PLANNING COMMISSION MINUTES OF MEETING
Wednesday, September 27, 2017
7:00 p.m.

A quorum being present at Centerville City Hall, 250 North Main Street, Centerville, Utah. The meeting of the Centerville City Planning Commission was called to order at 7:00 p.m.

MEMBERS PRESENT
Cheylynn Hayman
Kathy Helgesen
David Hirschi, Chair
Gina Hirst
Becki Wright
Logan Johnson

MEMBER ABSENT
Kevin Daly

STAFF PRESENT
Cory Snyder, Community Development Director
Lisa Romney, City Attorney
Cassie Younger, Assistant Planner
Katie Farnsworth, Recording Secretary

VISITORS
Interested citizens (see attached sign-in sheet)

PLEDGE OF ALLEGIANCE

OPENING COMMENT/LEGISLATIVE PRAYER
Chair Hirschi

PUBLIC HEARING – ZONE TEXT AMENDMENT – “CATERING, LIMITED” IN C-M ZONES

Cassie Younger, Assistant Planner reviewed the Staff Report outlining the history of CupBop, the applicant, and their desire to establish a location with an industrial kitchen to provide catering services. Ms. Younger explained that the Zoning Code currently does not contain a definition for catering services.

Ms. Younger presented the proposed new definition for “Catering, Limited” to be added to the Table of Uses to include both catering and food services contract including a limited number of catering transport vehicles. A specific number of permitted catering transport vehicles was intentionally not included due to differences in size and capacity of businesses. By using the term limited, the definition should sufficiently prohibit a large
fleets of vehicles at any given location. The definition specifically calls out the prohibition of mobile food trucks, food carts, or any other mobile food service uses.

Ms. Younger noted the location that CupBop is considering at 200 South Main Street does fall in the Main Street Overlay Zone. Staff believes the applicant generally fits the General Plan guidelines of what uses are permitted in commercial zones and recommends a Conditional Use Permit be required for this type of use within commercial zones.

Nate Hatch, representative of CupBop, addressed the Commission regarding viability of the building and basic operation of the business.

At 7:21 p.m., Chair Hirschi opened the public hearing. Seeing no one wishing to comment, Chair Hirschi closed the public hearing.

Commissioners Helgesen and Wright expressed concerns about the appropriateness of an industrial use relating to this type of business along Main Street. Mr. Snyder reminded the Commission that the permitted uses right now are low and it is preventing growth on Main Street. He believes that the City should not limit growth to businesses that will only serve Centerville citizens. Commissioner Johnson believes there is considerable benefit to having a good tenant in the building.

Commissioner Hayman made a motion to approve the stated definition of “Catering, Limited” as stated in the Staff Report and the allowed use of a Conditional Use Permit in Commercial-Medium Zone with the following directive in the Staff Report and Reasons for Action (a) through (f). Commissioner Johnson seconded the motion. A roll-call vote was taken with Commissioners Johnson, Hirschi, Hirst, and Hayman assenting and Commissioners Wright and Helgesen dissenting. The motion passed by majority vote (4-2).

Directive:

1. Parking calculations should be established by the zoning administrator at the time the use is approved.

Reasons for the Action:

(a) The Planning Commission finds that the “decision to amend the Zoning Code is a matter within the legislative discretion of the City Council” as described in [CZC 12.21.060(a)(1)(C)].

(b) The new definition of “Catering, Limited” while listing it as a Conditional Use in Commercial-Medium Zones is consistent with the goals, objectives and policies of the General Plan [Section 12-420-2.2].

(c) The Planning Commission finds that the Main Street commercial area is old now and somewhat deteriorating, though a few new buildings have been constructed here in recent years.

(d) The Planning Commission finds that the General Plan objective to redevelop or revitalize the Main Street Commercial area may continue to be difficult and slow, despite the South Main Street Overlay incentives.
(e) Therefore, the Planning Commission finds that opportunities to encourage restoration or revitalization ought to be permissible.

(f) Parking Calculations for uses not provided shall be determined by the Zoning Administrator using the nearest compatible use [CZC 12.52.060].

