NOTICE OF ADOPTED CHANGE TO A COMPREHENSIVE PLAN OR LAND USE REGULATION

Date: 10/31/2014
Jurisdiction: Deschutes County
Local file no.: TA-14-5
DLCD file no.: 008-14

The Department of Land Conservation and Development (DLCD) received the attached notice of adopted amendment to a comprehensive plan or land use regulation on 10/28/2014. A copy of the adopted amendment is available for review at the DLCD office in Salem and the local government office.

Notice of the proposed amendment was submitted to DLCD 41 days prior to the first evidentiary hearing.

Appeal Procedures

Eligibility to appeal this amendment is governed by ORS 197.612, ORS 197.620, and ORS 197.830. Under ORS 197.830(9), a notice of intent to appeal a land use decision to LUBA must be filed no later than 21 days after the date the decision sought to be reviewed became final. If you have questions about the date the decision became final, please contact the jurisdiction that adopted the amendment.

A notice of intent to appeal must be served upon the local government and others who received written notice of the final decision from the local government. The notice of intent to appeal must be served and filed in the form and manner prescribed by LUBA, (OAR chapter 661, division 10).

If the amendment is not appealed, it will be deemed acknowledged as set forth in ORS 197.625(1)(a). Please call LUBA at 503-373-1265, if you have questions about appeal procedures.

DLCD Contact

If you have questions about this notice, please contact DLCD’s Plan Amendment Specialist at 503-934-0017 or plan.amendments@state.or.us
Local governments are required to send notice of an adopted change to a comprehensive plan or land use regulation no more than 20 days after the adoption. (See ORS 660-018-0040). The rules require that the notice include a completed copy of this form. This notice form is not for submittal of a completed periodic review task or a plan amendment reviewed in the manner of periodic review. Use Form 4 for an adopted urban growth boundary including over 50 acres by a city with a population greater than 2,500 within the UGB or an urban growth boundary amendment over 100 acres adopted by a metropolitan service district. Use Form 5 for an adopted urban reserve designation, or amendment to add over 50 acres, by a city with a population greater than 2,500 within the UGB. Use Form 6 with submittal of an adopted periodic review task.

Jurisdiction: Deschutes County
Local file no.: TA-14-5
Date of adoption: 10/8/2014 Date sent: 10/28/2014

Was Notice of a Proposed Change (Form 1) submitted to DLCD? Yes: Date (use the date of last revision if a revised Form 1 was submitted): 06/13/2014

Is the adopted change different from what was described in the Notice of Proposed Change? Yes

If yes, describe how the adoption differs from the proposal:

Local contact (name and title): Cynthia Smidt, Associate Planner
Phone: 541-317-3150 E-mail: Cynthia.Smidt@deschutes.org
Street address: 117 NW Lafayette Ave (PO Box 6005) City: Bend Zip: 97701-

PLEASE COMPLETE ALL OF THE FOLLOWING SECTIONS THAT APPLY

For a change to comprehensive plan text:
Identify the sections of the plan that were added or amended and which statewide planning goals those sections implement, if any:

For a change to a comprehensive plan map:
Identify the former and new map designations and the area affected:

Location of affected property (T, R, Sec., TL and address):
The subject property is entirely within an urban growth boundary
The subject property is partially within an urban growth boundary

http://www.oregon.gov/LCD/Pages/forms.aspx
Form updated November 1, 2013
If the comprehensive plan map change is a UGB amendment including less than 50 acres and/or by a city with a population less than 2,500 in the urban area, indicate the number of acres of the former rural plan designation, by type, included in the boundary.

Exclusive Farm Use – Acres: Non-resource – Acres:
Forest – Acres: Marginal Lands – Acres:
Rural Residential – Acres: Natural Resource/Coastal/Open Space – Acres:
Rural Commercial or Industrial – Acres: Other: – Acres:

If the comprehensive plan map change is an urban reserve amendment including less than 50 acres, or establishment or amendment of an urban reserve by a city with a population less than 2,500 in the urban area, indicate the number of acres, by plan designation, included in the boundary.

