Prayer/Thought by Invitation

1. Accept Agenda.
2. Public Hearing to Receive Comments Regarding Land Use Fees in the West Bountiful Consolidated Fee Schedule.
3. Consider New Land Use Fees in the West Bountiful Consolidated Fee Schedule and Corresponding Language Change to Section WBMC 16.08.050.
6. Discuss Concept Plan for Grover Subdivision at 1811 N 800 West.
7. Discuss Proposed Process to Modify a PUD Agreement and Set Public Hearing.
8. Discuss Proposed Regulations for Home Day Care/Preschools.
9. Staff report.
10. Consider Approval of Minutes from May 8, 2018 Meeting.
11. Adjourn.

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Individuals needing special accommodations including auxiliary communicative aids and services during the meeting should notify Cathy Brightwell at 801-292-4486 twenty-four (24) hours before the meeting.

This notice has been sent to the Clipper Publishing Company and was posted on the State Public Notice website and the City’s website on May 18, 2018 by Cathy Brightwell, City Recorder.
The West Bountiful Planning Commission will hold a Public Hearing at 550 North 800 West, West Bountiful, Utah, 84087 on Tuesday, May 22, 2018 beginning at 7:30 p.m., or as soon thereafter as possible.

The purpose of the hearing is to receive public comment regarding Land Use Fees in the West Bountiful Consolidated Fee Schedule, including a proposed modification to the subdivision inspection fee.

A copy of the proposal may be viewed on the City website: www.wbcity.org. All interested parties are invited to participate in the hearing. Written comments may be submitted to the City offices prior to the meeting.

Cathy Brightwell
City Recorder
MEMORANDUM

TO: Planning Commission
DATE: May 17, 2018
FROM: Ben White
RE: Fee Schedule Update

The 2017 State law that requires cities to approve their construction standards by ordinance also requires land use related fees to be adopted by ordinance. Not all fees included in the city’s Consolidated Fee Schedule are land use fees. Administrative fees, business licenses, utility bills, golf course fees are examples of non-land use fees, while impact fees and land use fees definitely are. Items such as building permits and some conditional use permits could be argued both ways.

As previously discussed, the Planning Commission is recommending reducing the Subdivision Inspection Fee from 3% of the total improvement bond to 2% of the bond, with a minimum inspection fee of $1800.

This proposed change also requires a change to Title 16 Subdivisions where the requirement for the fee is stipulated. Paragraph 16.08.050.D. is proposed to read:

"Public Improvement Inspection Fee. The subdivider will remit to the city a public inspection fee equal to an amount which shall be established periodically by city council and published in the Consolidated Fee Schedule."

Following the Public Hearing, the Planning Commission may make a recommendation to City Council regarding the land use fee schedule and subsequent change to Title 16.
### ZONING

<table>
<thead>
<tr>
<th>Service</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Annexation Application fee</strong></td>
<td>$ 200 - 500</td>
</tr>
<tr>
<td><strong>Easement – Application to Vacate</strong></td>
<td>$ 100</td>
</tr>
<tr>
<td><strong>Lot Line Adjustment</strong></td>
<td>$ 100</td>
</tr>
<tr>
<td><strong>Re-zone Application</strong></td>
<td>$ 150</td>
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#### Subdivision Application and Review Fees

<table>
<thead>
<tr>
<th>Service</th>
<th>Fee</th>
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</thead>
<tbody>
<tr>
<td>Conceptual Site Plan Review – ALL applications</td>
<td>$100 per application submittal</td>
</tr>
<tr>
<td><strong>Major Subdivision</strong></td>
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</tr>
<tr>
<td>Preliminary Review (due with submission)</td>
<td>$ 50 per lot, plus $100/acre/part</td>
</tr>
<tr>
<td>Final Review (due with submission)</td>
<td>$200 per lot, plus $100/acre/part</td>
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<tr>
<td><strong>Minor/Metes &amp; Bounds Subdivision</strong></td>
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</tr>
<tr>
<td>(due w/Planning Commission submission)</td>
<td>$200 per lot, plus $100/acre/part</td>
</tr>
<tr>
<td><strong>County Recording Fee</strong></td>
<td>Price varies</td>
</tr>
<tr>
<td>(see City Recorder for information)</td>
<td></td>
</tr>
<tr>
<td><strong>Subdivision Improvement Bond</strong></td>
<td>100% of Public Improvements Cost</td>
</tr>
<tr>
<td><strong>Subdivision Warranty Bond</strong></td>
<td>10% of Public Improvements Cost</td>
</tr>
<tr>
<td></td>
<td>cash held by City</td>
</tr>
<tr>
<td><strong>Subdivision Inspection Fee</strong></td>
<td>2% of Improvement Bond ($1800 minimum)</td>
</tr>
<tr>
<td><strong>Variance Application</strong></td>
<td>$ 100</td>
</tr>
</tbody>
</table>
NOTICE
OF
PUBLIC HEARING

