12) feet from the front property line.

Staff finds that while this criteria cannot be met, the structure can be considered a pre-existing non-conforming use. Staff recommends a condition of approval of the condition use permit include that the applicant cannot increase the non-conforming setbacks as required by code.

A sign permit application was not included with the application. The applicant does include text in the site plan stating, “relocate sign” but no additional information or measurements were provided. If new or revised signage is proposed, the applicant shall be required to submit a sign permit application. This is included as a recommended condition of approval.

Additional development or uses on Lot 2600 not included with the application may be subject to additional land use requirements or applications. Staff finds this criteria can be met, with conditions.

4. The use is compatible with surrounding properties or will be made compatible by imposing conditions;

FINDING: Surrounding properties are residentially zoned and the use is permitted upon receipt of conditional use permit approval under 16.20.030.A. The use has been underway for some time and the applicant seeks to memorialize the conditional use permit for current uses for the file. Notice was mailed to property owners within 200 feet of the subject property and published in the Canby Herald in advance of the public hearing. Staff finds this criterion is met.

5. All parking and loading areas are designed and improved in accordance with the requirements set forth in Chapter 16.42;

FINDING: No additional parking or loading areas are proposed. Staff finds the uses proposed for conditional use approval may lead to additional traffic or impacts to the site. However, according to the applicant, the proposed uses are currently already occurring on site. The applicant has submitted a concurrent application for Site Development Review which reviews impacts related to the on-site development and changes. These are also summarized below.

Parking shall be in conformance with the HRO zone, Title 17, and 16.42. The HRO zone is not included in the Parking District Overlay (AMC 16.28) which may exempt some properties from meeting parking standards. AMC 16.42.030.B.1 requires one (1) space per four (4) seats or eight (8) feet of bench length. According to the applicant, the break out below summarizes the total square footage for the subject structure (see Exhibit B).

Large Assembly Space/Circulation:	6,347 SF
Vertical Circulation:	1045 SF
Small Classrooms:	1213 SF
Office:	313 SF
Restrooms:	758 SF
Food Preparation:	440 SF
Sanctuary Benches:	239 LF

Staff has attempted to break out the square footage requirements into the various components in compliance with AMC 16.42.040.A., “In the event several uses occupy a single structure or parcel of land, the total requirements of the several uses should be computed separately”.

USE	16.42 REQUIREMENT	SUBJECT APPLICATION	SPACES NEEDED
Sanctuary	16.42.100.B.1, Church or meeting rooms:	239 linear feet	Minimum of 30

benches	1 space per 4 seats or 8 feet of bench length. If no fixed seats or benches, 1 space per 60 square feet	(6347 sf ft of assembly space)	parking spaces
Small Classrooms	16.42.100.B.1 above of 1 space per 60 sq ft; or 16.42.100.B.2 for Library, reading room: 1 space per 400 square feet; or 16.42.100.B.5 for pre-school nursery or kindergarten: 5 spaces plus 1 space per classroom	1,213 sq ft	Between 3, 6, or 20 parking spaces depending upon interpretation of use
Office	16.42.100.C.2: Retail, bank, office, medical, dental: 1 space per 400 square feet but not less than 3 spaces per establishment	313 square feet (1 new office)	3 spaces minimum

Using the table above, a **minimum of 36 spaces** should be available for use by the church. This calculation does not include the parsonage. According to the applicant, the gravel parking lot is above to accommodate eleven (11) parking spaces on site. According to AMC 16.42.130, one can assume ten (10) feet of curb length is needed per 90 degree on-street parking space. The subject property also has approximately 120 feet of frontage along 2nd Street, minus access drives, which could accommodate an additional twelve (12) parking spaces. **This still leaves a deficit of 13 parking spaces, at a minimum.**

No ADA parking is indicated on-site on the abutting public street. Staff recommends the Planning Commission defer to the building inspector to determine whether ADA parking is required on-street or on site. If ADA parking is required, it shall be constructed in accordance with the Uniform Building Code, in conformance with AMC 16.42.100. This is included as a recommended condition of approval.

16.42.050.A. states, "All parking and maneuvering surfaces shall have a durable, hard and dustless surface such as asphalt, concrete, cobblestone, unit masonry, scored and colored concrete, grasscrete, compacted gravel, or combinations of the above". Staff finds the parking areas along the street, required to be meet the minimum parking requirements for the structure, are in poor condition. The parking lot to the east of the structure is also in poor to very poor condition.

16.42.050.J states, "J. Parking spaces along the outer boundaries of a parking area shall be contained by a curb or bumper rail so placed to prevent a motor vehicle from extending over an adjacent property line or a street right-of-way". 16.42.050.K requires, "The outer boundary of a parking or loading area shall be provided with a bumper rail or curbing at least four inches in height, and at least three feet from the lot line or any required fence. Staff recommends the on-street parking and parking lot to the east be improved to meet the Aurora public works design standards for parking areas as well as AMC 16.42.050.L. to provide curb bumpers along the portions of the private parking lot that abut residential properties and the on-street parking that abuts the public sidewalks. This is included as a recommended condition of approval.

According to the applicant, the existing parking lot and on-street parking are adequate for the existing church and the proposed addition/remodel does not create the need for additional parking.

Alternatively, the Planning Commission can choose to waive some of the AMC parking requirements for the property and/or require that the applicant provide all 36 parking spaces on-site, with no on-street improvements to the gravel on-street parking.

Staff finds this criteria can be met, with conditions.

6. All landscaping is designed and improved in accordance with the requirements set forth in Chapter 16.38;

FINDING: Beyond the frontage improvements for access and paving, no additional landscaping is proposed.

The lot measures 19,602 square feet. According to the Marion County Assessor, the on site improvements include 5,623 sq ft for the main level of the existing church. The parsonage is not included on the Marion County Assessor records. Based upon the site plan provided and the proposed additional impervious surfacing, it does not believe the 50 percent impervious surface limitation has been exceeded.

If landscaping improvements exceed \$2,500, review and approval by the Historic Review Board (HRB) is also required in conformance with AMC 17.04.050.B.2. This is included as a recommended condition of approval.

7. All public improvements are designed and constructed in accordance with the requirements set forth in Chapter 16.34;

FINDING: See AMC 16.60.A.2. summarized above. Staff finds this criterion is met.

8. All facilities for the handicapped are designed in accordance with the requirements set forth in the ADA requirements;

FINDING: The applicant has submitted a concurrent application for Site Development Review (File No. SDR-2015-01) for improvement to pedestrian and ADA accessibility to the site. Staff finds this criteria can be met with SDR approval.

9. The provisions of all applicable chapters of this title are satisfied; and

FINDING: Staff finds the applicant can meet the zone criteria under the HRO, with conditional use approval.

10. Properties located in the historic commercial or historic residential overlay comply with the requirements set forth in Title 17 of the Aurora Municipal Code. A certificate of appropriateness approved by the historic review board shall satisfy this requirement.

FINDING: The property is located in the Historic Residential Overlay and is identified as the Christ Lutheran Church (Historic Non-Contributing, Secondary Significant, Resource #80) in the Aurora

Historic Building Inventory from 1985 and is listed as constructed in 1903 and extensively remodeled in the 1950's.

The Historic Review Board (HRB) reviewed the proposed Site Development Review approval on November 20, 2014. See Exhibit C.

The HRB provided the following comments: (1) the flat roof shall be screened with a parapet. Proposed conditions of approval to address HRB comments are included as recommended conditions of approval below.

B. In reviewing an application for a conditional use, the commission shall consider the most appropriate use of the land and the general welfare of the people residing or working in the neighborhood. In addition to the general requirements of this title, the commission may impose any other reasonable conditions deemed necessary. Such conditions may include, but are not limited to:

- 1. Limiting the manner in which the use is to be conducted, including restrictions on the hours of operation;*
- 2. Establishing additional setbacks or open areas;*
- 3. Designating the size, number, location and nature of vehicle access points;*
- 4. Limiting or otherwise designating the number, size, location, height and lighting of signs;*
- 5. Requiring fences, sight-obscuring hedges or other screening and landscaping to protect adjacent properties;*
- 6. Protecting and preserving existing soils, vegetation, wildlife habitat or other natural resources.*

FINDINGS: The property abuts residential properties to the north, south, east and west. The uses have been ongoing for a number of years and notice of the conditional use permit application was mailed to property owners within 200 feet and published in the Canby Herald.

Staff has included as a recommended condition of approval that any changed or additional signage shall be subject to a sign permit application.

The Aurora nuisance code (AMC section 8.04.040) provides limitations of noise generally between 7 a.m. and 10 p.m. Staff finds the city nuisance code is sufficient to restrict impacts upon surrounding properties.

Staff finds the criteria for Conditional Use approval under AMC 16.60.B can be met, with conditions as recommended below.

V. CONCLUSIONS AND RECOMMENDATIONS

Based on the findings in the staff report, staff recommends that the Planning Commission **approve** the application for Conditional Use Permit (CUP-2015-01) based upon the following:

- 1) The applicant cannot increase non-conforming setbacks, as required by the AMC 16.20.030.A, as part of their conditional use permit approval.
- 2) If additional or revised signage is proposed, the applicant shall be required to submit a sign permit application.

- 3) The Conditional Use permit approve shall be remain valid for the length of ownership by the current property owner but may be revoked upon transfer of ownership, suspension of use as a church for more than two years, or noncompliance with any of the conditions of approval as part of this application, pursuant AMC 16.60.090. Additional development or uses on Lot 2600 not included with this application may subject the property to additional land use requirements or applications.
- 4) The on-street parking fronting upon Lot 2600 and the on-site parking area to the east of the existing structures shall be improved to meet the Aurora public works design standards for parking areas as well as AMC 16.42.050.L. to provide curb bumpers along the portions of the private parking lot that abut residential properties and the on-street parking that abuts the public sidewalks. Final inspection of the improvements by the City of Aurora shall be required prior to final occupancy approval.
- 5) The flat roof shall be screened with a parapet.
- 6) If landscaping improvements exceed \$2,500, review and approval by the Historic Review Board (HRB) is also required in conformance with AMC 17.04.050.B.2

VI. PLANNING COMMISSION ACTION

- A. Approve the conditional use permit (CUP-2015-01) for
 1. As recommended by staff, or
 2. As determined by the Planning Commission stating how the application satisfies all the required criteria, and any revisions to the recommended conditions of approval, or
- B. Deny the request for a conditional use permit approval for CUP 15-01 stating how the application does not meet the applicable approval criteria.
- C. Continue the hearing to a time certain or indefinitely (considering the 120 day limit on applications).
 - City Planner Wakeley then calls out #3 transfer of ownership this is not a code requirement it is one we added. If another church comes in they would have to come before you.
 - NO questions from the Planning Commission on the staff report and Chair Schaefer opens it up to the audience for and comments.
 - Visitor Comments, Pastor Craig introduces himself along with the architects on the project. Richard Rothweiler informs the group that I am here to answer any questions you may have at this time.
 - There are no questions at this time

Hearing Closes at 7:30 pm

Planning Commission discuss briefly item number 3 question, is the permit revoke able upon sale. The discussion is that presumably a new church wouldn't need review however if it sells to someone else and they propose a different use completely they of course they need to come back.

Motion to accept the staff report and amend number 3 is made by Commissioner Gibson and is seconded by Commissioner Fawcett. Passes by all.

b) Hearing on Site Development Review Application Christ Lutheran Church,

**CITY OF AURORA
PLANNING COMMISSION**

STAFF REPORT: Site Development Review 2015-01 [SDR-15-01]
DATE: February 25, 2015 (for the March 3, 2015 Planning Commission meeting)

APPLICANT/OWNER: Christ Lutheran Church
15029 2nd Street NE, Aurora OR 97002

REQUEST: Site Development Review approval for modification to the existing structure to improve pedestrian circulation and ADA improvements, such as to the restrooms, stairs, and front entrance. The proposal also includes the addition of a new entry tower.

SITE LOCATION: 15029 2nd Street NE, Aurora OR
Map 041.W.12CD, Tax Lot 2600

SITE SIZE: 19,602 square feet or 0.45 acres

DESIGNATION: Zoning: Residential (R-1) with Historic Residential Overlay (HRO)

CRITERIA: Aurora Municipal Code (AMC) Chapters 16.20 Historic Commercial Overlay and 16.58 Site Development Review

ENCLOSURES: Exhibit A: Assessor Map
Exhibit B: Application and site plan
Exhibit C: Historic Review Board minutes (November 2, 2014)
Exhibit D: Request for Comments (RFC) responses

I. REQUEST

Site Development Review approval for modification to the existing structure to improve pedestrian circulation and ADA improvements, such as to the restrooms, stairs, and front entrance. The proposal also includes the addition of a new entry tower.