Exclusive Farm Use – Acres: Non-resource – Acres:
Forest – Acres: Marginal Lands – Acres:
Rural Residential – Acres: Natural Resource/Coastal/Open Space – Acres:
Rural Commercial or Industrial – Acres: Other: – Acres:

For a change to the text of an ordinance or code:
Identify the sections of the ordinance or code that were added or amended by title and number:

Sunriver Urban Unincorporated Community zone - DCC Chapter 18.108
Community General District - DCC Section 18.108.120
Added Conditional Uses as subsection (B) - DCC 18.108.120(B), relabeled subsections (C) and (D)

For a change to a zoning map:
Identify the former and new base zone designations and the area affected:

Change from to Acres:
Change from to Acres:
Change from to Acres:
Change from to Acres:

Identify additions to or removal from an overlay zone designation and the area affected:

Overlay zone designation: Acres added: Acres removed:

Location of affected property (T, R, Sec., TL and address):

List affected state or federal agencies, local governments and special districts: OR Dept. of Aviation, Federal Aviation Administration, Sunriver Resort, Sunriver Service District, Sunriver Utilities, Sunriver Homeowners Association

Identify supplemental information that is included because it may be useful to inform DLCD or members of the public of the effect of the actual change that has been submitted with this Notice of Adopted Change, if any. If the submittal, including supplementary materials, exceeds 100 pages, include a summary of the amendment briefly describing its purpose and requirements.

Deschutes County Ordinance No. 2014-020 including exhibits
BEFORE THE BOARD OF COUNTY COMMISSIONERS OF DESCHUTES COUNTY, OREGON

An Ordinance Amending Deschutes County Code
18.108.120 to Permit Wireless Telecommunications Facilities in the Sunriver Urban Unincorporated Community Zone, Community General District.

ORDINANCE NO. 2014-020

WHEREAS, Busch Law Firm for AT&T applied for a text amendment to the Deschutes County Code ("DCC") Chapter 18.108, to allow for wireless telecommunications facilities in the Sunriver Urban Unincorporated Community Zone, Community General District; and

WHEREAS, the Planning Commission held a public hearing on July 24, 2014, and forward to the Board of County Commissioners ("Board") a recommendation of approval as recommended by staff; and

WHEREAS, after notice was given in accordance with applicable law, a de novo public hearing was held on September 24, 2014 before the Board of County Commissioners ("Board"), and

THE BOARD OF COUNTY COMMISSIONERS OF DESCHUTES COUNTY, OREGON, ORDAINS as follows:

Section 1. AMENDMENT. DCC 18.108.120, Community General District – CG District is amended to read as described in Exhibit “A”, attached hereto and by this reference incorporated herein, with new language underlined and language to be deleted in strikethrough.

///
Section 2. FINDINGS. The Board adopts as its findings Exhibit “B”, attached and incorporated by reference herein.

Dated this 8th of Oct., 2014

BOARD OF COUNTY COMMISSIONERS
OF DESCHUTES COUNTY, OREGON

TAMMY BANEY, Chair

ANTHONY DeBONE, Vice Chair

ATTEST:

Bonnie Baker
Recording Secretary

ALAN UNGER, Commissioner

Date of 1st Reading: 24th day of Sept., 2014.
Date of 2nd Reading: 8th day of Oct., 2014.

Record of Adoption Vote:

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<th>Yes</th>
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<td>Alan Unger</td>
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Effective date: 6th day of January, 2015
18.108.120. Community General - CG District.

A. Uses Permitted Outright. The following uses and their accessory uses are permitted outright:
   1. School.
   2. Utility substation, utility equipment storage and repair yard, and pump station.
   3. Golf course.
   4. Tennis court.
   5. Swimming pool.
   6. Park, playground and picnic and barbecue area.
   8. Putting green.
   9. Recreational path.
   10. Equestrian facility.
   14. Observatory.
   15. Administrative and office facility associated with a community association or community use.
   17. Fire station.
   18. Public works facility.
   20. Church.
   21. Warehouse and storage facilities accessory to and in conjunction with any use permitted outright in this district.
   22. Residential home.
   23. Residential facility.
   24. A building or buildings each not exceeding 8,000 square feet of floor space which conform with the height regulations and lot requirements of the CG District and house any combination of:
      a. Limited food and beverage service customarily accessory to and in conjunction with any use permitted outright or conditionally in this district.
      b. Retail sales, rental and repair services commonly associated with uses permitted outright or conditionally in the CG District.

B. Conditional Uses Permitted. The following uses may be permitted subject to DCC 18.128 and a conditional use permit:
   1. Wireless telecommunications facilities, except those facilities meeting the requirements of DCC 18.116.250(A).

C. Height Regulations. No building or structure shall be hereafter erected, enlarged or structurally altered to exceed 30 feet in height.

