REPORT and DECISION of the SNOHOMISH COUNTY HEARING EXAMINER

DATE OF DECISION: December 22, 2005

APPLICANT/ LANDOWNER: City Bank

FILE NO.: 05 100985

TYPE OF REQUEST: REZONE from R-8400 to Multiple Residential together with a landscape modification and official site development plan approval for the construction of six units (two triplexes)

DECISION (SUMMARY): APPROVED, subject to preconditions and conditions

BASIC INFORMATION

GENERAL LOCATION: The property is located at 14819 35th Avenue W in Lynnwood, on the southwest corner of the intersection of 35th Avenue W and 148th Street SW

ACREAGE: .4 of an acre

DENSITY: 15 du/ac (net)

ZONING:
CURRENT: R-8400
PROPOSED: MR

COMPREHENSIVE PLAN DESIGNATION:
General Policy Plan Designation: Urban High Density Residential (UHDR: 12-24 du/ac)
Subarea Plan: Paine Field
Subarea Plan Designation: Multiple Residential (9-24 du/ac)

UTILITIES:
Water/Sewer: Alderwood Water and Wastewater District

SCHOOL DISTRICT: Edmonds

FIRE DISTRICT: No. 1
SELECTED AGENCY RECOMMENDATIONS:

Department of:
Planning and Development Services: Approve subject to conditions
Public Works: Approve subject to conditions

INTRODUCTION

The applicant filed the Master Application on February 1, 2005. (Exhibit 1)
The Hearing Examiner (Examiner) made a site familiarization visit on November 29, 2005.
The Department of Planning and Development Services (PDS) gave proper public notice of the open record hearing as required by the county code. (Exhibits 15, 16 and 17)
A SEPA determination was made on October 10, 2005. (Exhibit 14) No appeal was filed.
The Examiner held an open record hearing on December 8, 2005, the 106th day of the 120-day decision making period. Witnesses were sworn, testimony was presented, and exhibits were entered at the hearing.

PUBLIC HEARING

The public hearing commenced on December 8, 2005 at 2:33 p.m.

1. The Examiner indicated that he has read the PDS staff report, reviewed the file and viewed the area and therefore has a general idea of the particular request involved.

2. Mr. Steve Smith appeared on behalf of the applicant and stated that he agrees with the PDS staff report and the conditions.

3. Mr. Erik Olson, PDS, had no further comments.

4. No one appeared in opposition to the request.

The hearing concluded at 2:38 p.m.

NOTE: The above information reflects the information submitted to the Examiner summarizing the statements that were made at the hearing. However, for a full and complete record, verbatim audio tapes of these hearings are available in the Office of the Hearing Examiner.

FINDINGS, CONCLUSIONS AND DECISION

FINDINGS:

1. The master list of Exhibits and Witnesses which is a part of this file and which exhibits were considered by the Examiner, is hereby made a part of this file, as if set forth in full herein.
2. The PDS staff report has correctly analyzed the nature of the application, the issues of concern, the application’s consistency with adopted codes and policies and land use regulations, and the State Environmental Protection Act (SEPA) evaluation with its recommendation and conditions. This report is hereby adopted by the Examiner as if set forth in full herein.

3. There were no letters of concern, nor any opposition to the request.

4. The request is for approval of a rezone from R-8400 to MR together with a landscape modification and official site development plan for the construction of six units, two triplexes.

5. The area around the site is zoned MR, GC, CB, CB-PRD. The properties to the south and east are developed with single-family homes, while the property to the west is developed with a commercial business (City Bank). The property directly north is developed with a Snohomish County regional detention pond.

6. The project would comply with park mitigation requirements under Chapter 30.66A SCC (Title 26A SCC) by the payment of $1,244.49 for each new single-family home.

7. The DPW reviewed the request with regard to traffic mitigation and road design standards. This review covered Title 13 SCC and Chapter 30.66B SCC (Title 26B SCC) as to road system capacity, concurrency, inadequate road conditions, frontage improvements, access and circulation, and dedication/deeding of right-of-way, state highway impacts, impacts on other streets and roads, and Transportation Demand Management. As a result of this review, the DPW has determined that the development is concurrent and has no objection to the requests subject to various conditions. (See Pages 3-5, Exhibit 27)

8. School mitigation requirements under Chapter 30.66C SCC (Title 26C SCC) have been reviewed and set forth in the conditions.

