	Discussion Notes	Status
1.	City Council Discussion	Opened
Planning	Councilmember Myers asked how many docketed topics is the Planning Commission capable of handling each year and	1/8/19
Commission	what conditions impact that number?	
Work Flow		
(Myers)	Staff Response/Recommendation	
	Typically, a proposed amendment requires an initial study session, a combined public hearing followed by a study session, a third study session to close the issues matrix and make a recommendation, and a fourth meeting to approve the Planning Commission Report. Leading up to the Planning Commission there can be several months for staff research, public outreach, staff and director reviews, SEPA review, and Technical Committee review meetings. Once the docket item passes from Planning Commission to Council, the item is not removed from the docket until Council takes final action. For example, the Proctor-Willows Amendment to the Comprehensive Plan is a recommended carryover item for the 2018-19 docket even though the Commission approved the Planning Commission Report on November 28, 2018. The number of topics deliberated yearly by the Planning Commission depends on the nature and depth of the proposed amendment and the frequency of Commission meetings. Straightforward amendments which do not involve challenging subject matter and little public testimony can often flow through the Commission in 3 - 4 meetings. E.g Minor Zoning Code Updates.	
	 Straightforward amendments that are address routine matters with little to no public testimony can often flow through the Commission in 3 - 4 meetings within two months. (E.g Periodic cleanup of the RZC – minor amendments.) Complex amendments may require one or more briefings to acquaint the Planning Commission with terminology, applications, regulatory framework etc. before the proposed amendment is formally introduced taking 3 - 8 or more months to flow through the Commission. (E.g. PARCC Plan Update, Amendment to Code and Policies for Marymoor Subarea of SE Redmond.) Other factors that impact the flow of docketed items through the amendment process include: Agenda Setting: Meetings typically have two or more agenda items to avoid short, one agenda item meetings 	

ntinued	 <u>Staff Capacity</u>: Docket items brought to the Planning Commission are led by staff from different departments. The overall work plan in the functional area will determine when the docketed item is assigned. 											
Continued Planning Commission Work Flow (Myers)	 Sequencing of Docket Items: Often docketed items are not "ripe" to move forward until another docketed item is complete, however, both items are listed on the approved docket so the next related docket item is already cued up and ready to move forward. (E.g. Stormwater Functional Plan Update is listed but must occur after companion item, Updates to Stormwater Policies in the Comprehensive Plan's Utility Element.) Placeholders: Docketed items are sometimes used to reserve a "place in space" to alert residents of the City's intention to work on an item (E.g. Sammamish Valley Neighborhood Plan Update); to allow staff to move forward when sufficient material has been gathered. (E.g. Minor Corrections to Comprehensive Plan Text, Policies and Maps or developer activity requires revisions to the Updates to the Transportation Master Plan (TMP)) Pace: The Planning Commissioners set their own pace for deliberations. 											
		Planning Commissioners set their ov	vn pace for deliberations.									
	Planning Commissi	Planning Commissioners set their ov on work plan items completed durin	wn pace for deliberations. ng the past three docket cycles are listed in the table below.									
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	Planning Commission	Planning Commissioners set their ov on work plan items completed durin Docketed Comprehensive	wn pace for deliberations. ng the past three docket cycles are listed in the table below. Non-docketed items:									
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2.											Opened					
Frequency	Councilmember Myers asked why so many Planning Commission meetings were cancelled last year.										1/8/19					
of Planning																
Commission Meetings	Staff Response/Recommendation															
(Myers)	Only one noticed meeting was cancelled in 2018: the Planning Commission's annual meeting was cancelled and then															
	rescheduled with proper notice. None of the 2018 meetings were cancelled because of a lack of quorum. A couple of															
	regularly-scheduled meetings did not occur because relevant work items were not ready to come forward for deliberation and															
	approval.															
	The table below shows the frequency of meetings from 2015-18. The total number of meetings ranged from 20 – 24 per year.															
		Total	Jan	Feb	Mar	Apr	May	June	July	Aug	Sept	Oct	Nov	Dec		
	20:	-	1	1	1	1	3	2	2	3	1	2	3	1		
	20:		3	2	4	1	1	3	2	1	2	1	-	-		
	20:		3	3	3	2	1	4	3	1	1	1	-	1		
	20:	15 24	1	1	3	1	1	2	3	3	3	2	2	2	ļ	
3.	City Counc	cil Discussio	n													Opened
J. Time-related		n explanatio		w the	time-re	lated f	actors ir	n two of	the 70	ning co	de three	shold c	riteria	are anr	lied to	1/8/19
factors in RZC		nsive plan a						1 100 01					incenta			1,0,10
Threshold		non o pron o														
Criteria	Staff Resp	onse/Reco	mmen	dation												
(Carson)	The Techni	ical Commi [,]	ttee an	id the F	lanning	g Comn	nission a	applied t	he sev	en-thre	eshold c	riteria	Redmo	nd Zon	ing Code Section	
	21.76.070((2)(b) to eva	aluate	whethe	er a com	prehe	nsive pla	an prop	osal she	ould be	given f	urther	conside	eration	as an item for the	
	2018-19 Comprehensive Plan docket. Two of these criteria include an element of time.															
 Criterion 4 asks, "Is the proposed Comprehensive Plan amendment timely with respect to other 									ther Ci	ty and community						
	ini	tiatives, an	d planr	ned puł	olic and	private	e develo	pment	activity	?"						
	Criterion 7 asks, "Has the proposed Comprehensive Plan amendment or similar amendment not been considered or															
	rejected within the last two years?"															