II. PROCEDURE

The application was determined by staff to be subject to Site Development Review (SDR) as the application proposed a height increase of more than 35 feet and the potential remodel/revisions could be considered to intensify the use of the property. SDR applications are processed as Limited Land Use decisions under AMC 16.78. The application was also determined by staff to be subject to a Conditional Use (CU) application as the proposed use is only permitted with conditional use approval. CU applications are processed as Quasi-Judicial Decisions under AMC 16.76. AMC 16.58 provides the criteria for reviewing Site Development Reviews.

The application was received and fees paid on February 2, 2015. The application was determined complete by Staff and notice was mailed to surrounding property owners on February 11, 2015. The City has until **June 11, 2014**, or 120 days from acceptance of the application to approve, modify and approve, or deny this proposal.

III. APPEAL

Appeals are governed by AMC 16.78.120. An appeal of the Planning Commission's decision shall be made, in writing, to the City Council within 15 days of the Commission's final written decision.

IV. CRITERIA AND FINDINGS

The applicable review criteria for Site Development Review are found in AMC 16.58.

16.58.100 Approval Standards

The review of a Site Plan shall be based upon consideration of the following:

- A. Provisions of all applicable chapters;*

FINDINGS: The subject parcel is zoned Residential (R-1) with a Historic Residential Overlay (HRO).

The applicant has submitted a concurrent application for conditional use approval (CUP-2015-01) along with site development review approval. AMC section 16.20.030.A. permits churches as a conditional use, pending planning commission approval and provided that all building setbacks shall be a minimum of thirty (30) feet from any property line. While the existing structure has a zero (0) front yard setback, the application proposed to remove the main entrance porch/portico for a new front setback of twelve (12) feet. While this does not meet the requirement of the zone, it does reduce the front yard setback to twelve (12) feet to better align with the primary buildings footprint and neighboring parsonage. Staff finds this criterion can be met.

16.20.040.J requires all properties, uses, and structures in the HRO to meet the requirements of

Title 17, Historic Preservation. Comments from the Historic Review Board are included under Exhibit C. Staff finds this criterion is met.

- B. Buildings shall be located to preserve topography and natural drainage and shall be located outside areas subject to ground slumping or sliding;*

FINDINGS: The site is an already developed site that has been in place since 1903 with major revisions made on site around 1953. The subject application makes minor revisions to elements outside of the existing footprint of the current structure for increase accessibility, including new stairs and ADA ramp. Significant changes to topography and slope will not occur and staff finds minor impacts to drainage may occur with the 2.8% increase in impervious surface, according to the applicant. Staff finds this criteria does not apply.

- C. Privacy and noise;*

- 1. Buildings shall be oriented in a manner which protects private spaces on adjoining residential properties from view and noise;*
- 2. On site uses which create noise, lights, or glare shall be buffered from adjoining residential uses;*

FINDINGS: The applicant is not proposing the creation of private spaces beyond the gathering area fronting upon 2nd Street which currently serves as the main entrance to the structure. Staff finds this criteria does not apply.

According to the applicant, the new entry tower and ADA accessibility improvements will include lighting to illuminate public access areas. A lighting plan was not included with the subject application. A lighting plan in conformance with criteria 16.58.100.C.2. and I.3-4. shall be submitted for City review and approval prior to final occupancy permit approval and in order to keep the conditional use permit application valid.

Staff finds this criteria can be met, with conditions.

- D. Residential private outdoor areas:*

FINDINGS: Staff finds this criteria does not apply.

- E. Residential shared outdoor recreation areas:*

FINDINGS: Staff finds this criteria does not apply.

- F. Shared outdoor recreation space shall be readily observable for reasons of crime prevention and safety;*

FINDINGS: The applicant is not proposing the creation of outdoor recreation space beyond the gathering area fronting upon 2nd Street which currently serves as the main entrance to the structure. Staff finds this criteria does not apply.

- H. Demarcation of public, semipublic, and private spaces;*

FINDINGS: Staff finds this criteria does not apply as the space is private property.

I. Crime prevention and safety:

3. Exterior lighting levels shall be selected and the angles shall be oriented towards areas vulnerable to crime;

4. Light fixtures shall be provided in areas having heavy pedestrian or vehicular traffic and in potentially dangerous areas such as parking lots, stairs, ramps and abrupt grade changes. Fixtures shall be placed at a height so that light patterns overlap at a height of seven feet which is sufficient to illuminate a person.

FINDINGS: Criteria I.1 and I.2 are related to residential development and found not to apply. A lighting plan for the site was not provided by the applicant. A lighting plan in conformance with the above criteria shall be submitted for City review and approval prior to final occupancy permit approval and in order to keep the conditional use permit application valid. The lighting plan must also show that lighting shall not reflect onto surrounding properties. This is included as a recommended conditional of approval.

J. Access and circulation;

1. The number of allowed access points for a development shall be as determined by the City Engineer in accordance with standard engineering practices for city rights-of-way, as determined by Marion County for county rights-of-way, and as determined by the Oregon Department of Transportation for access to Highway 99E.

2. All circulation patterns within a development shall be design to accommodate emergency vehicles.

FINDINGS: The subject property is currently developed and in use. A Request for Comments was submitted to the Aurora Rural Fire District and State Fire Marshall on February 10, 2015 and no comments were returned at the time of this staff report. Staff finds this criteria is met.

K. Public transit;

FINDINGS: Pedestrian access to the property is proposed via 2nd Street which contains six (6) foot sidewalks in good condition. No transit stops abut or are adjacent to the subject properties. Staff finds this criterion does not apply.

L. All parking and loading requirements shall be design in accordance with the requirements set forth in Chapter 16.42.

FINDINGS: Parking shall be in conformance with the HRO zone, Title 17, and 16.42. The HRO zone is not included in the Parking District Overlay (AMC 16.28) which may exempt some properties from meeting parking standards. AMC 16.42.030.B.1 requires one (1) space per four (4) seats or eight (8) feet of bench length. According to the applicant, the break out below summarizes the total square footage for the subject structure (see Exhibit B).

Large Assembly Space/Circulation: 6,347 SF
 Vertical Circulation: 1045 SF
 Small Classrooms: 1213 SF
 Office: 313 SF
 Restrooms: 758 SF
 Food Preparation: 440 SF
 Sanctuary Benches: 239 LF

Staff has attempted to break out the square footage requirements into the various components in compliance with AMC 16.42.040.A., “In the event several uses occupy a single structure or parcel of land, the total requirements of the several uses should be computed separately”.

USE	16.42 REQUIREMENT	SUBJECT APPLICATION	SPACES NEEDED
Sanctuary benches	16.42.100.B.1. Church or meeting rooms: 1 space per 4 seats or 8 feet of bench length. If no fixed seats or benches, 1 space per 60 square feet	239 linear feet (6347 sf ft of assembly space)	Minimum of 30 parking spaces
Small Classrooms	16.42.100.B.1 above of 1 space per 60 sq ft; or 16.42.100.B.2 for Library, reading room: 1 space per 400 square feet; or 16.42.100.B.5 for pre-school nursery or kindergarten: 5 spaces plus 1 space per classroom	1,213 sq ft	Between 3, 6, or 20 parking spaces depending upon interpretation of use
Office	16.42.100.C.2: Retail, bank, office, medical, dental: 1 space per 400 square feet but not less than 3 spaces per establishment	313 square feet (1 new office)	3 spaces minimum

Using the table above, a **minimum of 36 spaces** should be available for use by the church. This calculation does not include the parsonage. According to the applicant, the gravel parking lot is above to accommodate eleven (11) parking spaces on site. According to AMC 16.42.130, one can assume ten (10) feet of curb length is needed per 90 degree on-street parking space. The subject property also has approximately 120 feet of frontage along 2nd Street, minus access drives, which could accommodate an additional twelve (12) parking spaces. **This still leaves a deficit of 13 parking spaces, at a minimum.**

No ADA parking is indicated on-site on the abutting public street. Staff recommends the Planning Commission defer to the building inspector to determine whether ADA parking is required on-street or on site. If ADA parking is required, it shall be constructed in accordance with the Uniform Building Code, in conformance with AMC 16.42.100. This is included as a recommended condition of approval.

16.42.050.A. states, “All parking and maneuvering surfaces shall have a durable, hard and dustless surface such as asphalt, concrete, cobblestone, unit masonry, scored and colored concrete, grasscrete, compacted gravel, or combinations of the above”. Staff finds the parking areas along the street, required

to be meet the minimum parking requirements for the structure, are in poor condition. The parking lot to the east of the structure is also in poor to very poor condition.

16.42.050.J states, "J. Parking spaces along the outer boundaries of a parking area shall be contained by a curb or bumper rail so placed to prevent a motor vehicle from extending over an adjacent property line or a street right-of-way". 16.42.050.K requires, "The outer boundary of a parking or loading area shall be provided with a bumper rail or curbing at least four inches in height, and at least three feet from the lot line or any required fence. Staff recommends the on-street parking and parking lot to the east be improved to meet the Aurora public works design standards for parking areas as well as AMC 16.42.050.L. to provide curb bumpers along the portions of the private parking lot that abut residential properties and the on-street parking that abuts the public sidewalks. This is included as a recommended condition of approval.

According to the applicant, the existing parking lot and on-street parking are adequate for the existing church and the proposed addition/remodel does not create the need for additional parking.

Alternatively, the Planning Commission can choose to waive some of the AMC parking requirements for the property and/or require that the applicant provide all 36 parking spaces on-site, with no on-street improvements to the gravel on-street parking.

Staff finds this criteria can be met, with conditions.

M. All landscaping shall be designed in accordance with the requirements set forth in Chapter 16.38.

FINDINGS: A preliminary landscape plan was not provided by the applicant. Additional impervious surface is proposed along from the frontage. According to the applicant, this will reduce the landscape coverage by 2.8%, leaving over 30% of the property landscaped. The HRO zone states impervious surfaces shall not cover more than fifty (50) percent of a lot or parcel. The lot measures 19,602 square feet. According to the Marion County Assessor, the on site improvements include 5,623 sq ft for the main level of the existing church. The parsonage is not included on the Marion County Assessor records. Based upon the site plan provided and the proposed additional impervious surfacing, it does not believe the 50 percent impervious surface limitation has been exceeded.

If landscaping improvements exceed \$2,500, review and approval by the Historic Review Board (HRB) is also required in conformance with AMC 17.04.050.B.2. This is included as a recommended condition of approval.

N. All public improvements shall be designed in accordance with the requirements of Chapter 16.34.

FINDINGS: The subject property is generally considered developed extension of water, sewer, or storm drainage improvements are not required. The application shall be subject to City of Aurora and State of Oregon development, building and fire codes. This is included as a recommended condition of approval.

While street improvements are not required as additional right-of-way dedication is not required at this time and the Site Development Review application does not require completion of a Traffic Impact Analysis as the proposed application is not determined by staff to intensify the use of the property by more than twenty-five (25) percent (AMC 16.58.060.A.5), the property does use on-street parking in order to meet the minimum parking requirements for the use according to AMC 16.42. Parking is discussed under criteria L. above with recommended conditions of approval for the on-site and on-street diagonal parking.

Staff finds this criterion can be met, with conditions.

O. All facilities for handicapped shall be designed in accordance with the requirements set forth in the ADA requirements;

FINDINGS: The subject application include ADA improvements to the existing restrooms, pedestrian access, and installation of an elevator. Remodel and construction shall be required to comply with all City of Aurora and State of Oregon development, building and fire codes. This is included as a recommended condition of approval. Staff finds this criterion can be met, with conditions.

P. All of the provisions and regulations of the underlying zone shall apply.

FINDINGS: Staff finds the applicant meets the zone criteria under the HRO, pending conditional use approval by the planning commission, and can meet the criteria for Site Development Review approval, with recommended conditions of approval. The application meets the minimum side and rear yard setbacks and meets the height limitation of 35 feet. While the application does not meet the minimum front yard setback of 35 feet for churches as a conditional use in the HRO zone, the applicant is proposing to reduce the non-conformity of the pre-existing non-conforming use.

Staff finds this criterion is met.