The West Bountiful Planning Commission will hold a Public Hearing at 550 North 800 West, West Bountiful, Utah, 84087 on Tuesday, May 22, 2018 beginning at 7:30 p.m., or as soon thereafter as possible.

The purpose of the hearing is to receive public comment regarding new language to the Subdivision Ordinance regarding Secondary Water (WBMC 16.20.020).

A copy of the proposal may be viewed on the City website: www.wbcity.org. All interested parties are invited to participate in the hearing. Written comments may be submitted to the City offices prior to the meeting.

Cathy Brightwell
City Recorder
Secondary Water

The City Council recently imposed a six-month moratorium on new subdivision applications while the City reviews the requirements for new developments to provide secondary water for irrigation. City staff has worked under the assertion that all new developments are required to provide secondary water.

The proposed draft secondary water language is as follows:

*Secondary water for the purpose of irrigation shall be made available to each lot in all subdivisions. Construction of a pressurized secondary water system, including the pipe size, pipe alignment, valving and size of service connections, is subject to the City and the appropriate secondary water district’s approval. The subdivider will be required, at its own expense, to construct all required off-site facilities necessary to connect to existing secondary water facilities. The subdivider shall pay all applicable fees to the secondary water district prior to approval of the final plat.*

Staff suggests inserting the proposed language in WBMC Section 16.20.020 Public Improvements.

Following a public hearing, the Planning Commission may make a recommendation to City Council.
Wright Development is proposing a 12-lot residential development located 1811 N 800 West. The concept plan submittal is an opportunity for the City to provide input to the Developer.

Points of interest or discussion for the subdivision include:
1. The proposed subdivision is located in the R-1-10 zone.
2. Two cul-de-sacs are proposed; Public Works does not like the cul-de-sacs, but the city code does not prohibit their construction.
3. Drainage along this section of 800 West will require extra attention. The desired discharge will be directly into the DSB canal.
4. The existing brick home is presumed to remain; it will need to meet the corner lot setback requirements.
5. The other structures are presumed to be removed.
6. There are pipelines and communication lines along the west side of the property which do not affect main structure setbacks but will impact property owner uses.
7. City extended water and sewer lateral services as part of the road reconstruction in 2014; the developer will be able to utilize some of these stubs.
8. City Council will need to determine if this proposal meets the requirement to modify the moratorium placed on road construction. The five-year moratorium does not expire until September 2019.
ONION STREET (800 WEST)
D.&R.G. RAILROAD R.O.W.
DRAINAGE CANAL

GAS
EX GAS LINE
25' EASEMENT
8'

LOT 10
22,990 SQ.FT.
LOT 11
19,000 SQ.FT.
LOT 12
16,880 SQ.FT.
LOT 9
12,370 SQ.FT.
LOT 1
14,870 SQ.FT.
LOT 2
16,180 SQ.FT.
LOT 3
15,300 SQ.FT.
LOT 4
10,530 SQ.FT.
LOT 5
10,370 SQ.FT.
LOT 6
10,360 SQ.FT.
LOT 8
12,600 SQ.FT.
LOT 7
10,120 SQ.FT.

SCALE: 1" = 30'
STA
CONCEPTUAL PLAN
ZONE: R1-10
MIN. LOT SIZE: 10,000 SQ.FT.
MIN. WIDTH: 85' AT SETBACK
FRONT YARD: 30'
REAR YARD: 30'
SIDE YARD: MIN 10', COMBINED 24'
SIDE STREET YARD: 20'
ALLOWABLE DENSITY: 4.3/ACRE
AS-SHOWN DENSITY: 2.6/ACRE

DRAWN:
APPROVED:

ENTELLUS
181 North 200 West, Suite #4
Bountiful, UT  84010
Phone  801.298.2236
www.Entellus.com

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27 MAR 2018
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27 MAR 2018
STA
CONCEPTUAL PLAN

C400
MEMORANDUM

TO: Planning Commission

DATE: May 18, 2018

FROM: Ben White

RE: Requirements to Modify a PUD Agreement

The City recently updated its PUD ordinance to better define what can and cannot be modified with a PUD application. As part of the ordinance, we included paragraph 17.68.150.C which requires modifications to an approved PUD to follow the procedures outlined in the PUD ordinance. However, we failed to include what those requirements would be.

