



MAPLETON
U T A H

City Council Staff Report

Date:
3/6/2024

Applicant:
Mapleton City

Location:
City-wide

Prepared By:
Sean Conroy, Community
Development Director

Public Hearing:
Yes

Attachments:
1. Draft ordinances.
2. PC minutes.

REQUEST

Consideration of an ordinance amending Mapleton City Code section 18.90 regarding landscaping and buffering requirements in commercial and residential zones.

BACKGROUND & DESCRIPTION

Mapleton City Code (MCC) section 18.90 contains the City's landscape and buffering requirements. Staff is proposing several amendments to remove redundant or difficult to enforce requirements, to update standards and to address fencing requirements between residential and commercial uses. Staff has included a summary of a couple of the primary changes below followed by a brief response:

- *For commercial projects that abut non-commercial properties, require a minimum of 6' tall fencing along the property line. For uses with the potential to generate significant noise impacts, the Planning Commission may require a solid concrete or masonry wall up to 8' in height.*

Response: As the City's commercial base grows, so will potential conflicts with abutting residential uses. For low impact uses such as office and retail, a six-foot fence will be required. The ordinance gives the Planning Commission discretion to require a solid wall up to 8' in height for uses that have the potential to create more significant noise impacts, such as car washes, gas stations, vehicle repair, etc.

- *Clarify that it is the property owner's responsibility to install front yard landscaping and street trees.*

Response: Recent changes to state law prohibit the City from requiring a developer or home builder to install landscaping as a condition of a building permit approval or issuance of a certificate of occupancy. The proposed amendments clarify that the front yard landscaping is the responsibility of the home owner to complete within one year of occupancy.

- *Clarify that a lot owner that abuts a right-of-way that does not include curb, gutter, sidewalk and a planter strip may landscape the right-of-way with grasses, ground cover and trees.*

Response: There are many lots, particularly in the older developments in town, that do not have curb, gutter, sidewalk or planter strips. The proposed amendments outline what may be installed by a lot owner in these circumstances.

RECOMMENDATION

Adopt the proposed ordinance.

ORDINANCE NO. 2024-

**AN ORDINANCE AMENDING MAPLETON CITY CODE SECTION 18.90 REGARDING LANDSCAPING
AND BUFFERING REQUIREMENTS IN COMMERCIAL AND RESIDENTIAL ZONES.**

WHEREAS, Mapleton City Code (MCC) section 18.90 contains landscaping and buffering standards for new development within the City; and

WHEREAS, Goal 3 of the Land Use Element of the General Plan encourages ensuring that land uses are compatible, attractive and utilize adequate buffers; and

WHEREAS, the proposed amendments are intended to remove redundant or difficult to enforce requirements, to update standards and to address fencing requirements between residential and commercial uses; and

WHEREAS, the Planning Commission recommended adoption of the proposed amendments on February 22, 2024.

NOW THEREFORE, BE IT RESOLVED by the City Council of Mapleton, Utah, to adopt the amendments to MCC Section 18.90 as described in Exhibit "A".

PASSED AND ORDERED PUBLISHED BY THE CITY COUNCIL OF MAPLETON, UTAH,

This 6th Day of March, 2024.

Dallas Hakes
Mayor

ATTEST:

Camille Brown

City Recorder

Publication Date:

Effective Date:

Exhibit "A"
Proposed Changes Shown in Strikeout and Underline

18.90.010: PURPOSE:

The landscaping and buffering requirements specified in this chapter are intended to foster aesthetically pleasing development which will protect and preserve the appearance, character, health, safety and welfare of the community. These regulations are intended to increase the compatibility of adjacent uses and, in doing so, minimize the harmful impacts of noise, dust and debris, motor vehicle headlight glare or other artificial light intrusions, and other objectionable activities or impacts conducted or created by an adjoining or nearby use, thereby fostering compatibility among different land uses. These regulations are also intended to preserve, enhance and expand the urban forest and promote the prudent use of water and energy resources. Off street parking and unloading facilities within the PO-1, NC-1, CC-1 and GC-1 Zones are subject to section 18.92.030 of this title. (Ord. 2017-01, 4-19-2017, eff. 5-12-2017)

18.90.020: LANDSCAPE REQUIREMENTS:

A. Whenever the submission and approval of a landscape plan is required by this chapter, such plan shall be an integral part of any application for a commercial project plan approval, SDP proposal, assisted living center proposal, multiple-family development proposal, building permit or occupancy permit (aforementioned uses only). No such permits or approvals shall be issued without City approval of a landscape plan as required in this chapter.