V. CONCLUSIONS AND RECOMMENDATIONS

Based on the findings in the staff report, staff recommends that the Planning Commission **approve** the application for Site Development Review (SDR-2015-01) based upon the following:

- 1) Develop the subject property in accordance with plans approved by the city.
- 2) Comply with all City of Aurora and State of Oregon development, building and fire codes.
- 3) A lighting plan in conformance with AMC 16.58.100.I. shall be submitted for City review and approval prior to business license approval. The lighting plan shall also show that lighting shall not reflect onto surrounding properties. A lighting plan in conformance with criteria 16.58.100.C.2. and I.3-4. shall be submitted for City review and approval prior to final occupancy permit approval and in order to keep the conditional use permit application valid. The lighting plan shall show that lighting shall not reflect upon surrounding

properties.

- 4) The on-street parking fronting upon Lot 2600 and the on-site parking area to the east of the existing structures shall be improved to meet the Aurora public works design standards for parking areas as well as AMC 16.42.050.L. to provide curb bumpers along the portions of the private parking lot that abut residential properties and the on-street parking that abuts the public sidewalks. Final inspection of the improvements by the City of Aurora shall be required prior to final occupancy approval.
- 5) If landscaping improvements exceed \$2,500, review and approval by the Historic Review Board (HRB) is also required in conformance with AMC 17.04.050.B.2.

VI. PLANNING COMMISSION ACTION

- C. Approve the site development review application (SDR 2015-01) for minor additions, remodel and addition of the steeple:
 1. As recommended by staff, or
 2. As determined by the Planning Commission stating how the application satisfies all the required criteria, and any revisions to the recommended conditions of approval, or
- B. Deny the request for site development review approval for SDR 15-01 stating how the application does not meet the applicable approval criteria.
- C. Continue the hearing to a time certain or indefinitely (considering the 120 day limit on applications).

Richard Rothweiler, architect again I am here to answer any questions our goal here is to increase access to the site with a new entrance and elevator. Chair Schaefer asks if the large red brick structure is staying no it will go away. The City Planner asks if the flat roof is visible from 2nd street and he states no it is behind a parapet as requested by HRB. Commissioner Graham asks if they have a lighting plan no not at this time as move further along in the project we will submit one for approval. Most of what we are considering is down casting light onto the retaining wall. Commissioner Fawcett asks about ADA and Wakeley informs them that would be uniform building code requirements and take care of at building permit stage.

Motion to approve the SDR application as per staff report is made by Commissioner Gibson and is seconded by Commissioner Fawcett. Passed by all present.

Public Hearing closes at 7:50 pm

7. NEW BUSINESS

- a) Discussion and or Action on Senate Bill 534 Provision for City Services to an Airport. Chair Schaefer goes down the sign in sheet for comments at this time.

Scott Caufield, no comment

Spud Sperb, reserve comment for later

Lance Lyon, not at this time.

Craig Johnson nothing at this time.

Roger Kaye, I am with friends of Marion County which was established in 1998 and our mission is to protect farm land in the county. We are opposed to SB 534 because we see danger in expansion at the airport and if you allow connection to city services this will be inevitable. At which point you will be giving up control of the growth. Chair Schaefer poses a question are you opposed to annexation or Aurora providing services to the airport? We are opposed either way.

Ben Williams, friends of French Prairie, I have a letter here of our stance which is in opposition to this bill. This bill is written state wide but really it is a request to Aurora which I believe was requested by Aurora. Chair Schaefer I am not sure that is correct information as we don't sponsor this bill. There is a brief discussion regarding the run way expansion at the airport and the impacts to the surrounding area. Again Chair Schaefer poses the question are you opposed to annexation or Aurora providing services or both. We are opposed to the city providing water and believe that annexation is the only way. Ultimately we like to see more data and the airport solve their own problems.

Greg Leo, I am here representing City of Wilsonville and Mayor Knapp and the city opposes this bill and asks Aurora to join us in doing so. According to the League of Oregon Citites this bill is unnecessary because they have the ability to do so already we need to keep control at the local level. Chair Schaefer ask clarification and Leo states annexation would be the only remedy then it gives the ability to regulate and provide services accordingly.

Ron and Mary Van Kleef, Aurora with everything I am hearing here this doesn't appear to benefit the City of Aurora at all. We can barley provide water to our own community let alone to the Airport. Chair Schaefer well we wouldn't just allow them to hook up without it costing them a great deal of money to make infrastructure upgrades to our system.

Commissioner Weidman, why is this discussion happening right now why would they not just approach us and provide a plan on what they are proposing.

Mayor Graupp goes on record to say I need a plan and engineering to present to the city to show what they are proposing. Van Kleef can they force us in anyway no they cannot unless an emergency is declared and then there is still a process.

Mike Iverson, they really need to solve their own problem with their own wells.

Spud Sperb, Aurora I have been here for 37 years I think one of the longest here at this meeting and from what I am hearing here tonight it is 100% in opposition on this. Last summer we were regulated on outside use of water we simply should not consider this. If they want to do these things they just need to annex into the city not go backdoor.

Schaefer just for clarification if they annex then they could get services no I think they should solve their own problems if they can't then have them make a pitch to the city.

Commissioner Willman, what is it that we are trying to decide here tonight.

Greg Taylor, Aurora this is really a much bigger situation this involves land use law and it has much more potential to affect the city, if we were to put infrastructure in place it would mean expansion. There are three other bills coming up that is a much larger issue that will affect the land surrounding the airport.

Craig McNamara, if passed is there anything to circumvent the wish of annexation no it says may not shall. So this doesn't change anything really both sides need to agree.

Schaefer it would be highly unlikely that the city would provide services without annexation. Unless they brought us a plan and data that would be good for the both of us.

Gibson, so do you feel annexation wouldn't need to be a condition, maybe however there rates and charges would not be the same so they could cover the costs involved to do business.

Spud Sperb, would that be legal to charge them more. Well it would be in the contract and the cost to do business.

Commissioner Graham if I were to live out of the city I would have to annex so they should too.

Weidman, well I think it is presumptuous to say that it won't pass because Council didn't think it would get this far so I think we shouldn't be so presumptuous.

Rhoden-Feeley, This conversation seems to be repeating itself and I hear an overwhelmingly amount of opposition to this bill.

A motion is made to make recommendation to City Council to oppose Senate Bill 534 by Commissioner Willman and seconded by Commissioner Graham. 5 ayes and 1 nay by Chair Schaefer.

8. OLD BUSINESS

a) NA

9. Commission Action/Discussion

a) City Planning Activity (in your packet) Status of Development Projects within the City.

10. ADJOURN

Chair Schaefer adjourned the March 03, 2015 Aurora Planning Commission Meeting at 9:35 P.M.



Chair Schaefer

ATTEST:



Kelly Richardson, CMC
City Recorder

Minutes
Aurora Historic Review Board Meeting
Thursday, February 26, 2015, at 7:00 P.M.
City Council Chambers, Aurora City Hall
21420 Main Street NE, Aurora, OR 97002

STAFF PRESENT Kelly Richardson, CMC City Recorder

STAFF ABSENT: None

VISITORS PRESENT: Tim Corcoran, Aurora
Spud Sperb, Aurora
Ken Hartley, Canby
Joseph Schaefer, Aurora
Reg Keddie, Wilsonville

1. CALL TO ORDER OF THE HISTORIC REVIEW BOARD MEETING

The meeting of February 26, 2015 was called to order by Chair Abernathy at 7:00 pm

2. CITY RECORDER DOES ROLL CALL

Chair Abernathy – Present
Member TBA
Member Frochen – Present
Member Fraser – Present
Member Townsend - Present

3. CONSENT AGENDA

- a) Historic Review Board Meeting Minutes – January 22, 2015, there were two corrections to the minutes in the presentation by Joseph Schaefer, concept one was to replace the building as close to original, and concept two wanted better detail regarding HRB comments that they would prefer one large building mass rather than separate buildings and closer to the front of the property.
- b) City Council Minutes – January, 2015
- c) Planning Commission – January, 2015

A motion to approve the Historic Review Board minutes of January 22, 2015, as corrected made was made by Member Townsend and is seconded by Member Fraser. Passed by all.

4. CORRESPONDENCE - NA

5. VISITORS

Anyone wishing to address the Historic Review Board concerning items not already on the meeting agenda may do so in this section. No decision or action will be made, but the Historic Review Board could look into the matter and provide some response in the future.

No comments were made during this section.

Chairman Schaefer from the Aurora Planning Commission informs the Board that there will be a hearing on proposed code language/text amendment regarding Medical Marijuana Dispensaries and would like the Board to voice any concerns that you may have and I will take them back to the Planning Commission or you can attend the April hearing. Specifically the Planning Commission would like to know your comments regarding allowing in the Historic Commercial zone as we have state all commercial zone. Chair Abernathy expresses her concern and requests the Planning Commission hold off on this issue as she works closely with OLCC and knows of some tax related and enforcement issues. Chair Schaefer however informs them that the moratorium is almost over so we need to move forward on this. Also Chair Schaefer states I believe you may be speaking about recreational not medical. There are various opinions stated against allowing this by members ranging from smell to regulations concerns. It is the consensus of the board to have this placed on their March agenda for discussion to supply more detailed comments to Planning.

6. NEW BUSINESS

- a) Discussion and or Action on Sign Application for the Aurora Family Dental Office at 21668 Hwy 99E owners Richard Davenport. As the applicant is not in attendance and the application as presented is not in compliance with the code however rather than not approve his application lets require him to attend the April meeting to address our questions. City Recorder Richardson will send a letter to the applicant.
- b) Discussion and or Action on Possible Tree Removal at the corner of 2nd and Main. Applicant Aurora Colony Historical Society. Applicant Reg Keddie. The applicant Reg Keddie informs the board that they feel as though these trees are a safety hazard and could continue to damage the newly remodel of the porch on the Giesey store. The board asks if it would be both trees and the applicant states yes. There is a brief discussion regarding what would replace the open area on the porch the applicant states that they were thinking of a bench and possibly a railing or both. The board likes some type of shrubbery and possibly a bench.

A motion is made to approve the removal of both trees and that a low growing type shrub at a 4 foot minimum planted this year and possibly a bench is made by member Townsend and is seconded by member Frochen. Motion passed by all.

There is also a discussion regarding additional questions the board had regarding the first application on the porch remodel. First question regarding the porch is lighting and the applicant informs the board that through research we have found the lights to have been a part of a previous remodeling back when the building was occupied by PGE and so we will remove those can lights. Mr. Sperb then addresses the board regarding the issue with the sidewalk. He informs the board that both he and the contractor thought they were doing as the board asked which was to match the existing. We now realize through this discussion that the board wanted us to install what was compliant now as the new sidewalk standard however we

now don't know what to do as we are not in compliance. A city employee came out to the site however he had not been shown the minutes so therefore he didn't want to argue with the contractor so he did not enforce anything, The board states well it is unfortunate however let's not point blame at this point and come up with a solution for everyone.

It is the consensus of the board and in agreement with the Historical Society if for any reason the sidewalk needs any type of repairs they would then remove the sidewalk and observe the new sidewalk standard.

- c) Discussion and or Action on Addition Application from Tim Corcoran and Aurora Family Health 21348 Hwy 99E. Mr. Corcoran confirms that this is indeed the application as last time I appeared before the board was just discussion. My proposal to use the building as the clinic and the Miller house as the birthing center. The applicant states at this time I don't believe it would be an increase of use as far as vehicular traffic just a relocation of patients. The board states the carport would need to come down and the applicant agrees. The applicant informs the board that there will be other hoops to jump through with Planning and a rezoning of the property but this is my first step in the process.

List of items,

Roof, black shingle types exactly the same as the Miller house. As per code 17.40.150 #5 Commercial Contributing.

Paint, white as per code 17.40.120 A1

Windows exactly the same which is wood. 17.40.190 A 1, 2, &3

Doors, board changes what is applied for after discussion and in compliance with code section 17.40.050 A2 and is acceptable because it is on the new section rather than old and on the back side. The old side door is fine because it is just relocated to new position.

Foundation, is fine according to 17.40.080 A1

Basement is ok as presented the door location is discussed briefly and determined that it would need to be on the rear of the building.

A motion is made to accept the application as presented regarding roof, foundation, windows and paint along with the existing ADA approved door and a new door on the backside of the addition proposed by board member Townsend and is seconded by board member Frochen. Motion passed by all.

The applicant informs the board at a later date I will address the porch.

7. OLD BUSINESS

- a) Discussion and or Action on the porch restoration project at 21581 Main Street regarding the sidewalk issue. This was discussed in new business during the tree removal discussion.
- b) Discussion and or Action on Historic Inventory, Chair Abernathy informs Member Townsend that she located the book she was looking for with all of Townsend's changes in it.
- c) Discussion and or Action on Sign Inventory, briefly discuss the action items and letters that need to go out. The Colony Pub, The Grocery store, along with Christa's Café, Aurora Artisan, Wild West Antiques either have multiple issues or no application on file for what is displayed so letters need to go out to address these issues.