9. There are no critical areas on the site or within 100 feet of the site.

10. Stormwater will be transferred in an enclosed pipe system and collected in an underground vault/pipe that is located near the parking lot, and ultimately conveyed to the Snohomish County storm detention pond located on the adjacent property to the north. The PDS Engineering Division has reviewed the concept of the proposed grading and drainage and recommends approval of the project subject to conditions, which would be imposed during full detailed drainage plan review pursuant to Chapter 30.63A SCC (Title 24 SCC).

11. Public water and sewer service will be available for this development as well as electrical power.

12. The subject property is designated Urban High Density Residential (UHDR: 12-24 du/ac) on the GPP Future Land Use map, and is located within an Urban Growth Area (UGA). It is not located within a mapped Growth Phasing Overlay. According to the GPP, the Urban High Density Residential designation “allows high density residential land uses such as townhouses and apartments generally near other high intensity land uses. Land in this category may be developed up to a maximum density of 24 dwelling units per acre. Implementing zones include the MR, PRD-MR, LDMR, and PRD-LDMR zones.” PDS finds the requested rezone to be consistent with the General Policy Plan’s Urban High Density Residential designation of the property.
13. The landscape modification request is reasonable here. The analysis of PDS found on pages 7 and 8 of the staff report, Exhibit 7, is correct and justifies the landscape modification pursuant to SCC 30.25.040.

14. The request complies with the Snohomish County Subdivision Code, Chapter 30.41A SCC (Title 19 SCC) as well as the State Subdivision Code, RCW 58.17. The proposed plat complies with the established criteria therein and makes the appropriate provisions for public, health, safety and general welfare, for open spaces, drainage ways, streets or roads, alleys, other public ways, transit stops, potable water supplies, sanitary wastes, parks and recreation, playgrounds, schools and school grounds, and other planning features including safe walking conditions for students.

15. Chapter 30.42A covers rezoning requests and applies to site-specific rezone proposals that conform to the Comprehensive Plan. The decision criteria under SCC 30.42A.100 provides as follows:

   The hearing examiner may approve a rezone only when all the following criteria are met:

   (1) the proposal is consistent with the comprehensive plan;
   (2) The proposal bears a substantial relationship to the public health, safety, and welfare; and
   (3) Where applicable, minimum zoning criteria found in Chapters 30.31A through 30.31F SCC are met.

   It is the finding of the Examiner that the request meets these requirements generally and should be approved.

16. The proposal has been evaluated by PDS for compliance with the Planned Residential Development provisions of Chapter 30.42B SCC. This proposal is consistent with these provisions.

17. The request is consistent with Section 30.70.100 SCC (Section 32.50.100 SCC), which requires, pursuant to RCW 36.70B.040, that all project permit applications be consistent with the GMACP, and GMA-based county codes.

18. The aerial photograph (Exhibit 10) very clearly and effectively shows the location of the proposal and how it would fit into the surrounding area.

19. Any Finding of Fact in this Report and Decision, which should be deemed a Conclusion, is hereby adopted as such.

CONCLUSIONS:

1. The Examiner having fully reviewed the PDS staff report, hereby adopts said staff report as properly setting forth the issues, the land use requests, consistency with the existing regulations, policies, principles, conditions and their effect upon the request. It is therefore hereby adopted by the Examiner as a conclusion as if set forth in full herein, in order to avoid needless repetition. There are no changes to the recommendations of the staff report.

2. The Department of Public Works recommends that the request be approved as to traffic use subject to certain conditions.
3. The request is consistent with the GMACP; GMA-based County codes; and the type and character of land use permitted on the site and the permitted density with the applicable design and development standards.

4. The request is for a rezone and therefore must comply with Chapter 30.42A. This is a site specific rezone that conforms to the Comprehensive Plan and since no evidence was submitted contrary to the requirements of Chapter 30.42A, the evidence is presumed to meet these requirements.

5. The request for a rezone is consistent with the development which is in the area and will allow a reasonable use of the property at a development of six units, or two triplexes.