B. The Planning Commission may approve a project plan modifying the standards of this chapter if the property owner seeking development approval presents substantial evidence for the modification. The Planning Commission shall determine if the proposed modification constitutes an innovative landscaping design superior to the required landscaping standards. If the Planning Commission grants a modification under this subsection, it shall make particularized findings justifying the modification. (Ord. 2016-01, 5-18-2016, eff. 6-16-2016)

18.90.030: SAVING EXISTING VEGETATION:

A. Developments should shall be designed to incorporate existing large trees, clusters of trees or clusters of large shrubs unless the Mapleton City Shade Tree Commission finds (or a certified arborist in the absence of a finding from the Mapleton City Shade Tree Commission) that such preservation is unwise. The Planning Commission or its designee shall review the appropriateness of removal of such vegetation if proposed in a development plan.

1. The Planning Commission may approve removal of some or all existing vegetation based on a determination of the benefits of such vegetation and the efforts made to save and incorporate the vegetation into the design of a development versus the problems such vegetation may create for the development. Areas of consideration will be general construction techniques, the impact the removal will have on the character of the area, the topography of the site and harmful conditions created by the vegetation.

2. The Planning Commission may deny a development plan if it determines trees or other vegetation were removed prior to submittal of the development application. If existing trees, clusters of trees or clusters of large shrubs deemed beneficial to the property are removed without City authorization prior to approval of a development, then the replacement of a specific caliper and number of trees will be recommended by the Mapleton City shade tree commission and shall be planted in their place.

B. Trees and other vegetation to be saved shall be clearly marked to ensure protection against removal or damage. Snow fencing or other acceptable barriers shall be used to protect

~~existing vegetation designated to be saved. The planning department or shade tree commission shall approve the location of such barriers. (Ord. 2016-01, 5-18-2016, eff. 6-16-2016)~~

18.90.050: LANDSCAPE REQUIREMENTS FOR SINGLE-FAMILY HOMES:

It is the intent of this section to encourage aesthetically pleasing front yards and the use of water conserving landscaping. This section shall apply to all new subdivision lots. This section shall only apply to the front yards of residential homes. For the purposes of this section, the "front yard" shall be defined as the area between the front property line and the front wall of the dwelling. Unless otherwise agreed upon by the developer of a subdivision, the homeowner, within one calendar year of receiving a certificate of occupancy, must provide landscaping with the following minimum standards:

- A. The front yard of any lot containing a dwelling shall include landscaping. The term "landscaping" shall mean and include the installation of any combination of turf (including either sod or seeded area), planter beds, gardens, trees, shrubs, ground cover, wood chips, mulch, rocks and boulders. At least thirty percent (30%) of the area not covered in hardscape shall include vegetation (i.e., turf, plants, shrubs, trees, etc.).
- B. Xeriscape designs are permitted and encouraged provided, however, that the failure of an owner to install and maintain landscaping within the front yard under the guise that the vegetation and bare ground that occur naturally on the site constitutes xeriscaping shall not qualify as conforming with the provisions of this section.
- C. No more than forty five percent (45%) of the area within the front yard setback shall include hardscape. For the purposes of this section "hardscape" shall be defined as any nonpermeable hard surface located within the front setback (i.e., driveways, walkways, porch, stoop, patio, etc.). If a public sidewalk is located within a public utility easement on the lot, the sidewalk shall not be included in the hardscape limitations.
- D. A landscape plan shall be submitted with a building permit application detailing how the proposed landscaping will comply with this section.
- E. The property owner is required to maintain the landscaping in an attractive manner. Grass and weeds shall be maintained at a height of not more than six inches (6") at any time. Dead, decayed, diseased, or hazardous trees, weeds, hedges, and overgrown or uncultivated vegetation that is in a hazardous condition, is an obstruction to pedestrian or vehicular traffic, or that is likely to harbor rats, vermin, or other pests shall be considered a nuisance and shall not be permitted.
- F. Automatic surface sprinkling system for front yard is encouraged. This will include lawn area, parkway in front of house and between sidewalk and curb. Each station should provide sufficient water to meet needs of plants being watered.
- G. Separate deep soak irrigation system for street trees and trees planted in planter strips between curb and sidewalk is also encouraged. A drip irrigation system is encouraged for other planting areas.
- H. Where a parkway or planter strip is present, see section 18.90.120 of this title, ~~street trees, as approved by the Mapleton City tree list shall be installed. The number of trees shall be determined by the spread or canopy of the tree at full maturity. Trees shall be no less than one inch (1") caliper in size. Larger trees may be used, but are not recommended. A bond for the trees shall be collected with the building permit for any new home with a parkway in the front or~~