- d) Discussion and or Action on CGL Grant Application. Member Townsend informs the board that the application has been completed and submitted the projects submitted were
1. The Historic Guideline rewrite
 2. Updating and combining the two inventories
 3. Pre-Application conferences

Action: Chair Abernathy will send a letter of support for SB 565

8. ADJOURN

Chairman Abernathy adjourned the meeting of February 26, 2015 at 8:50 pm.


Gayle Abernathy, Chairman

ATTEST:


Kelly Richardson, CMC
City Recorder



Old Aurora Colony Or. Barn, Aurora, Oregon Clark Moore Will 1906

City of Aurora

FOUNDED 1856

"National Historic Site"

April 2, 2015

Honorable Rep. Brian Clem
Chair, House Committee on Rural Communities, Land Use, and Water
900 Court St. NE, H-284
Salem, Oregon 97301

Re: Senate Bill 534

Dear. Rep. Clem:

The City Council of the City of Aurora would like to be on record opposing SB 534 which is now in your committee. The bill would allow any city to sell water or sewer services to an airport without the provision for at least eventual annexation. The Council does not fully understand the implications of this bill and how it would fit within existing land use processes.

We believe that this proposal lacks transparency and is aimed primarily at the Aurora Airport. We also understand that this proposal comes to you as a result of the advocacy of the Wilsonville Chamber of Commerce. Proper open public discussions with the City of Aurora would need to take place before any consideration for annexation and offering of public services could be made. Our rural lands are not well served by allowing airports to become mini-urbanized areas without proper land use planning and jurisdictional oversight.

We urge you to not approve the bill. Thank you.

Sincerely,

A handwritten signature in black ink, appearing to read 'J. Sahlin', written in a cursive style.

Jason Sahlin
City Council President
City of Aurora

R A Southard Jr.
21187 Hyw 99 E NE
Aurora, Oregon 97002

Letter of Interest
Open Council Position
Feb 20 15

Qualifications: City of Aurora resident since 1987 to present

Registered voter

Property owner since 1984

**Work history Excavation contractor, Machinist, Mechanic, Public Works Superintendent
2004 thru 2013, and presently semi retired.**

**Over the years I have volunteered for many capitol projects, Waste Water collection and treatment
Facilities 1999&2000 , Sewer Committee 1998-2000 and I have an ability to work with people in all
aspects in the community.**

**I have a good understanding of City government operation and an extensive understanding of public
Facilities operation.**

Therefore I wish be a part of the Aurora City Council.

Bob Southard



From: gary lovell [gdlovell67@gmail.com]
Sent: Thursday, March 19, 2015 8:57 AM
To: recorder
Subject: Open Councilor seat

Hello for the pass few years I have sat back and watch and for the most I believe the Council has done a good job and let I feel I should become involved again. I served on the planning commission which I learned a great deal.

I hope I can help lead the city into a new time in our state due to New laws I believe the Council will need someone that will think " What Does this City really need to work on?"

Is it sidewalks?

Is it the sewer system?

Is it the trees in the park?

Or is it about "pot"

I walk around this town seeing and wonder " why is that like that"

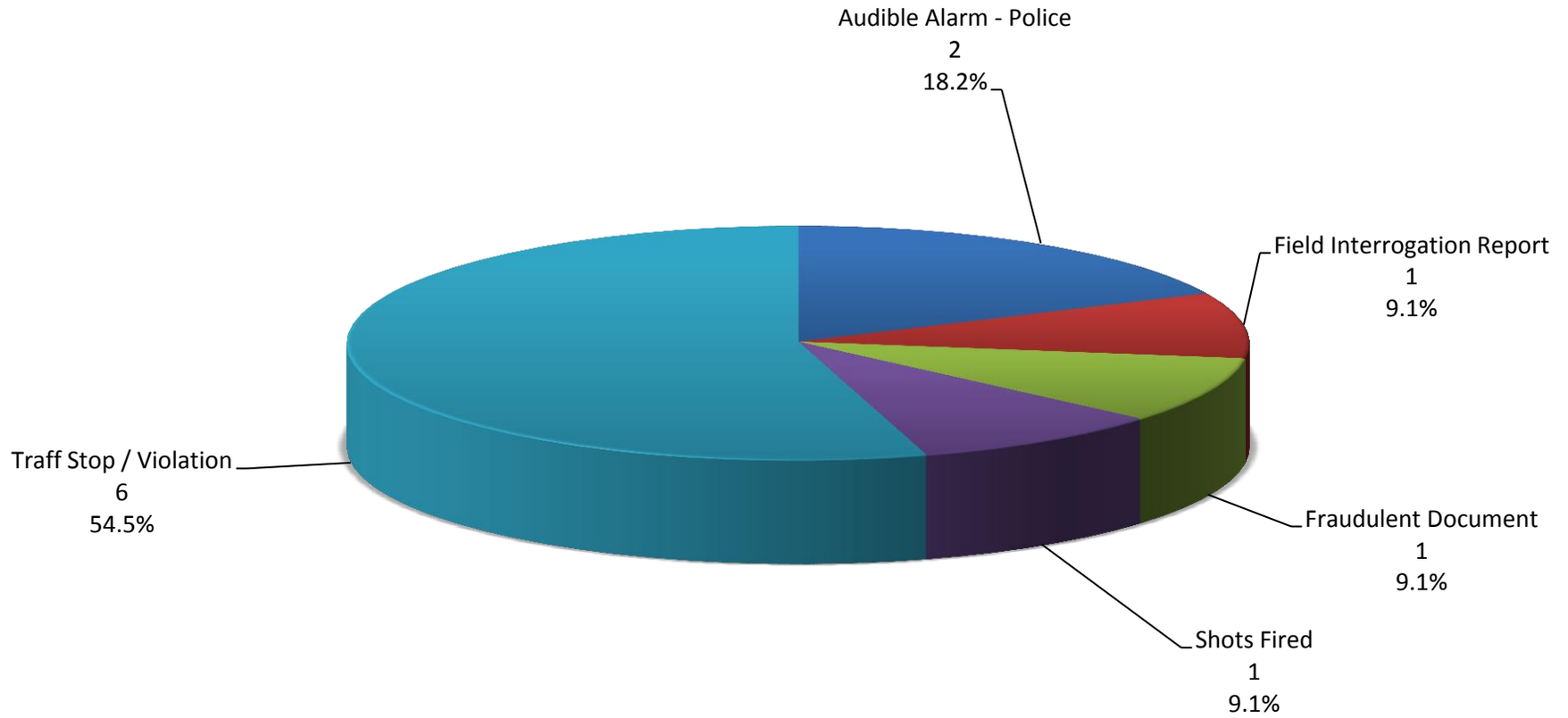
Last is maybe it's about broken water pipes wasting our water!

I'm here to add my thoughts if I get a chance?

