

Planning Division \* 503-588-6173 555 Liberty St. SE / Room 305 \* Salem, OR 97301-3503 \* Fax 503-588-6005

November 29, 2016

## PLANNING REVIEW CHECKLIST

Subject Property: 1700-1800 Block of 23rd Street SE

Ref#: 16-120896-RP (Class 3 Site Plan Review)

16-120898-DR (Class 1 Design Review)

Bin#: NA

**Applicant:** Bo Rushing **Phone:** (503) 588-8500

Rushing Group Email: bo@rushinggroup.com

4336 Commercial Street SE

Salem, OR 97301

**Contact:** Gene Bolante **Phone:** (503) 390-6500

Studio 3 Architecture 222 Commercial Street NE

Salem, OR 97301

Email: gene@studio3architecture.com

Class 3 Site Plan Review and Class 1 Design Review applications were received on November 14, 2016 for development of property located at the 1700-1800 Block of 23<sup>rd</sup> Street SE. Prior to deeming your applications complete, modifications and/or additional information must be provided to address the following item(s):

Item:		
Public Works	Please identify how the proposed development complies with the GSI Codes	
Department –	in SRC Chapter 71 by providing one of the three options below.	
Stormwater GSI	Runoff from the new and replaced impervious surfaces flows into one	
Requirements - SR		
Chapter 71	Stormwater Infrastructure (GSI) and the locations have a total area of	
>	at least ten percent of the total new plus replaced impervious surface	
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	area; or	
(	2. GSI is used to mitigate the impacts of stormwater runoff from at least	
(	80 percent, but less than 100 percent, of the total new plus replaced	
>	impervious surfaces; or	
>		
(	3. Under a design exception from the City Engineer, GSI is used to	
(	mitigate the impacts of stormwater runoff from less than 80 percent of	
<b>&gt;</b>	the total new plus replaced impervious surfaces and the factor(s)	
	limiting implementation (SRC 71.095).	
CU16-01 -	Conditional Use Remit CU16-OI approved I development of a 96-unity	
Conditions of	apartment complex for the subject property subject to three conditions of	
Approval	approval:in progress	
	, in progress	
	Condition 1: At the time of building permit review, the applicant shall provide	
	an acoustical analysis, by a qualified acoustical engineer, of the proposed	
	development, and incorporate into the design of the site and buildings,	
	methods outlined in the analysis for reducing sound levels from surrounding	
	meaned stanied in the dridyole for reddeling countries from burrounding	

uses to achieve an indoor noise level equal to or less than 55 Ldn.

-in progress

We have maintained all existing significant trees. Tree canopy will be fenced off during

	be fenced off during
	Condition 2: The applicant shall incorporate a disclaimer into their tenant lease
	Condition 2: The applicant shall incorporate a disclaimer into their tenant lease
	agreements that excessive noise is possible based on surrounding uses.
	Constitution of Alleria (Constitution of the Constitution of the C
	Condition 3: All significant trees on the subject property shall be preserved and
	protected through construction.
	Disease may ide evidence that the managed development will accord, with
	Please provide evidence that the proposed development will comply with
	Conditions 1 and 2, and indicate how significant trees will be protected during
O'ta Blassas I	construction.
Site Plan and	For off-street parking areas greater than 5,000 square feet in size, but less
Summary Table –	than 50,000 square feet in size, a minimum of 5 percent interior landscaping is
Interior Parking Lot	required for the off-street parking area.
Landscaping – SRC	Changes provided in statement and site summary on site plan.
806.035(d)	The proposed off-street parking area is approximately 34,394 square feet in size and requires a minimum of 1,720 square feet of interior landscaping. In
	the summary table, please indicate the amount of interior parking lot
	landscaping provided for the proposed development.
Chapter 702 - Multi-	
Family Design	have corrected, updates on statement ar
Standards	—site plan.
702.015(b)(2)(A)(i) –	A minimum of 30 percent of the gross site area shall be designated and
Common Open	permanently reserved as common open space.
Space	pormanonity received de community open space.
Opade	The written summary indicates that 36,799 square feet (28.9%) of landscaping
	is proposed on the development site, less than the minimum requirement.
	Please revise the site plan and summary table to comply with the minimum
	requirement.
702.015(c)(2)(A) -	For a 96 unit apartment complex, Table 702-2 requires a minimum area of
Children's Plan Area	1,950 square feet for the children's play area.
	Relocated, new kids area is 2,000 sf
	The proposed site plan and written statement indicates that a 1,200 square
	foot play area is proposed, less than the minimum requirement. Please revise
	the site plan and summary table to comply with the minimum requirement.
702.015(d) - Private	Please provide a floor plan for each of the proposed building types so staff can
Open Space	determine compliance with this section. The landscape plan and written
	statement does not seem to address the separation requirements in SRC
	702.015(d)(2)(C). Included.
702.020(b)(2)(C) -	Landscaping, or a combination of landscaping and fencing, shall be provided
General Landscaping	for developments abutting arterial or collector streets to prevent headlights
	from shining into the windows of buildings.
	Included.
	The written statement does not address this standard. Please clarify how the
	proposed development is consistent with this standard.
702.020(c)(2)(A) -	Trees shall be planted within the public right-of-way at one of the following
Street Frontage	ratios:
	i) Canopy Trees. One canopy tree per 50 linear feet of street frontage, or
	fraction thereof.
	ii) Columnar Trees. One columnar tree per 40 linear feet of street frontage,
	or fraction thereofIncluded in written statement.
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	The written statement does not address this standard. Please clarify how the
	proposed development is consistent with this standard, including the linear feet
<b></b>	of street frontage and type of street trees proposed.
702.020(e)(2)(A) –	Ground level private open space shall be physically and visually separated
Privacy	from common open space with perimeter landscaping or perimeter fencing.