side yard (corner lots). See section [18.90.120](#) of this chapter for more information on parkway landscaping. (Ord. 2016-01, 5-18-2016, eff. 6-16-2016)

18.90.060: LANDSCAPE PLAN:

A. A landscape plan shall be required whenever landscaping or alteration of existing landscaping is required by this title (excluding section [18.90.050](#) of this chapter) or title 17 of this code, and shall be submitted with the initial application for approval. Such landscape plan shall conform to the requirements specified in this chapter. ~~Landscape plans shall be prepared by a licensed Utah design professional where applicable and be approved by the planning commission or its designee prior to the issuance of a building permit. If a building permit is not required, landscape plans shall be approved as part of a project plan.~~

~~B. All landscape plans submitted for approval shall be drawn to standard engineer's or architect's scale on twenty four inch by thirty six inch (24" x 36") or eleven inch by seventeen inch (11" x 17") sheets and shall include the following components:~~

- ~~1. Location and dimensions of all existing and proposed structures, property lines, easements, parking lots and drives, roadways and rights-of-way, sidewalks, bicycle paths, ground signs, refuse disposal and recycling areas, bicycle parking areas, fences, freestanding electrical equipment, tot lots and other recreational facilities, and other freestanding structural features;~~
- ~~2. Location, quantity, size, and botanical and common names of all proposed plants;~~
- ~~3. Location, size and common names of all existing plants including trees and other plants in the parkway;~~
- ~~4. Indication of plants to be retained or removed and how they will be protected during construction;~~
- ~~5. Location of existing buildings, structures and plants on adjacent property within twenty feet (20') of the site;~~
- ~~6. Existing and proposed grading of the site using two foot (2') contour intervals;~~
- ~~7. Proposed berming using one foot (1') contour intervals;~~
- ~~8. Elevations and cross sections of all proposed fences and retaining walls;~~
- ~~9. Elevations and cross sections of other landscape features;~~
- ~~10. Summary data indicating the total area of property and percentage of the site devoted to landscape area; and~~
- ~~11. Irrigation system plan provided on a separate sheet of paper. (Ord. 2016-01, 5-18-2016, eff. 6-16-2016)~~

18.90.070: DESIGN STANDARDS:

This section applies to all industrial projects. All areas not included as part of the parking lot or areas wherein any structure lies, shall be landscaped according to this chapter. Parking lots shall not encroach on any required setback area. (Ord. 2017-01, 4-19-2017, eff. 5-12-2017)

A. Landscape plans shall incorporate the design standards set forth in this section and shall be evaluated and approved based on compliance therewith.

—B. The scale and nature of landscaping materials shall be appropriate to the size of the structures on the premises and character of the location.

- 1. Plants shall be selected for form, texture, color pattern of growth and adaptability to local conditions. Plants shall be of good quality, and capable of withstanding the extremes of the Mapleton City climate. The mature height and spread of plants shall be taken into account during selection.
- 2. Evergreens shall be incorporated into the landscape treatment of a site, particularly in those areas that require screening and buffering.
- 3. Plants shall be placed intermittently against long expanses of building walls, fences, and other barriers to create a softening effect.
- 4. Detention/retention basins and ponds shall be landscaped where possible. Such landscaping may include shade and ornamental trees, evergreens, shrubbery, hedges, turf and ground cover.
- 5. Plant placement shall be designed to reduce the energy consumption needs of the development.
 - a. Deciduous trees shall be placed on the south and west sides of buildings to provide shade from the summer sun.
 - b. Evergreens shall be concentrated on the north side of buildings to dissipate the effect of winter winds.
- 6. Whenever practical, earthen berms and existing topographic features shall be incorporated into the landscape treatment of a site, particularly when combined with plant material to facilitate buffering.