	Timeliness in Criterion 4 refers to other ongoing City initiatives and the recent age of adopted plans. The City should not accept an application for docket consideration that is contrary to recently adopted plans (5-10 years or less) because of the relatively long-time frames to implement plans; for example, the adopted <i>2014 Southeast Redmond Plan</i> is still being implemented through rezones, design standards, infrastructure planning, and other city efforts and it's too soon to make a decision to throw the plan out entirely. The two-year requirement in Criterion 7 is to ensure appropriate consideration and to allow adequate staff time for review of other applications. If an applicant is denied, but then returns every year, it consumes a large amount of City resources to	
	manage further review for a proposal which was very recently denied without any time elapsed to constitute a change of circumstances. If a similar project arrives on the docket between two and four years after a previous rejection, there is still a criterion which requires a change in circumstances to effect approval. (RZC 21.76.070.J.3.h)	
4.	City Council Discussion	Opened
Periodic	Councilmember Carson suggested that the 4.21-acre Pier 67 Property has only been rezoned once in the last eighty or so years,	1/8/19
Rezoning of	and maybe never developed since it was logged years ago, and that perhaps it would be beneficial to place this proposal for a	
Property	land use amendment (Single-Family to Multi-Family Urban) on the docket to discuss rezoning of this parcel.	
(Carson)		
	Staff Response:	
	There is no land use policy that requires zoned single-family residential densities for a given site to keep pace with population	
	growth in the City. In fact, most single-family zoned properties in Redmond have not been rezoned and establishing such a	
	threshold could spur a large number of requests across the City.	
5.	City Council Discussion:	Opened
Application for	In discussing the Pier 67 Capital Partners LLC application request Councilmembers Myers and Carson refer to the application as	1/8/19
a Land Use	a project that would provide low-income senior housing.	
Amendment		
vs. Application	Staff Response:	
for a Project	The Pier 67 application is not a request to build a housing project, rather it is a request to change the land use for a 4.21-acre	
(Myers,	parcel from Single-Family to Multi-Family Urban. The applicant states the intention is to develop "a state of the art, multifamily	
Carson)	and senior housing communityacross various unit configurations, building designs, site layouts and price points." (refer to	

	page 2 of the application). However, the City has no means to require the applicant or subsequent owners to build senior	
	housing if multi-family land use and a later rezone were approved.	
6.	City Council Discussion	Opened
Suggestions to	Councilmembers Myers and Carson asked staff for suggestions on how to place the Pier 67 Capital Partners LLC's application on	1/8/19
place Pier 67	the docket for further consideration.	
application on		
the docket.	Staff Response:	
(Myers,	Staff has identified the following methods:	
Carson)	1. As the City Attorney stated previously, Council would have to make a finding that the application in question satisfies the threshold criteria.	
	2. Council could decide to introduce a new docket item to evaluate—and possibly change—the existing threshold criteria.	
	This would require amending the Comprehensive Plan and RZC, and could allow the project on the docket in subsequent	
	cycles. A review of the legislative history shows that the threshold criteria was developed to:	
	 increase transparency in how the docketing process works, 	
	 improve consistency in how applications are evaluated for further consideration, 	
	create a more direct forum for applicants to describe their proposals, and	
	make the amendment processing time more efficient.	
	The threshold criteria were modeled in part by criteria used by the City of Seattle. In 2014, Councilmembers Myers, Carson, and Margeson served on the Council during the deliberations of the criteria and all three voted to approve the ordinance.	
	Before the vote, Councilmember Margeson pulled the item from consent to change the Planning Commission-recommended four-year to a two-year waiting period for a same or similar docketed item to reapply after denial. Councilmember Margeson reasoned that two years is sufficient time since Council positions changed every two years, a two-year sitting out	
	period for a denied application would not encumber future Councils from reconsidering applications since "things do change over time." (15:09 mins into 6/3/14 Council meeting, approving Ord. 2740)	
	3. Multi-family Urban Land Uses include R-12 to R-30 zones, and residential development in these zones are focused in or near Redmond's two urban centers and Marymoor Village. Council could introduce a docket item to evaluate these higher-density zoning designations and recommend amendments to comprehensive plan policies and the zoning code that would allow multi-family development outside of (or away from) the urban centers.	