D. Lot Requirements. The following lot requirements shall be observed:
   1. Lot Area. No requirements.
   2. Lot Width. No requirements.
   3. Lot Depth. 100 feet.
   4. Front Yard. The front yard shall be a minimum of 10 feet.
   5. Side Yard. None, except when a side lot line is adjoining a lot in an RS or RM District, and then the side yard shall be a minimum of 10 feet. The required side yard shall be increased by one-half foot for each foot by which the building height exceeds 20 feet.
   6. Rear Yard. None, except when a rear lot line is adjoining a lot in an RS or RM District, and then the rear yard shall be a minimum of 10 feet. The required rear yard shall be increased by one-half foot for each foot by which the building height exceeds 20 feet.
   7. Lot Coverage. No requirements.

(Ord. 2014-020 §1, 2014; Ord. 97-078 §2, 1997)
FINDINGS OF THE BOARD OF COUNTY COMMISSIONERS
FOR DESCHUTES COUNTY

FILE NUMBER: TA-14-5

APPLICANT: Busch Law Firm, PLLC for AT&T
93 S. Jackson St. #75604
Seattle, WA 98104-2818

REQUEST: An Ordinance Amending Deschutes County Code Section 18.108.120, Allowing Wireless Telecommunications Facilities as a Use Permitted Conditionally.

STAFF CONTACT: Cynthia Smidt, Associate Planner

HEARING DATE: September 24, 2014

I. APPLICABLE CRITERIA:

Deschutes County Comprehensive Plan
Chapter 4, Urban Growth Management
   Section 4.1 Introduction
   Section 4.5 Sunriver

Title 22, Deschutes County Development Procedures Ordinance
Chapter 22.12. Legislative Procedures
   Section 22.12.010. Hearing Required.
   Section 22.12.030. Initiation of Legislative Changes.
   Section 22.12.050. Final Decision.

II. BASIC FINDINGS:

A. PROPOSAL: The Busch Law Firm for AT&T applied for an amendment to the Deschutes County Code ("DCC") that would permit wireless telecommunications facilities conditionally in the Sunriver Community General ("SUCG") District of the Sunriver Urban Unincorporated Community Zone ("UUC"). The text amendment to DCC 18.108.120, Community General – CG District, consists of adding a new subsection, subsection (B), for uses permitted conditionally. The SUCG includes a list of uses permitted outright but does not include any uses permitted conditionally. Adding wireless telecommunications facilities to the SUCG will provide and enhance the variety of support services allowed in that zone.
The Deschutes County Planning Commission held a duly noticed hearing on July 24, 2014. The Planning Commission recommended that the Deschutes County Board of County Commissioners ("Board") adopt the proposed changes, as recommended by staff and accepted by the applicant. Staff recommended listing the use of "wireless telecommunications facilities" with language that is consistent throughout the zoning ordinance and Sunriver UUC. The Board held a public hearing on September 24, 2014 to review the proposed and make a final decision.

III. CONCLUSIONARY FINDINGS:

Deschutes County Comprehensive Plan

A. CHAPTER 4. URBAN GROWTH MANAGEMENT

1. Section 4.1 Introduction

   Purpose

   The Urban Growth Management chapter, in concert with the other chapters of this Plan, specifies how Deschutes County will work with cities and unincorporated communities to accommodate growth while preserving rural character and resource lands.

2. Section 4.5 Sunriver

   Existing Land Uses

   The predominant land use in Sunriver is residential, the majority of which is single-family residential development. However, since Sunriver was originally developed as a planned community, a number of other uses exist, making it somewhat self-reliant. Uses which support the residential components include a commercial core which contains a variety of retail businesses developed in a pedestrian mall setting, as well as a business park. A large component of development in Sunriver includes resort related amenities such as golf courses, a lodge, convention facilities and overnight accommodations. A fire station, police station and public works facility have also been developed to support these uses.

Comprehensive Plan Designations

6. Community District. The Community plan designation includes properties which are primarily developed with public service uses which support all facets of the community. Development includes the fire station, elementary school, community center and corporation/public works facilities. Properties with this designation are primarily owned and administered by the Sunriver Owners Association.
FINDING: The applicant has requested a legislative text amendment that would permit wireless telecommunications facilities conditionally in the Sunriver Community General District. The Sunriver UUC has four Community zoning districts, which include Community General, Community Recreation ("SUCR"), Community Neighborhood ("SUCN"), and Community Limited ("SUCL"). The Deschutes County Comprehensive Plan addresses all Community Districts as one entity that share purpose and policy. The four Sunriver Community Districts provide public service and support to the Sunriver Resort. These uses include schools, police and fire stations, nature center, recreation facilities, and public works facilities. The applicant indicates that wireless telecommunications facilities exhibits similar characteristics to those uses already permitted in the zone.