—C. Landscape design shall recognize the climatic and geologic limitations of the Mapleton City area and the need for water conservation. While irrigation systems are required for certain landscape areas, and may be desirable for other applications, all irrigation systems shall be designed to minimize the use and run off of water.

- 1. All areas to be landscaped with sod, seed, and/or hydroseed shall have sprinklers and/or an irrigation system. All other landscaped areas shall be provided with drip irrigation systems.
- 2. Sod shall be used in areas with less than a ten percent (10%) slope to prevent the runoff of irrigation water.
- 3. To promote water conservation every effort should be made to use drought tolerant species that can withstand dry conditions once established. The use of drought tolerant vegetation is encouraged in required landscape areas, especially in hillside areas. The shade tree commission shall maintain a current list of drought tolerant trees and shrubs that are locally available. Xeriscape landscaping may include a combination of drought resistant trees, shrubs, ground covers, organic mulches as well as some dry landscape materials.

—D. Annuals, biennials and perennials, decorative stone or similar materials shall be used in planting beds and may be used as an alternative to grasses. Ground covers may be used together with mulch to provide complete coverage of bare ground. Where ground cover is not used, planting beds shall be mulched with bark chips, decorative stone, or similar materials. Mulch shall not be used as a substitute of plants.

~~E. Minimum plant sizes shall be as follows:~~

- ~~1. All deciduous and/or ornamental trees shall have a minimum one inch (1") caliper size.~~
- ~~2. All evergreen trees shall have a minimum height of five feet (5') measured from finished grade to the top of the plant.~~
- ~~3. All shrubs shall have a minimum height or spread of eighteen inches (18") depending on the plant's natural growth habit. (Ord. 2016-01, 5-18-2016, eff. 6-16-2016)~~

18.90.110: LANDSCAPE BUFFERS:

A. The requirements of this section shall establish the dimensions and improvement requirements of landscape buffers as required for transitions between dissimilar uses.

B. Landscape buffers shall be reserved for vegetation and fencing. No parking, driveways, sidewalks, accessory buildings or other impervious surfaces shall be permitted, unless specifically authorized through the project plan review process. Landscape buffers may be located within required landscape yards as established in the applicable zone regulations. Where both landscape buffers and parking lot landscaping is required the more restrictive shall apply.

C. The width of landscape buffers shall be a minimum of ten feet (10'), subject to the following requirements:

1. Shade trees shall be planted at the rate of one tree for every thirty (30) linear feet of landscape buffer.
- ~~2. A continuous evergreen or deciduous shrub hedge shall be planted along the entire length of landscape buffer. This shrub hedge shall have an expected mature height of not less than six feet (6') within three (3) years of planting. (Ord. 2016-01, 5-18-2016, eff. 6-16-2016)~~

18.90.115: FENCING IN COMMERCIAL ZONES

When a project in a commercial zone abuts a non-commercial zone a solid fence or wall at least six (6) feet in height shall be constructed along the property line. The land use authority may require a concrete or masonry wall of up to eight (8) feet in height for uses that have the potential to generate noise impacts on adjacent residential uses. Examples of these uses may include, but are not limited to, gas stations, vehicle repair, car washes and uses that receive frequent deliveries from commercial box trucks of 12,500 pound vehicle weight rating or higher, or if an existing eight (8) foot wall already exists on an adjacent lot.