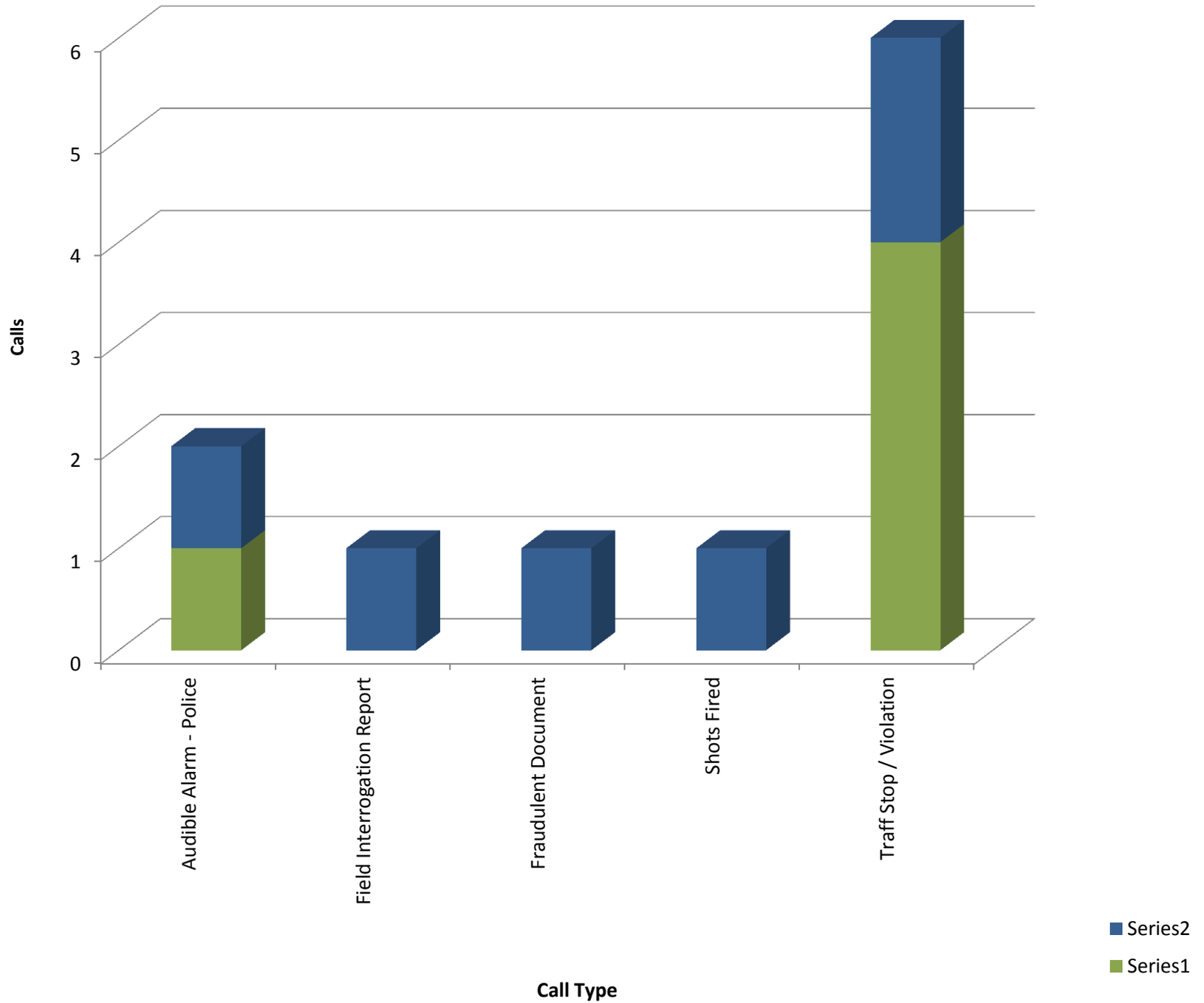
Thank you
Gary Lovell

Gary Allen Lovell

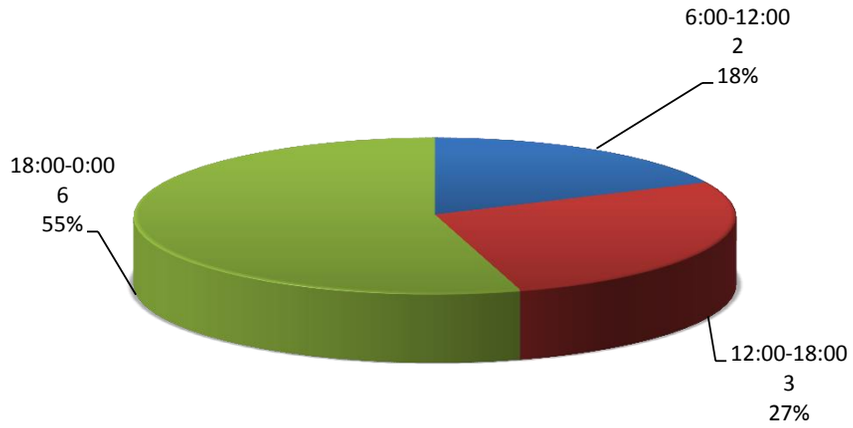
Aurora Top Calls for Service March 2015



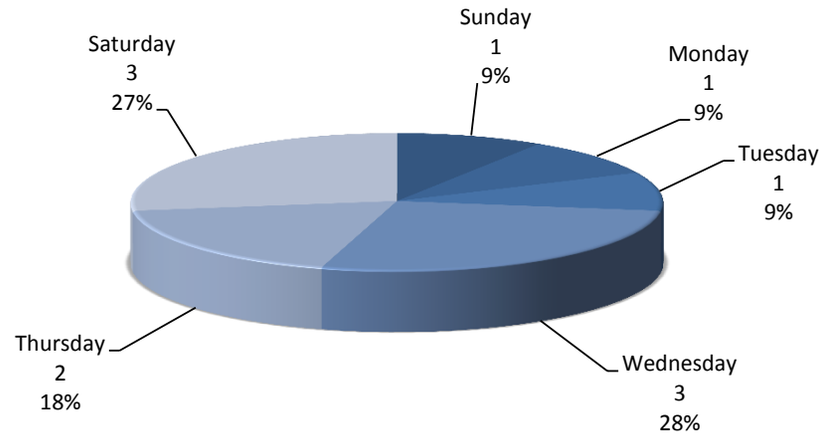
Call Type by Primary Deputy March 2015



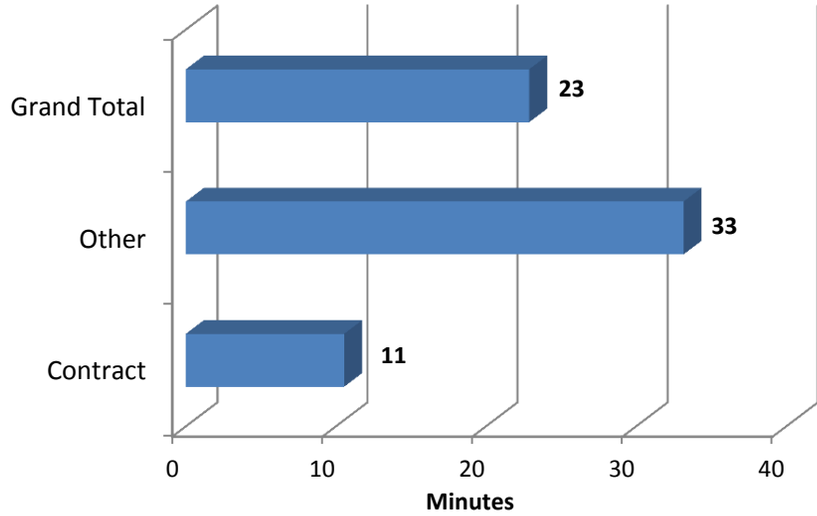
**Aurora Calls for Service by Hours Range
March 2015**



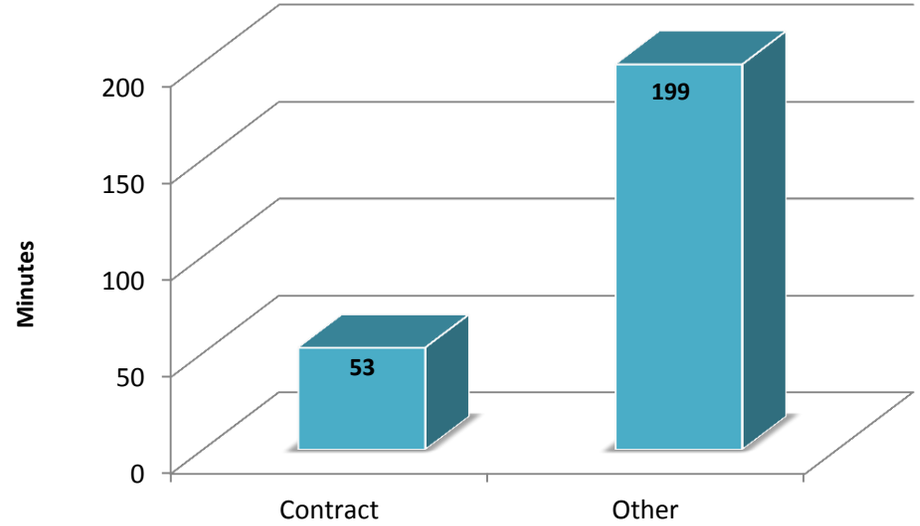
**Aurora Calls for Service by Day of Week
March 2015**



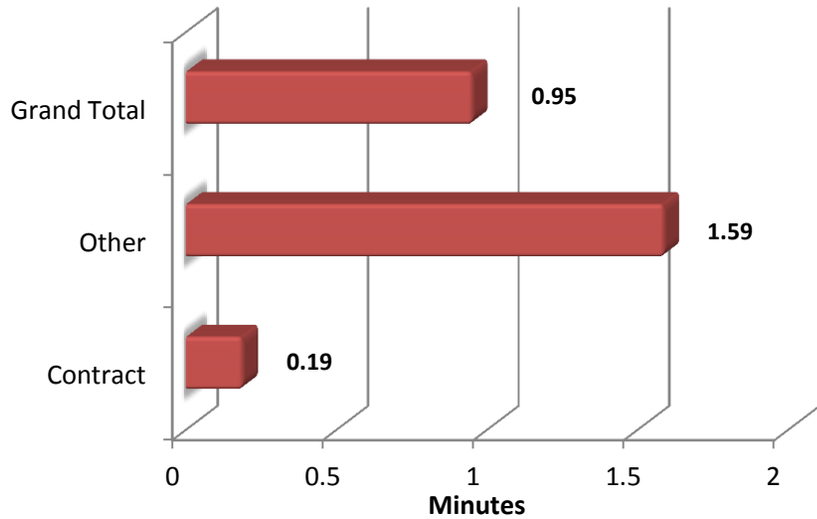
**Aurora Calls Average Call Length
March 2015**



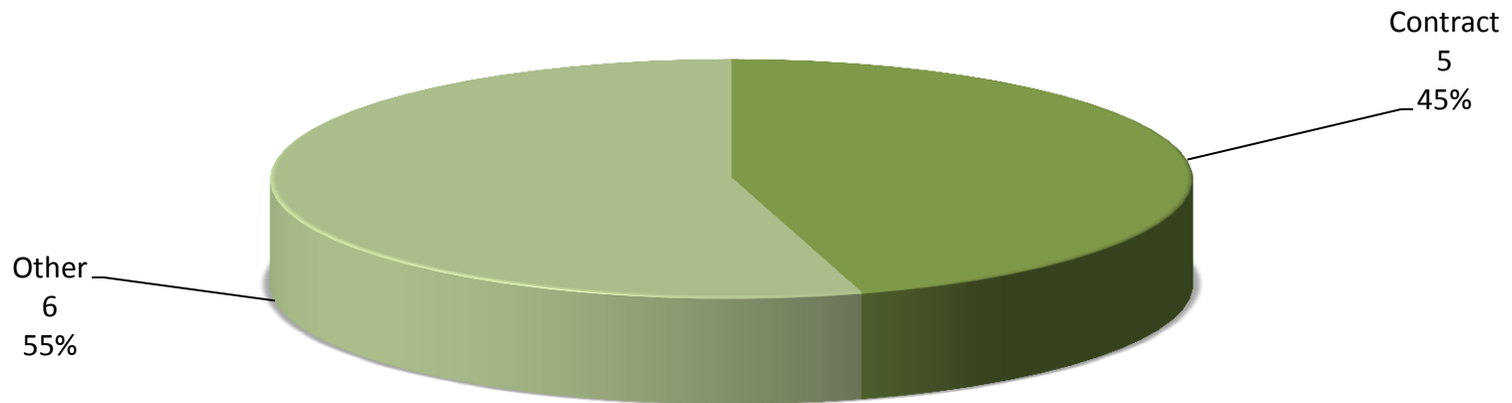
**Aurora Calls Total Call Length
March 2015**



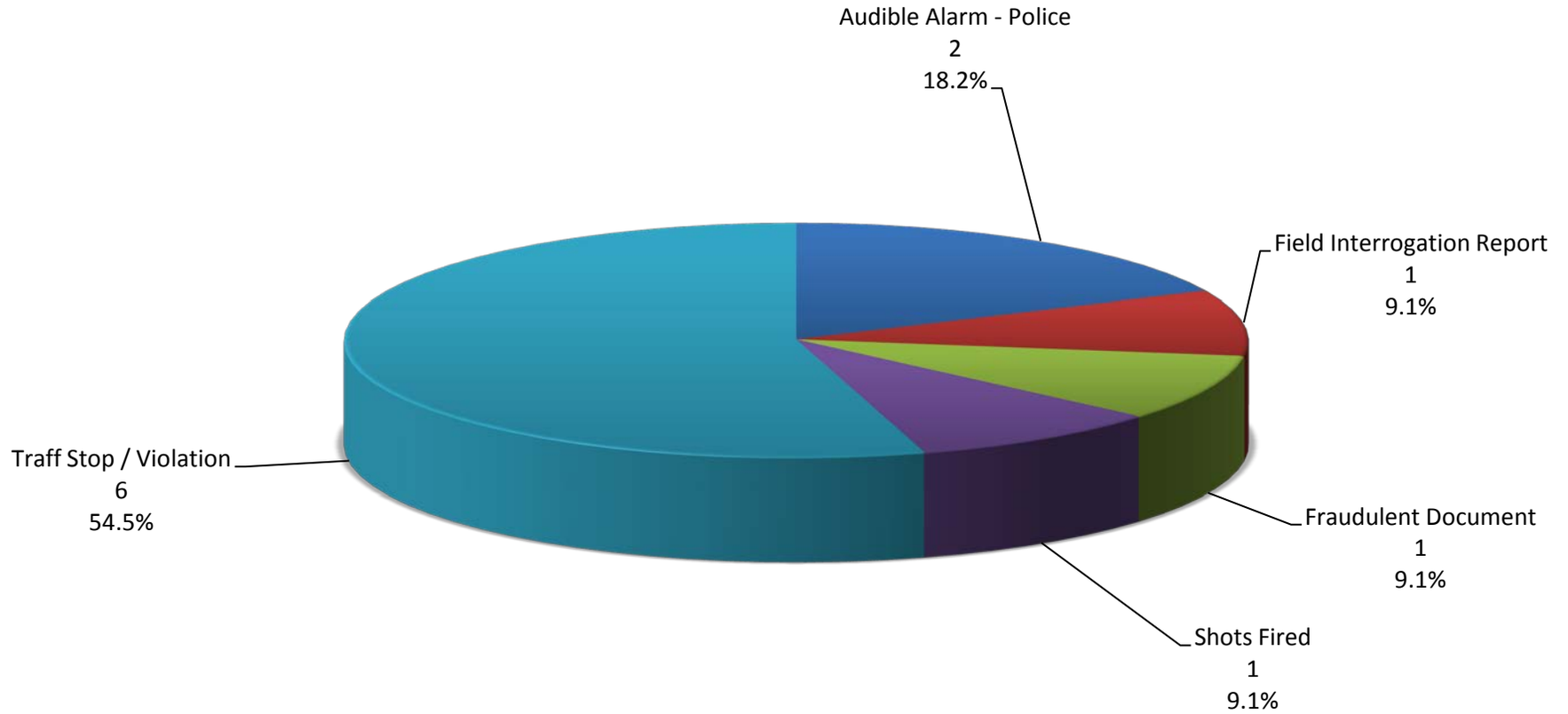
**Aurora Calls Average Call Arrival Time
March 2015**