Commissioner Johnson made a **motion** that the Planning Commission recommends that Staff further examine the acceptable zones for this use and review amending the Zoning Code accordingly with Reasons for Action (a) through (b) in the Staff Report. Commissioner Hayman seconded the motion. The motion passed by unanimous vote (6-0).

**Reasons for Action:**

(a) The Planning Commission finds that the “decision to amend the Zoning Code is a matter within the legislative discretion of the City Council” as described in [CZC 12.21.060(a)(1)(C)].

(b) The new definition of “Catering, Limited” may be an acceptable use in All Commercial Zones and Industrial Zones.

**PUBLIC HEARING – CONCEPTUAL SUBDIVISION PLAT – MOSS ACRES – 2026 NORTH MAIN**

Cassie Younger, Assistant Planner, reviewed the history of the property being rezoned from Agriculture-Low to Residential-Low as well as the historical home on the site. This property also lies in the Hillside Overlay. Ms. Younger reviewed the requirements for single-family lots on a slope for frontage allowances. Cory Snyder, Community Development Director, explained that because there is no minimum lot size, under Utah law, the Land Use Management Act states that if there is something unclear or that is being debated, the Commission is required to interpret it in favor of the property owner.

Chad Morris, applicant, addressed the issues regarding access to the property by rerouting the existing driveway or doing some shared driveway access. Mr. Morris would like to see the frontage requirement for slope based on a ratio. Mr. Snyder agreed there needs to be a balance between lots sizes and requirements. The applicant could achieve this by requesting an amendment to the Zoning Code or seeking to qualify for a variance from the Board of Adjustment.

Chair Hirschi pointed out that one of the conditions (#2) is that the preliminary subdivision plat shall also meet the requirements of the Hillside Overlay for Preliminary Review and that the issue regarding slopes and frontage would be revisited at that point. For now, the Planning Commission is only voting on the conceptual subdivision plan generally.

At 7:53 p.m., Chair Hirschi opened the public hearing. Seeing no one wishing to comment, Chair Hirschi closed the public hearing.

Commissioner Wright made a **motion** that the Planning Commission accept the Conceptual Subdivision Plat at 2026 North Main, with Directives (1) – (5) and Reasons
for Action (a) through (f) as outlined in the Staff Report. Commissioner Helgesen seconded the motion. The motion passed by unanimous vote (6-0).

**Directives:**

1. Preliminary Subdivision Application shall be submitted in accordance of CMC 15.03 of the Subdivision Ordinance.
2. Preliminary Subdivision Plat shall also meet the requirements of the Hillside Overlay Preliminary Review, as listed in CZC 12.42.030(c).
3. Dimension of lots and building area are amended to meet the standards as outlined in the Hillside Overlay Development Standards in CZC 12.42.040.
4. A cash bond shall be established for the demolition of the existing accessory building on Lot 3, until a primary use (residential) is established on Lot 3.
5. Lot 3 lot lines can be adjusted accordingly in order to preserve the historic home on Lot 4, as depicted in the Conceptual Plat, and as allowed in CMC 15.05.020(d). Other lots shall have the required right angles as the side lines of the lots.

**Reasons for Action:**

(a) The conceptual subdivision appears to be consistent with the General Plan.
(b) Adequately meets the Subdivision Ordinance Standards in CMC 15-5.
(c) With changes, this plan has the potential to meet the Development Standards for the Hillside Overlay for a single-family subdivision, as stated in CZC 12.42.
(d) The applicable review standards of the Subdivision Ordinance pertaining to a Conceptual Subdivision application have been reviewed and directives established to allow the proposal to proceed to preliminary subdivision plan submittal.
(e) No accessory use shall be established on the lot until a primary use is established [CZC 12.32.040].
(f) The Planning Commission may recommend exception to the Lot Standards regarding the side lines of lots, as stated in CMC 15.05.020(d).

**PUBLIC HEARING – ZONE MAP AMENDMENT AND CONCEPTUAL PLAN – LEGACY COMMONS – NW CORNER OF 1250 WEST AND PARRISH LANE**

Commissioner Johnson excused himself from the meeting for this agenda item due to a conflict of interest.