18.90.120: PARKWAYS:

A. All parkways in new developments shall be landscaped in conformance with the provisions of this section.

B. Parkways two feet (2') or more in width shall be landscaped with turf grass or with an approved xeriscape design. Parkways less than two feet (2') in width may be landscaped with impervious materials including brick pavers, concrete pavers or concrete. Asphalt shall not be permitted. For xeriscape designs a landscape plan shall be submitted that satisfies the following:

1. Plant Coverage: Thirty percent (30%) or more of the parkway surface be covered with vegetation, not including required street trees, within three (3) years of planting or when planting has reached maturity, whichever comes first. For lots with two (2) or more street frontages, this standard shall be applied separately to each adjacent parkway on each street frontage. Water conserving plants shall constitute at least eighty percent (80%) of all plants used. With the exception of trees, no planting material shall exceed thirty six inches (36") in height at maturity.

C. Parkways four feet (4') or more in width shall include trees. Such trees shall be spaced not more than thirty feet (30') apart and shall have a minimum caliper size of one inch (1").

~~1. Parkway trees may be clustered or spaced linearly in the right of way as determined by Mapleton City's shade tree commission.~~

~~2. If adequate space is not available in the parkway, the shade tree commission may require the planting of parkway trees on the lot adjacent to the right of way.~~

~~3. A variety of compatible species shall be included in the planting plan for a specific site or development. Trees shall be selected from the tree selection guide maintained by the shade tree commission and shall be appropriate to their location. Tree selection shall be reviewed and approved by the shade tree commission.~~

~~4. Trees may be planted in parkways along state highways only after a permit is issued by the Utah department of transportation.~~

D. Vegetation which causes a public safety problem, as determined by the city engineer, may be removed by the city.

E. Occupancy permits for new commercial or multi-family residential buildings shall not be issued unless abutting parkway landscaping has been installed or a bond provided to guarantee installation.

F. Where a parkway strip has been installed, the abutting property owner shall provide landscaping as provided in this section and shall continue to maintain the landscaping in a healthy, safe, attractive, and nuisance free condition. This shall include taking appropriate measures to water and trim plant materials, and to keep the parkway weed free.

G. It shall be unlawful for any person to remove from a parkway any landscaping required by the provisions of this chapter. This provision shall not apply to routine parkway maintenance.

H. In all new subdivisions and developments requiring street improvements (curb, gutter, sidewalks and street trees), the developer shall, as part of the development, install the concrete work around the parkway strip, along with sleeves underneath or through the sidewalk to accommodate eventual deep soak irrigation system.

I. ~~Unless a developer agrees to install landscaping in a parkway Every developer shall install trees and improvements for each new development as provided in this section. However, in standard subdivisions where a developer would sell off the lots, it shall be the homeowner's responsibility to install said trees and landscaping. A bond for the required trees shall be required with the building permit application. A bond estimate shall be submitted by a local nursery. The trees shall conform to the adopted Mapleton City tree list or otherwise approved by the Community Development Director. Spacing of the trees shall depend on the type of tree being installed. Trees shall be a one inch (1") caliper or greater, however, one inch (1") caliper is highly recommended. Improvement guarantee bonds collected from developers shall be placed in individual project accounts with the city and shall be released to the developer when trees are installed.~~

J. General tree care and maintenance is the responsibility of the property owner. However, Mapleton City The city parks department may periodically prune and spray parkway trees as needed to allow for proper street and sidewalk maintenance. Utah Power And Light may, with the city's permission, maintain safe distances between tree limbs and power lines in the area.

1. If a parkway tree needs to be removed because of disease or death, the property owner shall be responsible to remove it and replace it. the city shall do so. Removal of parkway trees by property owners without approval from the shade tree commission shall be unlawful except as otherwise provided by another express provision of this code. (Ord. 2016-01, 5-18-2016, eff. 6-16-2016)

18.90.125: OTHER RIGHTS-OF-WAY

A. A property owner that abuts or adjoins a public right-of-way that does not include curb, gutter, parkway or sidewalk may install landscaping up to the road pavement edge with the following restrictions:

1. Landscaping is limited to grasses, deciduous trees and/or groundcover. Trees shall be setback at least six (6) feet from the road pavement edge.
2. No fencing, walls or landscape boulders are permitted.
3. Mapleton City is not responsible for impacts to landscaping that may occur during the course of normal City operations within the right-of-way.
4. Maintenance of existing trees within the right-of-way shall be the responsibility of the abutting land owner.