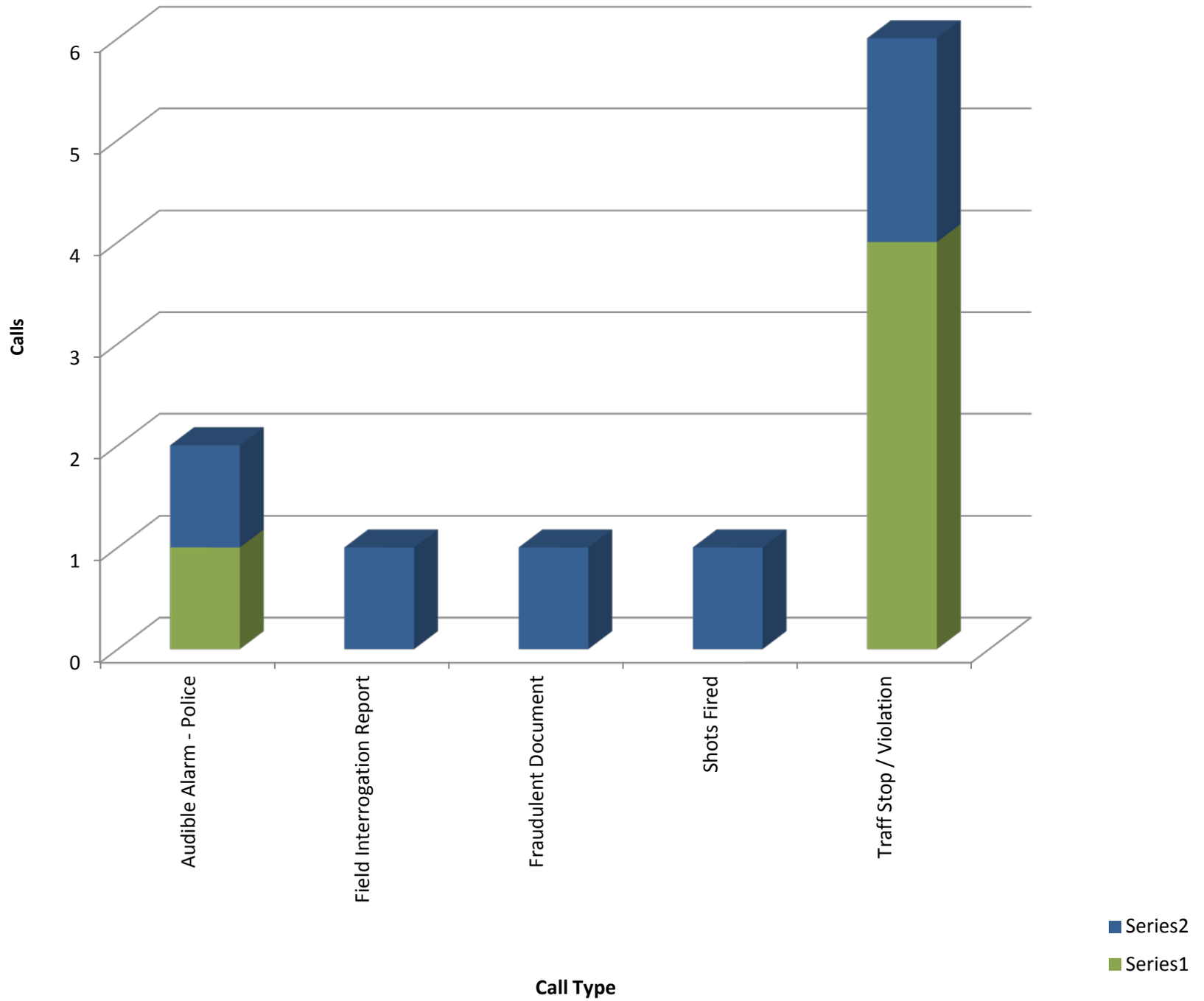
**Aurora Calls by Primary Deputy
March 2015**



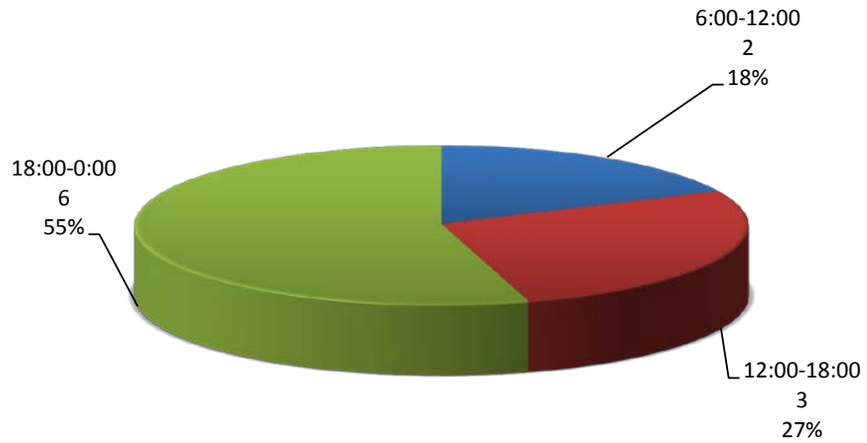
Aurora Top Calls for Service March 2015



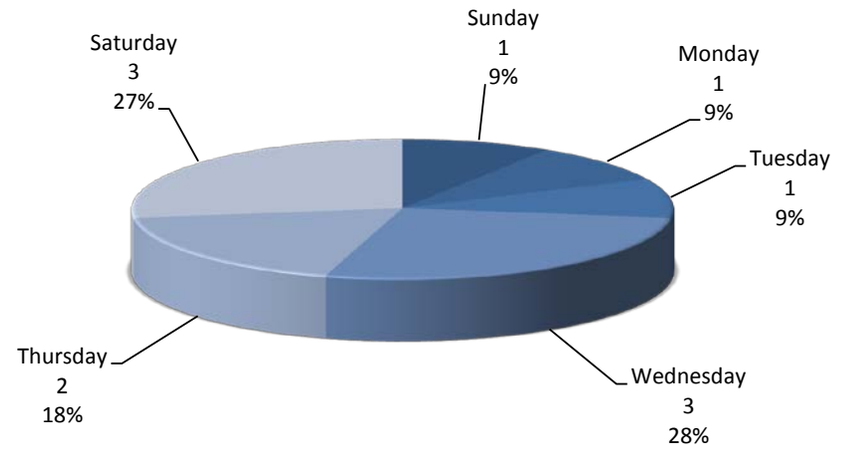
Call Type by Primary Deputy March 2015



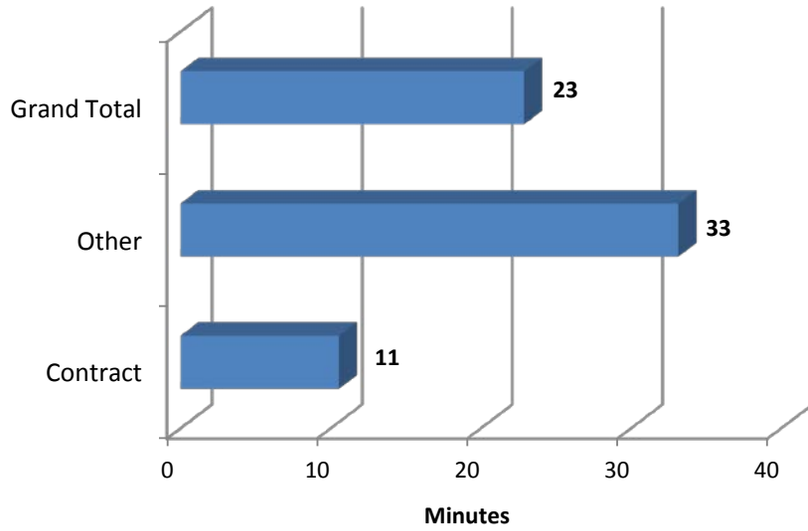
**Aurora Calls for Service by Hours Range
March 2015**



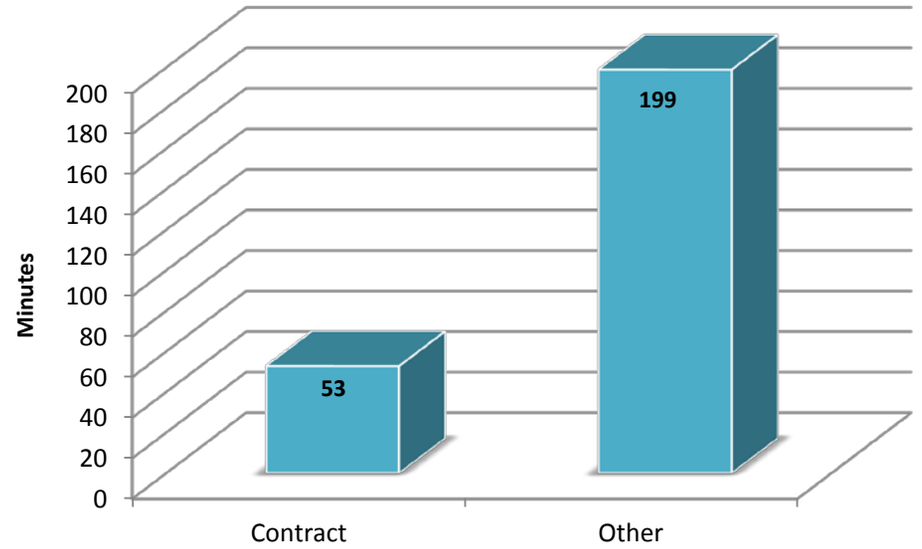
**Aurora Calls for Service by Day of Week
March 2015**



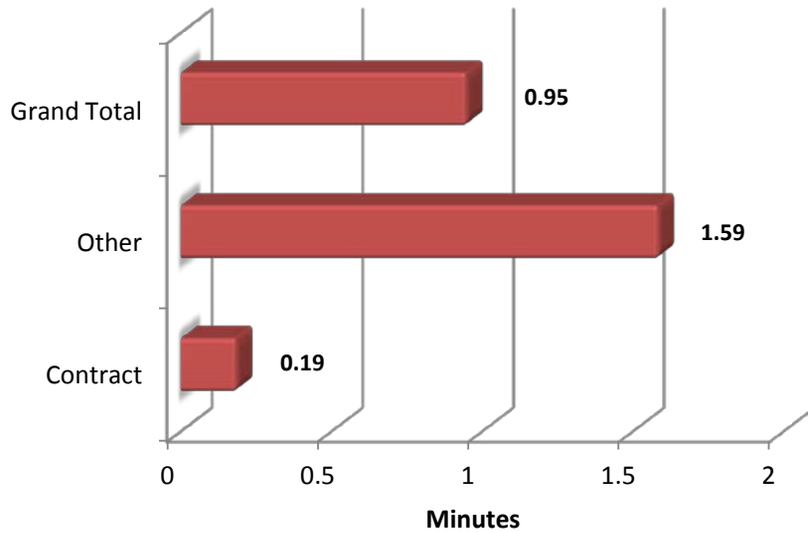
**Aurora Calls Average Call Length
March 2015**



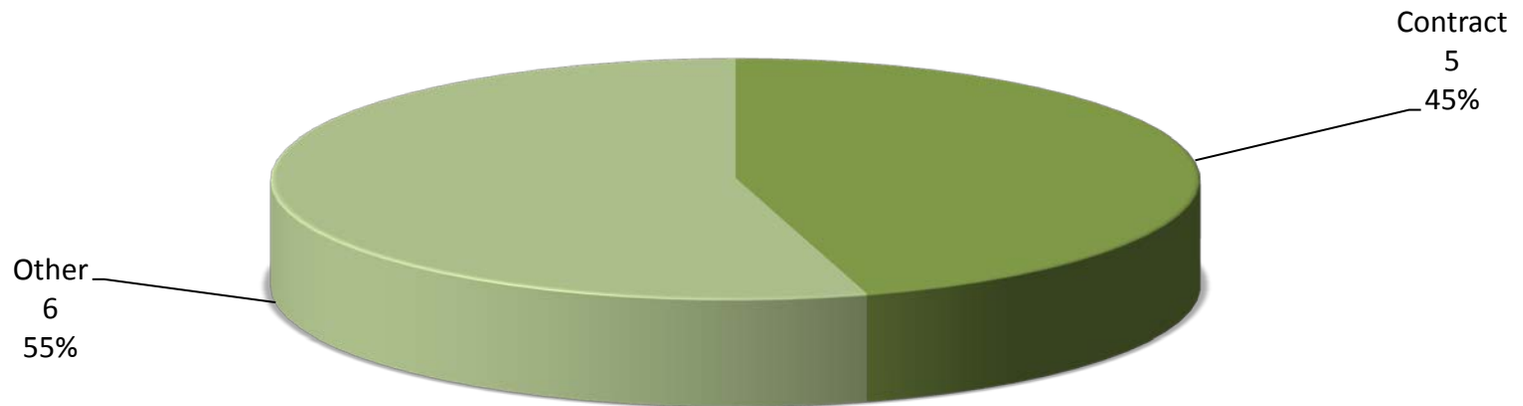
**Aurora Calls Total Call Length
March 2015**



**Aurora Calls Average Call Arrival Time
March 2015**



**Aurora Calls by Primary Deputy
March 2015**



Report from the Finance Officer
April 14, 2015

- Revenue and expense report for the period ending February 28, 2015 is included. This report shows budgeted amounts and percent of budget received/spent.
- I will continue to monitor the expense vs. budget closely. There are no new areas of concern at this time.
- I have not received any letters of interest for the budget committee vacancy. A full committee of 5 is not required; I only need to show I attempted to recruit members which I did through a notice at the post office, on our website and in our newsletter.
- I am continuing work on the 2015-2016 budget.
- I accepted the \$14,500 bid from Grove, Mueller & Swank to perform our 2015 audit. There was no increase from last year.
- Keeping current with payables and receivables.
- Continuing with front office duties.