Cory Snyder, Community Development Director, reviewed the history of this property located at the northwest corner of Parrish Lane and 1250 West. Generally, the applicant wishes to use the West Centerville Neighborhood Plan that allows for mixed use with both commercial and residential uses.
Mr. Snyder outlined a few of the issues with the property including access to the property from Parrish Lane that is owned by the Utah Department of Transportation (UDOT). The applicant and Staff have both met with UDOT separately to discuss the access issues. At a conceptual level, the City Engineer believes this proposal could move forward and reach a consensus as more detailed plans are presented.

Mr. Snyder next outlined the uses of the property which include a hotel, two commercial pads (such as a restaurant and coffee house), and residential units. As far as the layout of the design, Mr. Snyder reviewed the Parrish Lane Design Guidelines and how they were applied to the project. Part of the discussion with the applicant has been to use concrete instead of asphalt as a better product in the market place and a better way to the trail. Mr. Snyder considers this type of project would create synergy in this neighborhood and that opposition to density on the Westside of Centerville is low. At this time, with the amount of details provided by the applicant, Staff recommends moving forward with the proposed PDO rezone amendment.

Spencer Wright, applicant, addressed the Commission regarding the property and proposed development. Applicant desires to have this PDO applied to this property with commercial on the southern portion and residential, multi-family, on the northern portion.

Mr. Wright explained the hotel developer is a local group that owns other hotels in the area. The proposed hotel would be four (4) stories and include about one hundred (100) rooms. Mr. Wright was unsure whether the hotel would include conference and meeting rooms but feels it could be included.

Commissioner Wright asked for clarification regarding the color palette. The applicant is open to suggestions and would like to use a color scheme that the City approves of and that meet the Design Standards.

At 8:24 p.m., Chair Hirschi opened the public hearing. Seeing no one wishing to comment, Chair Hirschi closed the public hearing.

Commissioner Hayman expressed excitement for this use and feels it is a great use of the space.

Commissioner Hirst made a motion that the Planning Commission recommend approval for the PDO Rezone and Conceptual Plan for the Legacy Commons, with the Directives (a) through (f) as outlined in the Staff Report and with the Reasons for Action (a) through (h) outlined in the Staff Report with corrected numbering. Commissioner Hayman seconded the motion. The motion passed by unanimous vote (5-0).

Directives:

a. The Development Design for the Legacy Commons shall be substantially consistent with the plan layout received by the City on September 7, 2017.

b. The Land Uses shall consist of the following:
• **Hotel Use** – 1.73 acres, Max. Four-story Main Building (60 feet in height, if a CUP is approved by the City).

• **Commercial Uses (e.g. restaurant & coffee house)** – 1.25 acres, two (2) sites (heights are proposed as 1-story buildings)

• **Multi-family Residential Uses** - 5.20 acres, consisting of:
  - Max. 3-story Main Buildings (45 feet in height)
  - 111 Dwelling Units
  - 236 Parking Spaces with 92 parking stalls in garages
  - 1.60 acres Open Space (31% of the Residential Area)

c. The Architecture and Building Design Theme shall consist of the following:
  - A Shorelands Commerce Park color palate or other tones deemed compatible with the surrounding development, as approved with a final site plan.
  - The design of the Hotel and Commercial Uses shall be subject to the Parrish Lane Gateway Design Standards [CZC 12.63].
  - The residential design shall be consistent with the submitted Denver based project (*Aster Town Center*) concepts consisting of a low slope-roof (*an adapted contemporary prairie style*) building architecture meeting the approved PDO color palette.
  - The residential style and layout shall consist of, with the units fronting streets and pathways with parking hidden behind the building, as depicted on the Conceptual Plan.
  - The primary pedestrian streetscape design and trail system path shall be provided along 1250 West, as depicted on the Concept Plan, which creates the ability to connect to the 1250 West pedestrian overpass of Legacy Parkway located further to the north.
  - A secondary streetscape (non-pedestrian) design shall be provided along Parrish Lane, with landscaping and fencing, as depicted on the Concept Plan and compatible with the design across the street to the south.
  - The Hotel use shall be subject to the “Increased Height” provision of [CZC 12.34.080].