18.90.130: BONDING:

Bonding shall be required for all landscaping improvements prior to obtaining a building permit or commencing work on any commercial or industrial project where landscaping is required by this title. Bonds shall be subject to the requirements as outlined in the adopted Mapleton City bond form.



MAPLETON

U T A H

PLANNING COMMISSION MINUTES

February 22, 2024

5 **PRESIDING AND CONDUCTING:** Sharee Killpack

7 **Commissioners in Attendance:** Lewis Nuttall
8 TJ Uriona

10 **Staff in Attendance:** Sean Conroy, Community Development Director

12 **Minutes Transcribed by:** April Houser, Executive Secretary

14 Chairman Killpack called the meeting to order at 6:00pm. A prayer and Pledge of Allegiance
15 was given.

17 **Item 1.** Planning Commission Meeting Minutes – January 25, 2024.

19 **Motion:** Commissioner Uriona moved to approve the Planning Commission Meeting
20 Minutes for January 25, 2024.

21 **Second:** Commissioner Nuttall

22 **Vote:** Unanimous

24 **Item 2.** Consideration of a Preliminary Plat for the Harmony Ridge Plat "B"
25 subdivision consisting of 123 units located at approximately 5000 South 750
26 West in the PD-3 Zone.

28 **Sean Conroy**, Community Development Director, went over the Staff Report for those in
29 attendance. The city approved the zoning back in 2012 for this development. The applicant
30 is now moving forward with Plat B, which consists of 100 condominiums and 23
31 townhomes. Renderings of the park and residential units were part of the Staff Report this
32 evening. The project is consistent with the Zoning and General Plan, so staff recommends
33 approval of the Preliminary Plat.

35 **Brandon Watson**, representing Edge Homes, stated that they are excited to get moving on
36 this project. The park, with all the amenities, is something they hope to get underway as
37 soon as possible. Phase 1 is currently underway, with the hopes of having asphalt poured
38 as soon as the weather permits.

40 **Motion:** Commissioner Nuttall moved to approve the Preliminary Plat for the
41 Harmony Ridge Plat "B" subdivision consisting of 123 units located at
42 approximately 5000 south 750 West in the PD-3 Zone with the condition that
43 all the Development Review Committee (DRC) comments be addressed prior

44 to plat recording.
45 **Second:** Commissioner Uriona
46 **Vote:** Unanimous
47
48 **Item 3.** **Consideration of a Project Plan application for the construction of a mixed-**
49 **use building located at 410 North Main Street in the Central Commercial (CC-**
50 **1) Zone.**

52 **Sean Conroy**, Community Development Director, went over the Staff Report for those in
53 attendance. This parcel is smaller with a very narrow layout. Back in 2018 the property
54 had been approved for mixed-use, but the applicant at the time never moved forward with
55 the project and has since sold the property. The proposed Project Plan is very similar to the
56 previous proposal. There was a concern from the neighbor to the north that this building
57 may obstruct the view for them leaving their driveway. The proposed building will be set
58 12' back from the stop sign, so it should not restrict any views, or cause safety concerns in
59 that regard. Staff does recommend that a tree not be required in the park strip along Main
60 Street, nor any on-street parking, to maintain a clear line of vision. Parking will be along
61 the rear east portion of the lot. The proposed use would meet the General Plan for this area.
62 **Commissioner Nuttall** asked about what might happen to the power pole on Main Street.

63
64 **Wade Peterson**, the applicant, met with Rocky Mountain Power regarding the power pole,
65 and was told it would need to remain in place. There would be four total parking stalls on
66 the lot, with one being a handicap stall. Two additional parking spaces would be allowed
67 to be striped along the south side of the property along 400 North. There are also two
68 tandem parking stalls in the garage for the residential unit to utilize. **Commissioner Uriona**
69 asked if the bottom unit could ever be converted into an additional residential unit, which
70 Sean stated that it could not be due to the commercial mixed-use zoning.