Respectfully,



Mary C. Lambert

CITY OF AURORA - TREASURER'S REPORT Ending February 28, 2015

FUND	BUDGET	BALANCE @ July 1, 2014	TOTAL REVENUES	% TO DATE	TOTAL EXPENSES	% TO DATE	END BALANCE Feb 28, 2015
10 GENERAL	689,389.00	334,354.00	316,650.55	74.44%	222,947.36	51.87%	428,057.19
15 CITY HALL BUILDING	119,827.00	118,128.00	1,788.84	93.17%	0.00	0.00%	119,916.84
25 PARK RESERVE	1,146.00	1,136.00	3.77	37.70%	0.00	0.00%	1,139.77
29 PARK SDCs	27,069.00	29,164.00	2,305.52	99.16%	0.00	0.00%	31,469.52
30 STREET/STORM	274,053.00	159,055.00	52,039.19	41.09%	37,729.17	22.45%	173,365.02
35 ST/STORM RESERVE	51,993.00	38,367.00	9,091.19	66.41%	0.00	0.00%	47,458.19
39 ST/STORM SDCs	22,192.00	13,840.00	2,961.18	26.27%	0.00	0.00%	16,801.18
40 WATER OPERATING	498,000.00	216,959.00	189,612.16	67.00%	221,716.75	70.24%	184,854.41
42 SPW MAINTENANCE	39,717.00	31,566.00	8,104.19	99.36%	0.00	0.00%	39,670.19
45 WATER RESERVE	46,681.00	26,567.00	20,081.63	99.81%	0.00	0.00%	46,648.63
49 WATER SDCs	60,398.00	45,478.00	5,710.39	27.87%	0.00	0.00%	51,188.39
50 SEWER OPERATING	436,300.00	177,718.00	183,951.61	67.06%	126,988.98	47.02%	234,680.63
55 SEWER RESERVE	55,727.00	45,552.00	10,148.37	99.69%	0.00	0.00%	55,700.37
57 G. O. DEBT SERVICE	319,800.00	33,176.00	279,200.17	95.45%	57,400.00	17.95%	254,976.17
59 SEWER SDCs	32,778.00	28,623.00	2,130.44	34.38%	10,000.00	30.51%	20,753.44
TOTALS	2,675,070.00	1,299,683.00	1,083,779.20		676,782.26		1,706,679.94

* beg balances per audit

City Council Public Works Activity Report

April, 2015

Waste Water: 40% spent

Most of this month has been working with DEQ for new Discharge permit
Had DEQ rep evaluate irrigations sites so a reuse plan can be documented.

TMDL report is completed and will be submitted after reviewing once again to ensure correct information is listed. This report is due in September. I have been in contact with the agency.

I&I reports is due February First of each year. 2014 report mailed 1/8/2015

Flow meter calibration report is due before December 31 of each year. This is done in April 9, 2015. Cert letter will be sent this month

Water: 95% spent

The Public works personnel has been instructed on the procedure for backwash.eem to be working properly.

CCR report is being put together and will be ready for mailing on next billing cycle
Cross connection update .2014 Report has been filed

Streets:27% spent

Routine operation and maintenance. Clearing catch basin of debris. Graveled roads are being checked for pot holes and repaired as needed

Park: Risk assessment bids for the Fir trees have been asked for.

Notice for Council

Water Budget needs to be watched closely due to Plant repairs.

Administration

Public Works scheduling and planning for staff.

Reviewing Budget items for 2015-2016

Respectfully: Darrel Lockard

Public works project list

Irrigation for WWTP summer discharge

Sludge plan

Stop Lines

Prep second irrigation field

Memo

To: City Council
From: Kelly Richardson
CC: None
Date: 4/9/2015
Re: Recorders Report Month of March 2015 report

Activities and ongoing projects are as follows:

- ❖ Ongoing secretarial duties for the City Council and Planning and Historic Review Board, along with attending the meetings once a month.
 - Working closely with Historic Review Board on guideline updates and changes.
 - Working with Karen Townsend on CGL grant for HRB, Received and working on logistics of the grant.
 - Working with HRB on sign inventory is complete and letters have gone out.
- ❖ Attending Conference Committee And Records Committee Meetings
- ❖ Records Request update
 - Started on a large employee file request.
- ❖ Ongoing needs of the City, discussion items.
- ❖ Updating Planning and Zoning Files and Forms/Checklists **ONGOING**
- ❖ Gather information for website updates, worked on this quite a bit this month sent over around 5 pages of updates.
- ❖ Looking for new vendor for our WebLEDS access.
- ❖ Working on various punch list items requested. Contact cards went out, tickler file created, email consolidation **Ongoing.**
- ❖ Worked on various HR duties and reports.

RESOLUTION 692

FOR THE PURPOSE OF SUPPORTING THE)
REOPENING OF THE WILLAMETTE FALLS)
LOCKS)

WHEREAS, On January 1, 1873, the Willamette Falls Locks opened to allow passage around the waterfall at Oregon City, thereby providing access to a one river system; and

WHEREAS, in 1915, the Army Corps of Engineers purchased the Locks from the private operator, thereby ensuring free public passage through the Locks; and

WHEREAS, in 1974, the Willamette Falls Locks were listed on the National Register of Historic Places; it was the first significant facility built to improve navigation on the Columbia-Snake River Inland Waterway system and through 1939, the most important; and

WHEREAS, in 1991, the Willamette Falls Locks were designated as a State Historic Civil Engineering Landmark by the American Society of Civil Engineers; and

WHEREAS, in 2006, Governor Kulongoski designated the Willamette Falls Locks as an Oregon Solutions project, and the Willamette Falls Locks Oregon Solutions Task Force was formed, which continues to the present as the One Willamette River Coalition coordinated by the Willamette Falls Heritage Foundation to preserve the Locks and support its continued operation; and

WHEREAS, from 2006 through 2010, funding provided to the Army Corps of Engineers from the Oregon Department of Transportation, Clackamas County and the U.S. Congress allowed for seasonal operations and selected structural upgrades, including \$2.2 million in funds from the American Recover and Reinvestment Act of 2009 (PL 111-5); and

WHEREAS, in November 2011, the Willamette Falls Locks were placed into "non-operational" status and on short notice were closed to vessel passage based upon an engineering assessment that identified safety concerns of potential failure; and

WHEREAS, closure has placed a severe hardship on commercial, recreational and tribal river users; and

WHEREAS, in March 2012, the National Trust for Historic Preservation declared the Willamette Falls Locks as one of the most threatened National Treasures, thereby providing technical assistance; and

WHEREAS, the Historic Preservation League of Oregon (now Restore Oregon) named the Willamette Falls Locks as one of its 10 "Most Endangered Places;" and

WHEREAS, an application is being prepared for designation of the area surrounding the Locks as a National Heritage Area by the National Park Service; and

WHEREAS, in September 2014, ECO Northwest, under contract with the Willamette Falls Heritage Foundation, published the "*Willamette Locks Economic Potential Report*," providing information on potential operating costs and community benefits of reopening the Locks; and

WHEREAS, the non-operational status of the Locks has rendered the Willamette river non-navigable above Willamette Falls; and

WHEREAS, the Locks are a primary historic asset under application being prepared for designation of the areas at the Willamette Falls as State and National Heritage Areas; and

WHEREAS, the Cities of West Linn, Oregon City and Wilsonville have adopted formal Resolutions Supporting the Reopening of the Willamette Falls Locks;

NOW THEREFORE

BE IT RESOLVED as follows by the Aurora City Council:

1. The City of Aurora urges the Corps of Engineers to expedite the needed rehabilitation of the Willamette Falls Lock and reopen the Locks to the general public and commercial, recreational and marine traffic.
2. The City of Aurora supports creation of a State Task Force to work with the Corps of Engineers to develop a plan for sustainable operations of the Willamette Falls Locks.
3. The City of Aurora urges the Oregon Congressional delegation to support the expedited repair and reopening of the Willamette Falls Locks.
5. The City of Aurora supports the rehabilitation of the Locks as an integral part of the State and National Heritage Area at Willamette Falls.

Adopted by the Aurora City Council on this 14th day of April, 2015.

Bill Graupp, Mayor

ATTEST:

Kelly Richardson, CMC
City Recorder

RESOLUTION 693

A RESOLUTION SUPPORTING EFFORTS TO CREATE A WILLAMETTE FALLS NATIONAL HERITAGE AREA AND URGING DESIGNATION OF SUCH BY CONGRESS

WHEREAS, National Heritage Areas are designated by Congress as places where natural, cultural, and historic resources combine to form a cohesive, nationally important landscape; and

WHEREAS, the Willamette Falls Area is an important nexus of the geologic formations created by the Missoula Floods, including the Willamette Meteorite and the foundation of the unmatched fertility of the Willamette Valley; and

WHEREAS, the Falls Area was a prominent gathering place for fishing and trade among numerous tribes for centuries prior to white settlement; and

WHEREAS, the Willamette River and Falls has been and continues to be an important transportation hub for tourism, commerce and recreation; and

WHEREAS, the 2,000-mile journey over the Oregon Trail ended in the Falls area (a destination point for one of the largest unforced migrations in world history), and helped to secure the nation's boundaries from the Atlantic to the Pacific; and

WHEREAS, the power of Willamette Falls inspired human industry since its discovery, for early sawmills and flour mills, and eventually hydroelectric power for woolen and paper mills, but especially for the world's first long distance transmission of electricity; and

WHEREAS, the discovery of mineral wealth in Lake Oswego helped to build the Pacific Northwest's infrastructure, through its iron mines and iron smelters, and

WHEREAS, the industrialization in the Falls area was the birthplace of industry in the American Northwest.

WHEREAS, a coordinated approach to managing and promoting this area as a national and statewide resource is a unique opportunity to collaborate on cultural & heritage tourism, natural resources, recreation and historic preservation.

NOW, THEREFORE, BE IT RESOLVED BY THE AURORA CITY COUNCIL THAT,

The City of Aurora supports the efforts of the Willamette Falls Heritage Area Coalition to attain National Heritage status for the Willamette Falls area; urges the National Park Service to find that such status is merited, and urges Congress to designate and create a Willamette Falls National Heritage Area.

APPROVED AND ADOPTED BY The Aurora City Council this 14th day of April, 2015.

Bill Graupp, Mayor

ATTEST:

Kelly Richardson, CMC City Recorder

ORDINANCE 478

AN ORDINANCE AMENDING THE CITY OF AURORA MUNICIPAL CODE

WHEREAS, the City of Aurora received an application to amend the Aurora Municipal Code (AMC) to revise conditional uses under the Commercial (C) zone to allow more floor space to be used for the manufacture and processing of products that are associated with on-site retail sales and business when the property does not abut a residential zone; and

WHEREAS, the City of Aurora deemed it necessary to amend the Aurora Municipal Code; and

WHEREAS, the Aurora Planning Commission held a public hearing on the proposed amendments to the City of Aurora Municipal Code on September 2, 2014, at which time the public was given full opportunity to be present and heard on the matter;

WHEREAS, the Aurora City Council held a public hearing on the proposed amendments to the City of Aurora Municipal Code on September 9, 2014, at which time the public was given full opportunity to be present and heard on the matter;

WHEREAS, proper notice of the said public hearings was given to the public pursuant to applicable state statutes; and

NOW THEREFORE; The people of the City of Aurora ordain as follows;

SECTION 1. Adoption. The amendment to the City of Aurora Municipal Code attached hereto and marked Exhibit A and B is hereby adopted.

Passed by this Council this _____ day of _____, 2015 by the following vote:

AYES: _____

NAYS: _____

Approved by the Mayor this _____ day of _____, 2015

Bill Graupp, Mayor

ATTEST: _____
Kelly Richardson, City Recorder

Chapter 16.14

C COMMERCIAL ZONE

Sections:

- 16.14.010 Purpose.
- 16.14.020 Permitted uses.
- 16.14.030 Conditional uses.
- 16.14.040 Development standards.
- 16.14.050 Open inventory display.