d. The **Site Layout & Landscaping Theme** shall consist of the following:
  - Site Access will be from 1250 West Street consisting of two (2) planned accesses; one primarily for the hotel and commercial uses and the other for residential uses, as depicted on the Concept Plan.
  - As part of any related development final development approval, the southern access for the commercial uses shall be deemed acceptable to the City upon review by a traffic engineer to establish whether it is a limited or full turn-movement access point.
  - All interior drive lanes shall be integrated within the entire development, as depicted on the Concept Plan.
  - The hotel and commercial uses will be located along Parrish Lane and the south corner and southern portion of 1250 West, as depicted on the Concept Plan.
• The residential uses will be located behind (from Parrish Lane) and also fronting the northern portion of the property along 1250 West, along the proposed trail/pathway, as depicted on the Concept Plan.
• The Common Area amenities shall be provided in an integrated manner and internal pathways shall be provided connecting to the residential units, as depicted on the Concept Plan.
• The proposed landscaping theme, particularly along Parrish Lane and 1250 West is to be compatible with the drought tolerant style used in the Legacy Trails project \(\text{(across Parrish Lane to the south)}\).
• The fencing and pedestrian style street lighting fixtures shall be used along 1250 West, as depicted on the Concept Plan.
• The fencing and parking lot lighting along Parrish Lane shall be consistent with the styles used along 1250 West.
• Interior project landscaping shall be consistent with the treescaping shown on the conceptual plan – a final detailed landscaping plan shall be prepared and submitted with any final development application.
• A screen wall or fence shall be provided along the northern property boundary to buffer the residential units from the adjacent I-H zone, as depicted on the Concept Plan.
• The bench and water feature shall be provided at the intersection corner of Parrish Lane/1250 West and shall be compatible with the design plan concepts implemented for the Parrish-Legacy CDA.

e. The **Site Plan/Subdivision and Phased Construction** shall be prepared as one development site to support the development in its entirety. However, construction activities may be phased as independent lots, as follows:
  • **Phase One – Multi-family Residential Buildings & related elements (Lot 1)**
  • **Phase Two – Hotel/Commercial Buildings (Lot 2)**

f. The **Development Variations Allowed** for the Legacy Commons are limited to the following:
  • **Parrish Lane Gateway Design Standards [Section 12.63]** - The development plan is to relocate the pedestrian oriented amenities that normally abut the Parrish Lane Corridor to the 1250 West Corridor.
  • **Lot Side Lines/Right Angles [CZC 15.05.020]** – The side line (north-south) between the two lots may have a right-angle jog, which is a design consequence of the interior access lanes amongst the various uses.

**Reasons for Action:**

(a) **The proposed mixture of commercial and residential uses is consistent with the West Centerville Neighborhood Plan.**
(b) **The West Centerville Neighborhood Plan envisioned only medium box type commercial uses, capped a 125,000-sq. ft.**
(c) The market conditions are not ripe now, nor likely in the future for medium box commercial uses, as evidence by the following:

- Farmington Station Park was developed after the West Centerville Plan adoption
- Farmington Station Park has likely saturated the market for developing medium box type commercial uses

(d) To date, Legacy Crossing at Parrish Lane provides space for medium box type commercial uses and Legacy Trails provided two (2) smaller commercial lots that have not yet come to full fruition.

(e) Limiting the allowance of other types of multi-family development negatively impacts the planned allowance of multi-family development at this node in the West Centerville Neighborhood.

(f) Not master planning this site creates the potential for limiting the developed area and would isolate the excess UDOT property and reduce or eliminate any cost recovery by UDOT’s ability selling off excess public property, which could become a nuisance in the future.

(g) Master Planning the entire area is better suited to address any impacts than to piecemeal development under already long list of permitted commercial uses.

(h) Lastly, considering a PDO rezone provides an enhanced tool to address any development related concerns and maximize the development opportunities for the entire site.

PUBLIC HEARING – ZONE TEXT AMENDMENTS FOR RESIDENTIAL MEDIUM ZONES

Cory Snyder, Community Development Director, provided a summary on the matter. The General Plan caps R-L at four (4) units per acre, medium density is four (4) to eight (8) with high density as eight (8) to twelve (12). The issue is with zoning and the General Plan not being congruent. In order to resolve this, Staff proposes creating an R-M global architecture of the multi-family zones and the R-M-4 is the lower base. The goal is not to allow the General Plan to be interpreted as only R-M-4. Staff agrees that the R-L Zone should be revisited in the future regarding single-family at five (5) units per acre versus multi-family that is only at four (4) units per acre. This issue is not addressed in this proposal.