3. Section 4.5 Transportation Planning

Future Transportation Needs

The existing privately maintained roads and bicycle/pedestrian paths adequately serve the travel needs of the residents and visitors of Sunriver. The existing roads and pathways provide access to all platted and developed areas within the community. There is no projected need for future roads to serve the anticipated development, except possibly within the Sunriver Business Park. Currently there is only one ingress/egress point from South Century Drive to the Business Park. Future development within the Business Park may warrant an additional entrance or improvements to the existing entrance.

South Century Drive and Cottonwood Road are both operating at levels within their vehicular capacity. In the area between the entrance to the Sunriver Village Mall and the Business Park, the 2009 average daily traffic figures for South Century Drive were approximately 6,748 trips per day. This figure is below the general capacity of 9,600 trips per day. Many of the vehicles traveling this roadway are passing through the community, not necessarily to Sunriver, as this road provides a direct link from Highway 97 to the surrounding rural subdivisions. Cottonwood Road, which only extends between Highway 97 and the community boundary, is not subject to the same volume of pass through traffic that occurs on South Century Drive. Thus, the traffic figures for this roadway are much lower at approximately 3,298 trips per day in 2009.

FINDING: According to Senior Transportation Planning, Peter Russell, no public roads abut the SUCG zone and therefore, there are no County roads directly affected by this proposal. A text amendment must comply with the Transportation Planning Rule (TPR) at Oregon Administrative Rule (OAR) 660-012-0060. Mr. Russell indicates that wireless telecommunications facilities generate almost no traffic once constructed and thus proposed text amendment will not have a significant effect upon the transportation system. Therefore, proposed text amendment will not result in greater impact to the affected roads.
4. **Section 4.5 Sunriver Policies**

**Community District Policies**

**Policy 4.5.19** Areas designated community on the comprehensive plan map shall be designated community general, community recreation, community limited or community neighborhood district on the zoning map to reflect a development pattern which is consistent community uses and activities.

**Policy 4.5.20** Lands designated community shall be developed with uses which support all facets of community needs, be they those of year-round residents or part-time residents and tourists.

**Policy 4.5.21** Development shall take into consideration the unique physical features of the community and be sensitive to the residential development within which the community areas are interspersed.

**FINDING:** The proposed text amendment consistent with these policies. The applicant has requested an amendment to the Deschutes County Code that would permit wireless telecommunications facilities conditionally in the SUCG zoning district. As indicated previously, the Sunriver UUC has four Community zoning districts, which provide public service and support to the Sunriver Resort. The four Community Districts share the same purpose and policies.

According to the Comprehensive Plan, Sunriver had approximately 475 homes with permanent residents in 2010 and about 1,500 housing units for short-term rentals. The Sunriver population fluctuates significantly, with peak tourist months in July and August, and an estimated population of 8,000 to 12,000, which include tourists and year-round and part-time residents.

The DCC provides for three tiers of wireless telecommunications facilities (DCC Section 18.116.250). Tier 1 facilities are permitted outright in most county zones and include co-locating on existing cell towers or on existing vertical structures (e.g. power poles, telephone poles, flagpoles, and buildings). Tier 2 facilities are permitted with site plan review in specific zones such as Rural Service Center, Rural Industrial and Terrebonne and Tumalo Commercial Districts but not the Sunriver UUC zone. Tier 1 and Tier 2 facilities have specific requirements that may include pole type (wood), pole or antenna height, equipment shelter color, and lighting, landscaping, and fencing. Tier 3 facilities are all other facilities that do not qualify as Tier 1 or Tier 2 and are subject to the applicable criteria set forth in DCC Chapter 18.128, Conditional Use. The applicant is requesting Tier 3 facilities be allowed in the SUCG with a conditional use permit.

Among the 18 zoning districts, only two allow wireless telecommunications facilities, Sunriver Utility (SUU) District and Sunriver Forest (SUF) District. The SUU-zoned properties are developed with sewage and water facilities. The SUF-zoned property provides Sunriver Resort with a sewage effluent storage and disposal area.
The applicant limited their proposal to one of the four Sunriver Community zoning districts, the SUCG District. By amending all Sunriver Community zoning districts to allow wireless telecommunications facilities would not be consistent with the community uses and activities associated with each zoning district. In the SUCG, as in the SUCN, the uses permitted outright provide a variety of public service and support to the Sunriver Resort and include the fire station, community center, church, public works facility, and nature center. However, the SUCR limits the permitted uses to those that are specific to the recreational needs of the community, such as park, swimming pool, tennis courts, and ball fields. The SUCL limits uses to open space, picnic tables, and recreational paths. Therefore, the applicant proposed to amend the SUCG, which is most appropriate for the surrounding residential community and, at the same time, the least intrusive. The applicant stated that adding wireless telecommunications facilities to the SUCG will continue to provide, if not enhance, the variety of support services allowed in that zone.