## Included in written statement.

	moidded in written statement.
	The written statement and the landscape plan does not seem to address this standard. Please clarify how the proposed development is consistent with this standard.
702.020(f)(2) -	a) A minimum of 1 canopy tree shall be planted along every 50 feet of the
Parking Area	perimeter of parking areas. Trunks of the trees shall be located within 15 feet of the edge of the parking area.
	<ul> <li>b) Canopy trees shall be planted within planter bays.</li> <li>c) Planter bays shall be a minimum width of 18 feet.</li> <li>Included in written statement.</li> </ul>
	Please clarify how the proposed development is consistent with these standards.
702.025(a)(2)(E) -	A completed "Enhanced Safety Assessment Report for Multi-Family
Crime Prevention	Construction" shall be submitted. Compliance with the provisions of the
Through Environmental	assessment is advisable by not mandatory. This report has not been submitted.  Owner to provide
Design 702.030(b)(2)(A) -	Parking areas greater than 6,700 square feet in area shall be physically and
<b>General Parking and</b>	visually separated with landscaped planter bays that are a minimum of 18 feet
Site Access	in width. landscape islands dimensioned, all greater than 18' where needed.
	It does not appear than the proposed layout complies with this development
	standard. Please clarify on the site plan and the written findings how the proposed parking area complies with this standard.
702.030(b)(2)(A) -	Pathways connecting to and between buildings, common open space, and
General Parking and Site Access	parking areas shall be separated from dwelling units by a minimum distance of 10 feet. this walkway has been removed and access is
One Access	the walkway has been removed and access to
	It appears a walkway is proposed between the public sidewalk and the dwelling
	unit entrances for Building 1, the proposed walkway is less than 10 feet from dwelling units, and does not comply with this development standard. Please
	adjust the site plan to comply with this standard.
702.030(b)(2)(A) – General Parking and Site Access	Garages, carports, and parking areas shall be set back a minimum of 20 feet from the public right-of-way.
	SRC 111.075(b) defines off-street parking areas as an area of a development site used for short-term off-street parking of vehicles. An off-street parking area includes aisles and maneuvering areas within the parking area.  —parking area has been adjusted and moved.
	Of the south side of proposed Building 5, the proposed site plan shows a maneuvering area that encroaches into the minimum 20 foot setback from 23 <sup>rd</sup> Street SE. Please revise the site plan to comply with the minimum 20 foot parking area setback.
702.035(c)(2)(C) – Compatibility	On site with 75 feet or more of buildable width, a minimum of 50 percent of the buildable width shall be occupied by building placed at the setback line. Accessory structures shall not apply towards meeting the required percentage.
	The setback line for the IC (Industrial Commercial) zone is 5 feet adjacent to a street, however, in instances where a Public Utility Easement (PUE) provides a greater setback than the base zone, the building may be placed at the PUE line.
Idings rearranged accommodate this.	SRC 111.010(b) defines buildable width as the distance along the street right-of-way, exclusive of side setbacks, wetlands, and riparian corridors, which is sufficiently deep to accommodate a lot depth of 70 feet and meet setback requirements. Where a development fronts on a street which is curved, the buildable width shall be measured radial to the curve.
	Please clarify on the site plan and the written findings how the proposed development complies with this development standard.

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	702.035(c)(2)(E) -	A porch or architecturally defined entry area shall be provided for each ground
	Compatibility	level dwelling unit. Shared porches or entry areas are permitted, provided the
		porch or entry area has at least 25 square feet of area for each dwelling unit,
Added text	to narrative —	with no dimension less than 5 feet. Porches and entry areas shall be open on
		at least one side, and may be covered or uncovered. All grade tovel porches
		shall include hand-railings, half-walls or shrubs to define the outside
ncluded for I	reference — \	
		perimeter.
		Please clarify on the site plan/floor plan and the written findings how the
		proposed development complies with this development standard.
	SRC 702.035(d)(2)(A)	Rease provide a floor plan for each of the proposed building types so staff can
	and (F) - Articulation	determine compliance with these sections.
	SRC 702.035(d)(2)(B)	Within 28 feet of every property line, the building setback for adjacent buildings
	- Articulation	on the same lot shall vary by at least 4 feet in depth.
Distant I		on the same for shall vary by at least 4 leet in depth.
Bldg 4 has been		
relocate	d to street side —\_\	Proposed buildings 4 and 6 are within 28 feet of the eastern property line and
to meet	frontage.	required a setback that varies by at least 4 feet. The setback for building 4 is
to meet	nontage.	approximately 19'6" and the setback for building 6 is approximately 21'8",
		please revise the plans to comply with the minimum standard.
	SRC 702.040(a)(2)(A)-	Please clarify in the written findings how the proposed development complies
	(E) – On-Site Design	with these standards.
	and Location	A cover has been added
	Standards for	Genstruction details for the recycling area/solid waste enclosure are required,
	Recycling Areas	please note that SRC 702.040(a)(2)(B) requires recycling areas to be covered
		to protect against environmental conditions.
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Your application, which is incomplete, will be deemed complete upon receipt of one of the following:

- (1) All of the missing information.
- (2) Some of the missing information and written notice from you (the applicant) that no other information will be provided.
- (3) Written notice from you (the applicant) that none of the missing information will be provided.

You have 180 days from the date the application was first submitted to respond in one of the three ways listed above, or the application will be deemed void.

For questions regarding the above requirements, feel free to contact me directly by calling (503) 540-2356 or via email at <a href="mailto:apanko@cityofsalem.net">apanko@cityofsalem.net</a>. The Salem Revised Code may be accessed by clicking <a href="mailto:HERE">HERE</a>.

Sincerely,

Aaron Panko, Planner III