Commissioner Wright expressed that she is uncomfortable with the idea of four (4) units an acre being termed Medium Density.

Mr. Snyder explained the General Plan currently does not permit residential density at five (5) units an acre for single-family but it does allow for four (4) units multi-family in a multi-family expected zone. This allows for townhomes that are generally considered more affordable than single-family stand-alone dwellings. This is required under residential medium.

City Attorney Lisa Romney commented that Section 12-420-2 of the General Plan defines low density residential as 0-4, medium density residential as 5-8, and high density residential as 9-12 units per acre. Staff agreed with Ms. Romney and reiterated
that the Council simply wants tools for more variation in the R-M Zone. Mr. Snyder also expressed that the purpose statements are important in the construction of the language due to the fact that in creating R-M-4, R-M-6 and R-M-8 categories, the concern is that the default will be R-M-4. In response to concerns from the Planning Commission about the R-M-4 proposal, Ms. Romney said they could just go with the R-M-6 and R-M-8 zones with four (4) units permitted with five (5) and six (6) conditional in the R-M-6 Zone and four (4) to six (6) units permitted and seven (7) and eight (8) units conditional in the R-M-8. Commissioners Hayman and Wright concurred with Ms. Romney. However, Mr. Snyder reminded the Commission that the Zoning Code for the R-M density zones include four (4) units per acre “permitted” with eight (8) units per acre conditional and that this particular part of the Zoning Code is not being amended at this time.

Chair Hirschi discussed his concerns regarding developers coming in with a request for a six-plex on a piece of property that would qualify for R-M-6. He questioned if the property was just zoned R-M how a developer would know whether the request was allowed unless they were to ask. Mr. Snyder explained they will look at the map first and then go to the ordinance for the explanation. The purpose statements explain what type of R-M is allowed. Commissioner Johnson questioned if this isn’t a backdoor approach to obtaining a conditional use. Mr. Snyder acknowledged that it is a backdoor approach by getting rid of the ranges, and having strict numbers for density. However, parsing density out to strict numbers is dangerous because then the Commission or Council would have to interpret the purpose and decide which one it meets.

Commissioner Hayman agreed with Commissioner Wright that there is a misconception on what is R-L and R-M. She expressed concern that if this change is adopted as written, future questions regarding density will cause people to insist that medium density is four (4). Mr. Snyder reminded the Commission that multi-family cannot be done in an R-L at any time.

Commissioner Wright expressed that she cannot support R-M-4 at any time. Mr. Snyder brought up the opportunity to use R-M-4 as an infill tool. Chair Hirschi agreed with Mr. Snyder to have the flexibility it allows. Commissioner Wright wondered whether the designation is playing to fears in the City and it is redefining what is not accurate. Mr. Snyder suggested he is not opposed to Commissioner Wright’s concerns. However, he does not feel that making drastic changes in density definitions at this time is wise. This type of change is best made over a period of time.

Commissioner Johnson shared that in his professional opinion with looking at different city’s zoning codes and maps, developers often disregard what is defined as low, medium and high and focus on strict numbers. Commissioner Hayman proposed that in the near future, whether the Council asks for a review or the Commission takes it on themselves, R-L be reviewed because there are several areas in the City where R-L above four (4) units per acre would be appropriate and welcomed in our community. Mr. Snyder agreed.

Chair Hirschi expressed that his biggest concern is not being definite on the numbers going forward. From a developer’s standpoint, it is better to know up front what the numbers are going to be. Mr. Snyder agreed that at some point in the future the
Commission will need to go back into neighborhood plans and make adjustments. There are three (3) neighborhood plans that have R-M zoning. Chair Hirschi suggested sending this proposal up to the Council for approval with a statement that a process for rezoning the R-M zones begin immediately.