The applicant proposed wireless telecommunications facilities to be permitted conditionally and not a use permitted outright in the SUCG zone. This would allow the Planning Division to review the proposed development under the standards in the County zoning ordinance. Moreover, since SUCG-zoned properties are surrounded primarily by residential development, the Planning Division will provide notice of the proposal to surrounding property owners. With the addition of wireless telecommunications facilities as a use permitted conditionally, the service would engage the community and ultimately provide support to year-round and part-time residents and tourists in Sunriver.

Title 22, Deschutes County Development Procedures Ordinance

A. CHAPTER 22.12. LEGISLATIVE PROCEDURES


   No legislative change shall be adopted without review by the Planning Commission and a public hearing before the Board of County Commissioners. Public hearings before the Planning Commission shall be set at the discretion of the Planning Director, unless otherwise required by state law.

FINDING: The applicant meets this criterion because the Planning Commission reviewed the proposed text amendment and a public hearing was held before the Board on September 24, 2014.


   Notice

   A. Published Notice

      1. Notice of a legislative change shall be published in a newspaper of general circulation in the county at least 10 days prior to each public hearing.
2. The notice shall state the time and place of the hearing and contain a statement describing the general subject matter of the ordinance under consideration.

FINDING: The required notices of the September 24, 2014 Board hearing and July 24, 2014 Planning Commission hearing were published in the Bend Bulletin newspaper on July 6, 2014 and September 2, 2014, respectively, and the notices described the proposal. Both publication dates are at least 10 days prior to each public hearing.

B. Posted Notice. Notice shall be posted at the discretion of the Planning Director and where necessary to comply with ORS 203.045.

FINDING: This criterion was met with notice posted on the bulletin board in the lobby of the Deschutes County Community Development Department, 117 NW Lafayette, Bend.

C. Individual notice. Individual notice to property owners, as defined in DCC 22.08.010(A), shall be provided at the discretion of the Planning Director, except as required by ORS 215.503.

FINDING: At the discretion of the Planning Director, individual notice was provided to all property owners within 250 feet of those properties zoned SUCG. In addition, notice was provided to the several agencies. This criterion has been met.

D. Media notice. Copies of the notice of hearing shall be transmitted to other newspapers published in Deschutes County.

FINDING: Notice was provided to the County public information official for wider media distribution. This criterion has been met.


A legislative change may be initiated by application of individuals upon payment of required fees as well as by the Board of County Commissioners.

FINDING: The application was initiated by Busch Law Firm, PLCC for AT&T, which paid the required fee. This criterion was met.


A. The following shall serve as hearings or review body for legislative changes in this order:
1. The Planning Commission.
2. The Board of County Commissioners.

FINDING: This criterion was met. A public hearing was held on July 24, 2014, before the Deschutes County Planning Commission. The Planning Commission recommended
approval of the text amendment as proposed by staff, and accepted by the applicant. A public hearing was held on September 24, 2014 before the Board of County Commissioners.

B. Any legislative change initiated by the Board of County Commissioners shall be reviewed by the Planning Commission prior to action being taken by the Board of Commissioners.

FINDING: The proposal was not initiated by the Board. Therefore, this criterion is not applicable.


All legislative changes shall be adopted by ordinance

FINDING: These findings are attached to an ordinance adopting the text amendment. Therefore, this criterion has been met.

IV. PROPOSED TEXT AMENDMENT:

The proposed text amendment is detailed in the ordinance exhibit with additional text identified by underline and deleted text identified by strikethrough. Below are explanations of the proposed changes.

Title 18 – Deschutes County Zoning Ordinance Amendment:

Chapter 18.108. URBAN UNINCORPORATED COMMUNITY ZONE - SUNRIVER

18.108.120. Community General - CG District.

This section applies to the Sunriver Community General District, within the Sunriver UUC. This amendment will include adding a new subsection (B) to the SUCG zone for conditional uses permitted and relabeling the subsequent sections. Under the new subsection (B), “wireless telecommunications facilities” will be the first use listed. The listing wireless telecommunications facilities include language that is consistent throughout the zoning ordinance and Sunriver UUC.

V. CONCLUSION:

Based on the information provided herein, The Board of County Commissioners approve of the proposed text amendment to Deschutes County Code 18.108.120, Community General – CG District.