16.14.010 Purpose.

The commercial zone (C) is intended to provide areas for retail and service commercial uses. (Ord. 415 § 7.60.010, 2002)

16.14.020 Permitted uses.

In the commercial zone, except as specifically stated in Section 16.14.050 activities shall be conducted within an enclosed building or structure and are subject to site development review, Chapter 16.58. Only the following uses and their accessory uses are permitted outright:

1. Auction house, auditorium, exhibit hall, community building, club, lodge hall, fraternal organization or church;
2. Bed and breakfast inn, hotel or motel;
3. Bicycle sales or repair;
4. Cultural exhibits and library services;
5. Day care facility licensed by state;
6. Dwelling units located on the second floor of the commercial structure;
7. Eating and drinking establishments;
8. Financial, insurance and real estate offices;
9. General retail and convenience sales, except adult bookstores;
10. Indoor and outdoor recreation and entertainment facilities, except adult entertainment or adult motion picture theaters;
11. Laundry or dry cleaning establishments;
12. Medical or dental services including labs;
13. Mini storage, with or without a caretaker dwelling;
14. Minor impact utilities;
15. Motor vehicle, farm implement, boat or trailer rental, sales or services including body repairs when repairs are conducted wholly within an enclosed structure;
16. Mortuary, funeral home, crematorium or taxidermy;
17. Nurseries, greenhouses, and landscaping supplies not requiring outside storage for items other than plant materials including wholesale or retail;
18. Parking structure or lot or storage garage;
19. Printing or publishing plant;
20. Professional and administrative offices;
21. Public safety and support facilities;
22. Public transportation passenger terminal or taxi stand;

- 23. Repair services for household and personal items, excluding motorized vehicles;
- 24. Sales, grooming and veterinary offices or animal hospitals without outside pens or noise beyond property line;
- 25. Schools;
- 26. Service station, retail vehicle fuel sales or car wash when not located adjacent to a residential zone.
- 27. Single-family residence, provided it is an accessory use and cannot be sold separately;
- 28. Studios, including art, photography, dance, and music. (Ord. 415 § 7.60.020, 2002)

16.14.030 Conditional uses.

The following uses and their accessory uses may be permitted when authorized by the planning commission in accordance with the requirements of Chapter 16.60, other relevant sections of this title and any conditions imposed by the planning commission:

A. Adult bookstore, adult entertainment or adult motion picture theaters, provided no sales area or activity is ever visible from the building exterior, all building setbacks shall be a minimum of thirty-five (35) feet from any property line and shall be screened and buffered in accordance with Section 16.38.040. In addition, location shall be at least one thousand five hundred (1,500) feet, measured in a straight line, from any of the following:

- 1. Residential district,
- 2. Public or private nursery, preschool, elementary, junior, middle or high school,
- 3. Day care facility, nursery school, convalescent home, home for the aged, resident care facility or hospital,
- 4. Public library,
- 5. Community recreation,
- 6. Church,
- 7. Historic district or historic structure;

B. Home occupations (Type II) subject to Chapter 16.46;

C. Major impact utilities, including telecommunications facilities subject to Chapter 16.50, provided that a ten (10) foot perimeter setback containing both externally visible landscaping meeting buffering standards and solid screening surrounds the property;

D. Retail or wholesale business with not more than fifty (50) percent of the floor area used for the manufacturing, processing or compounding of products in a manner which is clearly incidental associated with ~~to~~ the retail primary business conducted on the premises; (Ord 478, 2015)

E. On lots that do not abut a residential zone, retail or wholesale business with not more than seventy-five (75) percent of the floor area used for the manufacturing, processing or compounding of products in a manner which is clearly associated with the retail business conducted on the premises; (Ord 478, 2015)

~~F~~. Wholesaling, storage and distribution. (Ord. 415 § 7.60.030, 2002)

16.14.040 Development standards.

A. There is no minimum size for lots or parcels served by municipal sewer. Minimum lot sizes for lots or parcels without municipal sewer shall be as determined by the county sanitarian.

B. There is no minimum lot width or depth.

C. Unless otherwise specified, the minimum setback requirements are as follows:

1. There is no minimum front yard setback except as required for buffering of off street parking in accordance with Section 16.38.050;

2. On corner lots and the rear of through lots the minimum setback for the side facing the street shall be ten (10) feet;

3. No side or rear yard setback shall be required except twenty (20) feet screened and buffered in accordance with Chapter 16.38 shall be required where abutting a residential zoning district;

D. No building shall exceed forty-five (45) feet in height. Within one hundred (100) feet of a residential zone, no building shall exceed thirty-five (35) feet in height. All buildings greater than thirty-five (35) feet in height are subject to Chapter 16.24.

E. Parking shall be in accordance with Chapter 16.42.

F. Landscaping shall be in accordance with Chapter 16.38.

G. All properties located outside the designated historic commercial overlay and the historic residential overlay and adjacent to Highway 99 or Ehlen Road shall be collectively referenced as "gateway properties." The standards of Chapter 16.56 shall apply to all aspects of the site including, but not limited to, structural facade, yard and landscaping that are immediately adjacent to and visible from Highway 99 or Ehlen Road.

H. Additional requirements shall include any applicable section of this title. (Ord. 415 § 7.60.040, 2002)

16.14.050 Open inventory display.

A. All business, service, repair, processing, storage or merchandise displays shall be conducted wholly within an enclosed building except for the following:

1. Off-street parking or loading;

2. Drive-through windows;

3. Display, for resale purposes, of large on road vehicles which could not be reasonably displayed wholly within a building; specifically automobiles, boats, logging equipment, farm machinery, heavy machinery and trucks. Such displays shall be limited to a maximum of five vehicles which shall be movable at all times and cannot be deemed as discarded or dismantled. All vehicles displayed for sale must be located on a paved surface;

4. Displays for resale purposes of small merchandise which shall be removed to the interior of the business after business hours;

5. Display, for resale purposes, of live trees, shrubs and other plants.

6. Outdoor seating in relation to permitted eating or drinking establishment subject to 16.34.060.D.

B. All open inventory displays shall be maintained, kept clean, and be situated in conformance with all applicable city ordinances. (Ord. 464, 2011; Ord. 415 § 7.60.050, 2002)

Chapter 16.14

C COMMERCIAL ZONE

Sections:

- 16.14.010 Purpose.
- 16.14.020 Permitted uses.
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- 16.14.040 Development standards.
- 16.14.050 Open inventory display.

16.14.010 Purpose.

The commercial zone (C) is intended to provide areas for retail and service commercial uses. (Ord. 415 § 7.60.010, 2002)

16.14.020 Permitted uses.

In the commercial zone, except as specifically stated in Section 16.14.050 activities shall be conducted within an enclosed building or structure and are subject to site development review, Chapter 16.58. Only the following uses and their accessory uses are permitted outright:

1. Auction house, auditorium, exhibit hall, community building, club, lodge hall, fraternal organization or church;
2. Bed and breakfast inn, hotel or motel;
3. Bicycle sales or repair;
4. Cultural exhibits and library services;
5. Day care facility licensed by state;
6. Dwelling units located on the second floor of the commercial structure;
7. Eating and drinking establishments;
8. Financial, insurance and real estate offices;
9. General retail and convenience sales, except adult bookstores;
10. Indoor and outdoor recreation and entertainment facilities, except adult entertainment or adult motion picture theaters;
11. Laundry or dry cleaning establishments;
12. Medical or dental services including labs;
13. Mini storage, with or without a caretaker dwelling;
14. Minor impact utilities;
15. Motor vehicle, farm implement, boat or trailer rental, sales or services including body repairs when repairs are conducted wholly within an enclosed structure;
16. Mortuary, funeral home, crematorium or taxidermy;
17. Nurseries, greenhouses, and landscaping supplies not requiring outside storage for items other than plant materials including wholesale or retail;
18. Parking structure or lot or storage garage;
19. Printing or publishing plant;
20. Professional and administrative offices;
21. Public safety and support facilities;
22. Public transportation passenger terminal or taxi stand;

23. Repair services for household and personal items, excluding motorized vehicles;
24. Sales, grooming and veterinary offices or animal hospitals without outside pens or noise beyond property line;
25. Schools;
26. Service station, retail vehicle fuel sales or car wash when not located adjacent to a residential zone.
27. Single-family residence, provided it is an accessory use and cannot be sold separately;
28. Studios, including art, photography, dance, and music. (Ord. 415 § 7.60.020, 2002)

16.14.030 Conditional uses.

The following uses and their accessory uses may be permitted when authorized by the planning commission in accordance with the requirements of Chapter 16.60, other relevant sections of this title and any conditions imposed by the planning commission:

A. Adult bookstore, adult entertainment or adult motion picture theaters, provided no sales area or activity is ever visible from the building exterior, all building setbacks shall be a minimum of thirty-five (35) feet from any property line and shall be screened and buffered in accordance with Section 16.38.040. In addition, location shall be at least one thousand five hundred (1,500) feet, measured in a straight line, from any of the following:

1. Residential district,
2. Public or private nursery, preschool, elementary, junior, middle or high school,
3. Day care facility, nursery school, convalescent home, home for the aged, resident care facility or hospital,
4. Public library,
5. Community recreation,
6. Church,
7. Historic district or historic structure;

B. Home occupations (Type II) subject to Chapter 16.46;

C. Major impact utilities, including telecommunications facilities subject to Chapter 16.50, provided that a ten (10) foot perimeter setback containing both externally visible landscaping meeting buffering standards and solid screening surrounds the property;

D. Retail or wholesale business with not more than fifty (50) percent of the floor area used for the manufacturing, processing or compounding of products in a manner which is clearly associated with the retail business conducted on the premises; (Ord. 478, 2015)

E. On lots that do not abut a residential zone, retail or wholesale business with not more than seventy-five (75) percent of the floor area used for the manufacturing, processing or compounding of products in a manner which is clearly associated with the retail business conducted on the premises; (Ord. 478, 2015)

F. Wholesaling, storage and distribution. (Ord. 415 § 7.60.030, 2002)

16.14.040 Development standards.

A. There is no minimum size for lots or parcels served by municipal sewer. Minimum lot sizes for lots or parcels without municipal sewer shall be as determined by the county sanitarian.

B. There is no minimum lot width or depth.

C. Unless otherwise specified, the minimum setback requirements are as follows:

1. There is no minimum front yard setback except as required for buffering of off street parking in accordance with Section 16.38.050;

2. On corner lots and the rear of through lots the minimum setback for the side facing the street shall be ten (10) feet;

3. No side or rear yard setback shall be required except twenty (20) feet screened and buffered in accordance with Chapter 16.38 shall be required where abutting a residential zoning district;

D. No building shall exceed forty-five (45) feet in height. Within one hundred (100) feet of a residential zone, no building shall exceed thirty-five (35) feet in height. All buildings greater than thirty-five (35) feet in height are subject to Chapter 16.24.

E. Parking shall be in accordance with Chapter 16.42.

F. Landscaping shall be in accordance with Chapter 16.38.

G. All properties located outside the designated historic commercial overlay and the historic residential overlay and adjacent to Highway 99 or Ehlen Road shall be collectively referenced as "gateway properties." The standards of Chapter 16.56 shall apply to all aspects of the site including, but not limited to, structural facade, yard and landscaping that are immediately adjacent to and visible from Highway 99 or Ehlen Road.

H. Additional requirements shall include any applicable section of this title. (Ord. 415 § 7.60.040, 2002)

16.14.050 Open inventory display.

A. All business, service, repair, processing, storage or merchandise displays shall be conducted wholly within an enclosed building except for the following:

1. Off-street parking or loading;

2. Drive-through windows;

3. Display, for resale purposes, of large on road vehicles which could not be reasonably displayed wholly within a building; specifically automobiles, boats, logging equipment, farm machinery, heavy machinery and trucks. Such displays shall be limited to a maximum of five vehicles which shall be movable at all times and cannot be deemed as discarded or dismantled. All vehicles displayed for sale must be located on a paved surface;

4. Displays for resale purposes of small merchandise which shall be removed to the interior of the business after business hours;

5. Display, for resale purposes, of live trees, shrubs and other plants.

6. Outdoor seating in relation to permitted eating or drinking establishment subject to 16.34.060.D.

B. All open inventory displays shall be maintained, kept clean, and be situated in conformance with all applicable city ordinances. (Ord. 464, 2011; Ord. 415 § 7.60.050, 2002)

From: Craig McNamara [craig.mcnamara9@gmail.com]
Sent: Saturday, April 04, 2015 9:55 AM
To: recorder
Cc: Joseph Schaefer
Subject: Planning Commission Application

To the City of Aurora,

My name is Craig McNamara and I have been a resident of Aurora since Feb. 2002. I just purchased a home on Liberty in January and plan on living in this town forever.

I have been to several Planning Commission meetings over the last year and would like to fulfill my civic duty by applying to become a member of the commission. I am a quick study and will devote the time necessary to understand the Rules and Processes of our town's governance.

If there is anything else that is required for my consideration as City Planning Commissioner, please contact me and I will provide.

Thank you,

Craig McNamara
21173 Liberty St NE
Aurora, Or 97002

503-753-7792