Attorney Romney suggested that the implementation of the proposed text amendments may need to have a delayed date because it becomes problematic to have a zone on the map that is no longer defined in the Code. Mr. Snyder explained that R-M-4 is permitted across the board where R-M-6 and R-M-8 remain conditional. The conditional permitted use statements determine whether the applicant qualifies for R-M-6 or R-M-8. Ms. Romney said she believes the ordinance as drafted contemplates actually creating new zones for R-M-4, R-M-6 and R-M-8 and commented that specific properties currently zoned R-M will need to be rezoned to these new zones. Mr. Snyder said that he only intends to have one zone of R-M referenced on the Zoning Map and that the density would be determined by conditional use permit. Mr. Snyder further commented that the intent is not to create new zones. Ms. Romney expressed her concern with this interpretation and commented that this approach takes the legislative decision away from the Council at the rezone level and places the density decision with the Planning Commission as a conditional use permit. Ms. Romney indicated that this is not what is currently drafted in the proposed text.

Commissioner Hayman agreed that a delayed date be implemented to give time for the maps to be updated. Mr. Snyder said this process would take months to implement given the notice periods and hearings. He isn’t sure the Council is interested in opening the neighborhood plans up for amendments. The Council has only requested a tool for now to work with the conditional R-M-6 and R-M-8.

At 9:07 p.m., Chair Hirschi opened the public hearing.

James Graham, (residence unidentified) applicant with Dave Bell, property owner at 644 West Porter Lane. Mr. Graham expressed that in his opinion R-M-6 would be property with R-M all around it or 20% of it is R-L around it. He also said he believes R-M-8 or higher, would be something more like 100% surrounded by commercial or other R-H or 50% R-M. He said he believes there are many ways to define density.

Dave Bell, Bountiful resident and property owner at 644 West Porter Lane. Mr. Bell owns two acres behind his shop that is no longer needed for business purposes and would like to see it zoned R-H because it is surrounded by everything that is C-H. His concern is that people need to be educated regarding density. He commended the Commissioners for trying to do the right thing and fix the density problem.

Chad Morris, (residence unidentified). Mr. Morris agreed with Mr. Bell’s comments. He then counseled the Commission about moving things too quickly in order to please the Council. In his opinion, he feels the Council represents those who are “loud” instead of the “many.” As a real estate agent, Mr. Morris knows of a lot of people who grew up in Centerville that would love to move back here but can’t afford a home or worse yet, there are not enough homes in Centerville.

Chair Hirschi closed the public hearing.
Mr. Snyder requested to make a final comment so that the Commission is clear on the consequences. He understands that at some time in the future the plans will need to be reviewed for specific numbers. However, the Council approves the general definition of R-M but it is the Commission, through the CUP, that approves the R-M-6 or R-M-8 based on the purpose statement. Ms. Romney asked for clarification as to whether or not the intent is to create new zones. If so, she pointed out this is not how the amendment is written. Ms. Romney noted that Section 12.31.010 would need to be amended because, as drafted, the proposed amendments create three (3) new zones. Mr. Snyder apologized that it was written that way because that is not the intent. He pointed out that the table depicts what is intended and that the wording needs to be revised to reflect that.

Chair Hirschi restated that the two proposed amendments be an approved R-M-6 R-M-8 as well as the design standards and criteria. Mr. Snyder clarified that the design standards and criteria would apply to all zones—low, medium, and high. It does not include the location criteria. Commissioner Wright asked for clarification regarding the design standards and if they are consistent with what is currently in place. Mr. Snyder said they are generic standards and neither discourage or encourage R-M.

Commissioner Wright then asked to review the CZC 12.32.300, Table of Development Standards in Residential Zones. She proposed that, if appropriate, the table be amended, regarding the gross density permitted does not say “four (4) units per acre.” Commissioner Wright stated she will not vote for a motion for an R-M-4 based on principle. She said she believes it is important to maintain an R-L that is true and an R-M that is consistent with what is standard and appropriate.

Commissioner Helgesen made a motion to recommend the City Council approve the various R-M Zone amendments, as presented in the “Staff Draft – September 13th Planning Commission Meeting, version 3.0,” with Reasons for Action (a) through (c) in the Staff Report also dated September 13, 2017. Commissioner Johnson seconded the motion.