71
72 **Motion:** Commissioner Uriona moved to approve the Project Plan application for the
73 construction of a mixed-use building located at 410 North Main Street in the
74 Central Commercial (CC-1) Zone with the conditions listed below:

- 75 1. The final site plan shall include four surface parking spaces, one
76 bike rack with at least three bike stalls and at least one outdoor
77 bench.
- 78 2. Final approval by the Development Review Committee is required
79 for the sidewalk and City utilities. A durability bond shall be
80 posted for the required infrastructure improvements.
- 81 3. A final landscape plan shall be submitted that includes at least 20%
82 of the site in landscaping, 1 deciduous tree every 30' in the front
83 planter, and along the north and east property lines. No more than
84 60% of the landscaping shall be in sod.

85 **Second:** Commissioner Nuttall
86 **Vote:** Unanimous
87

88 **Item 4.** **Consideration of an ordinance amending Mapleton City Code section 18.90**
89 **regarding landscaping and buffering requirements in commercial and**
90 **residential zones.**

91
92 **Sean Conroy**, Community Development Director, went over the Staff Report for those in

93 attendance. This item primarily came about after the discussion that took place when
94 Quick Quack Carwash was proposed regarding noise mitigation. Moving forward there
95 may be more noise concerns as commercial projects are proposed in areas with residential
96 homes next to them. Staff felt that a six-foot fence should be required in these areas, with
97 the possibility to raise it to an eight-foot fence when additional noise mitigation measures
98 are needed. **Commissioner Nuttall** felt there was a lot of excellent work put in to this
99 ordinance amendment. **Commissioner Uriona** asked about larger estate lots, and if they
100 could be left in their natural vegetative state. Sean stated that the front yards would be
101 required to be landscaped.

102
103 **Chairman Killpack** opened the Public Hearing. No comments were given, and the Public
104 Hearing was closed.

105
106 **Motion:** Commissioner Nuttall moved to recommend approval to the City Council of
107 an ordinance amending Mapleton City Code section 18.90 regarding
108 landscaping and buffering requirements in commercial and residential
109 zones.

110 **Second:** Commissioner Killpack

111 **Vote:** Unanimous

112
113 **Item 5. Consideration of an ordinance establishing criteria for flag lots.**

114
115 **Sean Conroy**, Community Development Director, went over the Staff Report for those in
116 attendance. Most residential zones have a requirement for a minimum lot size, along with
117 street frontage requirements. When new developments are built, the proper infrastructure
118 is required to meet the needs of these developments. Staff have been thinking about a better
119 way to address some of the smaller developments where flag lots would make more sense
120 than requiring a public street to be installed for the use of one lot. Some stipulations would
121 be put in place that would limit the allowance of a flag lot to subdivisions of 2 lots or less
122 that do not have adequate frontage and would otherwise be required to construct a new
123 road to get frontage. The parcel could not be part of an existing subdivision. Emergency
124 vehicle access and turnaround would still need to be provided. These types of lots would
125 not be allowed if the Transportation Plan shows a future street or if a road is needed to
126 provide access to adjacent parcels. This amendment is only to avoid constructing new
127 roads where they would otherwise not be needed. An example of a possible acceptable flag
128 lot was part of the Staff Report this evening.

129
130 **Chairman Killpack** opened the Public Hearing. **Brad Johnson** felt his lot would be more
131 appealing with the more small-town rural feel. Chairman Killpack felt this ordinance was
132 a long time coming. **Justin Sorensen** wanted to express his support of this ordinance. Sean
133 felt this would help mitigate the dead-end streets that are not needed within the city. No
134 additional comments were given, and the Public Hearing was closed.

135
136 **Commissioner Uriona** asked if the city had any idea how many lots in the city could be
137 developed under this proposed ordinance. Sean stated that he would estimate around 40-
138 45 lots. There may be fewer once the proposed standards are applied. This ordinance
139 would require the applicant to complete the required improvements along the current street
140 frontage where the flag lot would have access. Commissioner Uriona asked how they
141 would determine the front yard setback. Sean stated that it would be 30 feet from the side

142 where the front parcel's home was located.

143

144 **Motion:** Commissioner Nuttall moved to recommend approval to the City Council of
145 an ordinance establishing criteria for flag lots.

146 **Second:** Commissioner Uriona

147 **Vote:** Unanimous

148

149 **Item 6.** **Adjourn.**

150

151

152

153 April Houser, Executive Secretary

Date