The Planning Commission discussed the requirements for amending a PUD development agreement during the May 8th meeting. Those recommendations have been included together with input from legal counsel. Legal counsel has provided four text options which could be inserted. Planning staff recommends the language proposed by the Planning Commission (fourth option) below.

17.68.150 Limitations On Application

A. Construction on a PUD subdivision shall start within one (1) year of the approval of the PUD subdivision, and such construction, or approved stages thereof, shall be completed within four (4) years after the date construction begins, unless these time frames are renegotiated with the City Council for good cause shown by the applicant. Failure to meet the one-year deadline will result in fines and/or action to nullify the Development Agreement and Zone change, and such actions shall be described in the Development Agreement.

B. Upon approval of a PUD subdivision, construction shall proceed only in accordance with the plans and specifications approved by the City Council in the Development Agreement.

C. NEW: Amendment to approved plans and specifications for a PUD may be obtained only by following the procedures outlined in this Chapter and may require a modification to the Development Agreement.

All deviations from the executed Development Agreement require the approval of the City Council. Any change that increases project density, reduces any lot size or required setback, alters an amenity, …on which bonus density is based, …providing substantial public benefit …provided under Section 17.68.090 …or otherwise alters requirements in Title 16 or Title 17 requires a recommendation by the Planning Commission, after a public hearing prior to the City Council consideration.
MEMORANDUM

TO: Planning Commission

DATE: May 18, 2018

FROM: Ben White, Cathy Brightwell

RE: Home Child Daycare & Preschool Regulations

At the past several planning commission meetings proposed regulations have been discussed for Home Child Daycare and Preschools. One goal of this effort was to establish minimum criteria so these 2 uses currently listed as “conditional uses” could be changed to “permitted uses” as changes to State Land Use Codes are tightening city’s ability to impose restrictions on conditional uses.

The attached proposed language incorporates suggestions from the last meeting.
5.28 Home Occupations

5.28.010 Definitions

“Home child daycare” means continuous care and supervision of five (5) or more non-related children that is in place of care ordinarily provided by a parent in the parent’s home, for less than twenty-four (24) hours a day, and for direct or indirect compensation that takes place in a child care provider’s home.

“Home preschool” means a learning space offering early childhood education to five (5) or more non-related children too young to begin kindergarten.

“Related children” means children for whom the child care provider is the parent, legal guardian, or step-parent; grandparent, step-grandparent, or great-grandparent; sibling or step-sibling; or aunt, uncle, step-aunt, step-uncle, great-aunt, or great-uncle.

5.28.090 Home Child Daycare/Home Preschool

A. Home child daycare and home preschool providers must comply with all state requirements located in Utah Code and WBMC Titles 5 and 17.

B. A home occupation business license for home child daycare and home preschool is required prior to conducting any business on site. The following criteria must be met prior to a business license being issued.
   1. The applicant must submit proof that an application has been made to the state department of health with their city business license application.
   2. The dwelling will be building code compliant for ingress/egress, smoke alarms, electrical outlets, and fire extinguishers.
   3. A Fire Inspection Clearance issued by the Fire Marshal.
   4. Any outdoor play area will be fully fenced.

C. Home Child Daycare
   1. In addition to the requirements in Subsection B, no more than eight (8) unrelated children may be cared for at one time. There shall be no more than two (2) children under the age of two (2), including the childcare providers' own children. The childcare provider’s children age four (4) or older do not count toward the total number allowed.
   2. In addition to the provider’s vehicles, one parking place for persons dropping off or picking up children must be available either on-site in a hard surface driveway or directly in front of the property on the same side of the street for each four (4) children with fractions rounded up.

