

Legislation Text

File #: PC 18-080, Version: 1

Policy Direction: Creation of a Hearings Officer to Process Appeals of Land Use Decisions

RECOMMENDED ACTION (Motion):

Provide policy direction as to if the creation of a hearings officer should be further researched.

BACKGROUND:

Staff is exploring amending the appeals process for land use decisions. Under the current code, the City Commission hears all appeals. Staff is seeking direction from the City Commission to determine of the City Commission should instead delegate some or all land use appeals to an appointed Hearings Officer. The Hearings Officer model is used by many jurisdictions to process appeals of quasi-judicial land use applications. Hearings Officers are generally attorneys with expertise in applying law and policy to quasi-judicial applications and conducting hearings in accordance with legal requirements and processes. The Hearings Officer would hold the same responsibilities as the City Commission does during appeal hearings, including:

- Conducting the public hearing
- Analyzing the merits of a case
- Rendering a decision
- Ensuring the adequacy of the findings and conditions
- Rendering a decision that is free of bias or conflicts of interest

The use of a Hearings Officer would free the City Commission from hearing lengthy quasi-judicial cases, avoid potential real or perceived conflicts of interest, and scheduled with greater flexibility. On the other hand, the City Commission would be delegating authority to a separate entity.

Should the City Commission decide to utilize a hearings officer, staff would amend the process for appeals in Chapter 17.50 of the Oregon City Municipal Code in a series of public hearings discussing the matter before the process is effective. A hearings officer could be held on retainer by the City and utilized on an as needed basis.