Commissioner Wright made a motion to amend the motion with regards to the proposed changes to CZC 12.32.300, Table of Development Standards, under the R-M, Gross Density Maximum Permitted Use, to replace “four (4) units per acre” with “five (5) units per acre.” Commissioner Johnson seconded the motion.

Commissioner Hirst opposed the amendment because having four (4) there provides space between four (4) and five (5). Chair Hirschi agreed with Commissioner Hirst. Commissioner Wright asked if she would be more comfortable with the language “over four (4).” Commissioner Hirst responded she would be comfortable with that. Chair Hirschi does not see the logic in taking away the flexibility of the R-M-4 for infill.

A roll-call vote on the motion to amend was taken with Commissioners Johnson and Wright assenting and Commissioners Hirst, Helgesen, Hirschi, and Hayman dissenting. The motion to amend failed.

Chair Hirschi returned to the original motion and asked for any more comments. Commissioner Johnson expressed that he believes this tool is generally used to reduce
density and this is not the direction he wants to see the City go. Commissioner Johnson generally feels that the City should be moving away from lower densities and he would like to limit the City’s ability to do that.

In contrast, Chair Hirschi expressed that since the six (6) and eight (8) units are conditional uses that the determination of that density decisions are going to be with the Commission. Chair Hirschi said he does not see this as a tool to reduce density but gives the Commission the flexibility and the ability to create density where it is appropriate.

Mr. Snyder asked Chair Hirschi for clarification regarding structural changes to the amendment, as part of an administrative review. Chair Hirschi made a motion that any changes to the proposed amendment, if the motion passes, that will make the amendment more clear and better reflect the intent before it is sent to the Council, ought to be included. Commissioner Johnson seconded the motion. The motion passed by unanimous vote (6-0).

Chair Hirschi called for a roll-call vote on the motion and invited the Commissioners to make a statement as to why they voted the way they voted in order to make it clear to the Council as they review the vote on this. The motion passed by majority vote (4-2), with Commissioners Wright and Johnson dissenting based on concerns previously discussed.

ITEM #5 – PUBLIC MEETING – SOUTH MAIN STREET OVERLAY PLAN
DISCUSSION

Chair Hirschi reviewed the discussion held at the work session on September 13th regarding the overlay zone and questioned whether the overlay zone has discouraged development along Main Street. Chair Hirschi said he believes the only way to revitalize Main Street is to let market forces take effect and to adhere to the Public Space Plan that has been adopted. He also said he believes that by developing realistic standards and guidelines that encourage businesses, both old and new, as they remodel or redevelop, that this is the way to make Main Street more beautiful.

Mr. Snyder indicated that Staff is currently preparing Design Guidelines and anticipates having them ready for the November work session. Chair Hirschi expressed a desire to review the draft before the next work session. Mr. Snyder acknowledged that it would be possible to have the draft done by the second October meeting so that it can be reviewed collectively by the Planning Commission before the work session.

Based on consensus of the Commissioners, Chair Hirschi directed Staff to put this item on agenda for the second meeting in October.

Commissioner Wright was excused at 9:48 pm.

MINUTES REVIEW AND ACCEPTANCE

The minutes of the September 13, 2017 Work Session meeting have already been approved by the City Council. A few amendments were requested which will be
made and then presented to the City Council for ratification. Commissioner Hayman made a **motion** to accept the Work Session minutes as amended. Commissioner Hirst seconded the motion, which passed unanimously (5-0).

The minutes of the September 13, 2017 Planning Commission meeting were reviewed and amendments requested. Commissioner Hayman made a **motion** to accept the minutes, as amended. Commissioner Helgesen seconded the motion, which passed unanimously (5-0).

**COMMUNITY DEVELOPMENT DIRECTOR’S REPORT**

The next Planning Commission meeting is scheduled for October 11, 2017.

**ADJOURNMENT**

At 9:58 p.m., Chair Hirschi made a **motion** to adjourn the meeting. Commissioner Johnson seconded the motion, which passed by unanimous vote (5-0).

________________________________       10-11-2017  
David Hirschi, Chair                  Date Approved

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Katie Farnsworth, Recording Secretary