6. The request should be approved subject to compliance by the applicant with the following Preconditions and Conditions:

**PRECONDITIONS**

A. A record of developer’s 30.66B SCC mitigation obligations and the Certificate of Concurrency shall have been recorded with the County Auditor. [30.66B.070 SCC]

B. The applicant shall record a Concomitant Agreement that identifies the type of development approved with the approval of the Official Site Plan and any special conditions imposed beyond that required by code.

C. Complete and record a Boundary Line Adjustment (BLA) to move the common property line between both parcels 5-feet to the south.

**CONDITIONS**

A. The plans received by PDS on September 1, 2005 (Exhibit 12A, B, C D and AA) shall be the official site plan and approved development configuration. Changes to the development official site plan are governed by SCC 30.41C.110.

B. Prior to initiation of any further site work; and/or prior to issuance of any development/construction permits by the county:

   i. All site development work shall comply with the requirements of the construction plans and permits approved pursuant to Condition A, above.

   ii. The proposal is within the Nakeeta Beach Park Service Area No. 307 and is subject to Chapter 30.66A SCC, which requires payment of $1,244.49 per each new single-family residential unit, to be paid prior to building permit issuance for each unit.

   iii. Chapter 30.66B SCC requires the new lot mitigation payments in the amounts shown below for each single-family residential building permit:

   "The applicant shall pay a road system capacity impact fee to Snohomish County for traffic impacts to Transportation Service Area D in the amount of $2,054.72 per unit."
iv. Chapter 30.66C SCC requires the new lot mitigation payments for the projects impacts to the Edmonds School District No. 15. The school impact mitigation fees for the Edmonds School District No. 15 are to be determined by the certified amount within the Base Fee Schedule in effect at the time of building permit application, and to be collected prior to building permit issuance. Credit shall be given for 2 existing parcel(s). Units 1 and 2 shall receive credit.”

C. Prior to the final of the first structural permit or occupancy of the first residential unit:

i. All parking areas shall be installed, striped and labeled “No Parking Fire Lane” per the approved plans.

ii. All parking area and frontage landscaping shall be installed per the approved plans.

Nothing in this permit/approval excuses the applicant, owner, lessee, agent, successor or assigns from compliance with any other federal, state or local statutes, ordinances or regulations applicable to this project.

7. Any Conclusion in this Report and Decision, which should be deemed a Finding of Fact, is hereby adopted as such.

DECISION:

The request for a REZONE from R-8400 to Multiple Residential together with a landscape modification and official site development plan approval for the construction of six units (two triplexes) are hereby APPROVED, SUBJECT TO COMPLIANCE by the applicant, with the PRECONDITIONS and CONDITIONS set forth in Conclusion 6, above.

Decision issued this 22nd day of December, 2005.

Robert J. Backstein, Hearing Examiner

EXPLANATION OF RECONSIDERATION AND APPEAL PROCEDURES

This decision of the Hearing Examiner is final and conclusive with right of appeal to the County Council. However, reconsideration by the Examiner may also be sought by one or more parties of record. (The Examiner’s action on reconsideration would be subject to appeal to the Council.) The following paragraphs summarize the reconsideration and appeal processes. For more information about reconsideration and appeal procedures, please see Chapter 30.72 SCC and the respective Examiner and Council rules of procedure.
Reconsideration

Any Party of Record may request reconsideration by the Examiner. A Petition for Reconsideration must be filed in writing with the Office of the Hearing Examiner, 2802 Wetmore Avenue, 2nd Floor, Everett, Washington, (Mailing Address: M/S #405, 3000 Rockefeller Avenue, Everett WA 98201) on or before January 3, 2006. There is no fee for filing a Petition for Reconsideration. “The petitioner for reconsideration shall mail or otherwise provide a copy of the petition for reconsideration to all parties of record on the date of filing.” [SCC 30.72.065]

A Petition for Reconsideration does not have to be in a special form but must: contain the name, mailing address and daytime telephone number of the petitioner, together with the signature of the petitioner or of the petitioner’s attorney, if any; identify the specific findings, conclusions, actions and/or conditions for which reconsideration is requested; state the relief requested; and, where applicable, identify the specific nature of any newly discovered evidence and/or changes proposed by the applicant.