D. Home Preschool
   1. In addition to the requirements in Subsection B, no more than eight (8) children between the ages of two (2) years and five (5) years will receive instruction at any given time.
2. There shall be no more than two (2) sessions per day lasting no more than four (4) hours, with no child attending more than one session per day.

3. In addition to the provider’s vehicles, one parking place for persons dropping off or picking up children must be available either on-site in a hard surface driveway or directly in front of the property on the same side of the street for each two (2) children with fractions rounded up.

D. A home occupation business license is not required for a provider:
   1. who cares only for related children;
   2. who cares for children less than four hours per day;
   3. who cares for fewer than five non-related children in the home at one time; or
   4. who cares for children no more than two days during any calendar week defined as Sunday through Saturday.
West Bountiful City Planning Commission Meeting

May 8, 2018

**Pending - Not Yet Approved**

*Posting of Agenda* - The agenda for this meeting was posted on the State of Utah Public Notice website and on the West Bountiful City website on May 4, 2018 per state statutory requirement.

Minutes of the Planning Commission meeting of West Bountiful City held on Tuesday, May 8, 2018 at West Bountiful City Hall, Davis County, Utah.

Those in Attendance:

**Members Present:** Chairman Denis Hopkinson, Mike Cottle, Alan Malan, Laura Charchenko, Dee Vest (alternate), and Council member Kelly Enquist

**Staff Present:** Ben White (City Engineer), Cathy Brightwell (Recorder)

**Excused:** Corey Sweat, Debbie McKean

**Visitors:** Gary Jacketta

The Planning Commission Meeting was called to order at 7:30 pm by Chairman Hopkinson. Commissioner Dee Vest offered a prayer.

1. **Accept Agenda**

Chairman Hopkinson reviewed the agenda. Mike Cottle moved to accept the agenda as presented. Laura Charchenko seconded the motion. Voting was unanimous in favor among all members.

2. **Consider Amendment to Final Plat for High Gate Estates.**

Ben White reviewed the proposed changes to the final plat of High Gate Estates. A neighbor to the north has requested to purchase two lots (26 and 27) and prefers they be excluded from the subdivision plat. In addition, a potential buyer has requested that lots 23 and 24 be combined into a single two-acre lot.

As the plat was approved by the City Council in March 2018 it now needs to come back to planning commission for recommendation before city council can give final approval.
**Discussion:**

Alan Malan asked if the buyer of the lots to be removed on the north end will do a lot line adjustment. Ben White responded that he can do that or anything else that fits the zone.

Laura Charchenko asked if the west cul-de-sac will remain if lots 23 and 24 are combined. Ben White responded that it will remain. 1450 West is restricted so access will be on the roads to the north and the east.

**ACTION TAKEN:**

Laura Charchenko moved to approve the final plat amendments for High Gate Estates as presented. Dee Vest seconded the motion which passed unanimously.

3. **Discuss Proposed Requirements to Modify a PUD Agreement.**

Ben White explained that recently the PUD ordinance was changed to better define what can and cannot be modified with a PUD application. It stated that modifications to an approved PUD follow procedures outlined in the PUD ordinance; but no procedure was included.

In developing these requirements, it is important to consider the line between revising an agreement and making a land use or zoning change. Staff is recommending that anything that changes density, lot sizes, setbacks, or reduces the public bonus amenity requires a new hearing and recommendation from planning commission.

After discussion and minor tweaks to the proposed language, staff was directed to share the proposal with Mr. Doxey and bring it back to the next meeting when a public hearing will be held.

4. **Discuss Proposed Requirements for Home Daycare/Preschools.**

Modifications to West Bountiful’s permitted and conditional uses in residential zones has been discussed at the past several meetings with a goal of establishing minimum criteria for uses that are currently listed as conditional uses and move them to permitted uses. Changes to the State Land Use codes are limiting the city’s ability to impose restrictions on conditional uses and a recent review of our Code indicates language needs to be tightened up to meet legal and new legislative changes.

Cathy Brightwell reviewed the proposed criteria based on earlier discussions with planning commission and a more thorough review of the state child care regulations. Staff is suggesting the criteria for home child daycare and home preschools be included in 5.28.090 Home Occupations and licensing be contingent on the applicant meeting requirements for state department of health licensing, county health department food preparation inspection, and fire inspection clearance.

There was discussion about several of the criteria including fencing, how many children can be cared for at one time, and how to clearly define what constitutes a daycare/preschool and when licensing is required.