The grounds for seeking reconsideration are limited to the following:

(a) the Examiner exceeded his jurisdiction;
(b) the Examiner failed to follow the applicable procedure in reaching his decision;
(c) the Examiner committed an error of law or misinterpreted the applicable comprehensive plan, provisions of Snohomish County Code, or other county or state law or regulation;
(d) the Examiner’s findings, conclusions and/or conditions are not supported by the record;
(e) newly discovered evidence alleged to be material to the Examiner’s decision which could not reasonably have been produced at the Examiner’s hearing; and/or
(f) changes to the application proposed by the applicant in response to deficiencies identified in the decision.

Petitions for Reconsideration will be processed and considered by the Hearing Examiner pursuant to the provisions of SCC 30.72.065. Please include the county file number in any correspondence regarding this case.

Appeal

An appeal to the County Council may be filed by any aggrieved Party of Record. Appeals shall be addressed to the Snohomish County Council but shall be filed in writing with the Department of Planning and Development Services, 5th Floor, County Administration Building, 3000 Rockefeller Avenue, Everett, Washington (Mailing address: M/S #604, 3000 Rockefeller Avenue, Everett, WA 98201) on or before January 5, 2006 and shall be accompanied by a filing fee in the amount of five hundred dollars ($500.00); PROVIDED, that the filing fee shall not be charged to a department of the county and PROVIDED FURTHER that the filing fee shall be refunded in any case where an appeal is dismissed in whole without hearing under SCC 30.72.075.

An appeal must contain the following items in order to be complete: a detailed statement of the grounds for appeal; a detailed statement of the facts upon which the appeal is based, including citations to specific Hearing Examiner Findings, Conclusions, exhibits or oral testimony; written arguments in support of the appeal; the name, mailing address and daytime telephone number of each appellant, together with the signature of at least one of the appellants or of the attorney for the appellant(s), if any; the name, mailing address, daytime telephone number and signature of the appellant’s agent or representative, if any; and the required filing fee.
The grounds for filing an appeal are limited to the following:

(a) the Examiner exceeded his jurisdiction;
(b) the Examiner failed to follow the applicable procedure in reaching his decision;
(c) the Examiner committed an error of law or misinterpreted the applicable comprehensive plan, provisions of Snohomish County Code, or other county or state law or regulation; and/or
(d) the Examiner’s findings, conclusions and/or conditions are not supported by the record.

Appeals will be processed and considered by the County Council pursuant to the provisions of Chapter 30.72 SCC. Please include the county file number in any correspondence regarding this case.

Staff Distribution:

Department of Planning and Development Services: Erik Olson
Department of Public Works: Andrew Smith

The following statement is provided pursuant to RCW 36.70B.130: “Affected property owners may request a change in valuation for property tax purposes notwithstanding any program of revaluation.” A copy of this Decision is being provided to the Snohomish County Assessor as required by RCW 36.70B.130.
This decision is binding but will not become effective until the above precondition(s) have been fulfilled and acknowledged by the Department of Planning and Development Services (PDS) on the original of the instant decision. Document(s) required for fulfillment of the precondition(s) must be filed in a complete, executed fashion with PDS not later than December 22, 2006.

1. “Fulfillment” as used herein means recordation with the County Auditor, approval/acceptance by the County Council and/or Hearing Examiner, and/or such other final action as is appropriate to the particular precondition(s).

2. One and only one six month period will be allowed for resubmittal of any required document(s) which is (are) returned to the applicant for correction.

3. This conditional approval will automatically be null and void if all required precondition(s) have not been fulfilled as set forth above; PROVIDED, that:
   
   A. The Examiner may grant a one-time extension of the submittal deadline for not more than twelve (12) months for just cause shown if and only if a written request for such extension is received by the Examiner prior to the expiration of the original time period; and
   
   B. The submittal deadline will be extended automatically an amount equal to the number of days involved in any appeal proceedings.

_____________________________________
(Name)

_____________________________________
(Title)

ACKNOWLEDGMENT OF FULFILLMENT OF PRECONDITIONS

The above imposed precondition(s) having been fulfilled by the applicant and/or the successors in interest, the Department of Planning and Development Services hereby states that the instant decision is effective as of ________________, ___________.

Certified by:

_____________________________________
(Name)

_____________________________________
(Title)