



Legislation Details (With Text)

File #: 2021-0033 **Version**: 1

Type: Ordinance Status: Approved

File created: 3/23/2021 In control: Public Hearings

On agenda: 6/9/2021 Final action: 6/9/2021

Title: Ordinance 21-018, relating to Growth Management, revising accessory apartment regulations;

amending sections in chapters 30.22, 30.23, 30.24, 30.25, 30.26, 30.28, 30.31A, 30.35A, 30.41G,

30.66C and subtitle 30.9 of the Snohomish County Code

Sponsors:

Indexes:

Code sections:

Attachments: 1. Ordinance 21-018 AMENDED & APPROVED, 2. Hearing Packet, 3. Council Index of Records, 4.

Part 3 - Additional Council Exhibits, 5. Part 1 - PDS Documents, 6. Part 2 - Planning Commission Documents, 7. Exhibits 3.3.1 through 3.3.15 Public Testimony, 8. Exhibit 3.6.1 Amendment Sheet 1, 9.

Exhibit 3.6.2 Amendment Sheet 2, 10. Exhibit 3.6.5 Amendment Sheet 4, 11. Exhibit 3.6.4 Amendment Sheet 3A, 12. Exhibit 3.6.3 Amendment Sheet 3, 13. Distribution Sheet

Date	Ver.	Action By	Action	Result
6/9/2021	1	Public Hearings	Approved as amended	Pass
6/9/2021	1	Public Hearings	Adopted as amended	Pass
5/5/2021	1	Public Hearings	Continued	
4/6/2021	1	Planning and Community Development Committee	Moved to Administrative Matters	
4/5/2021	1	Administrative Session	Assigned	

Executive/Council Action Form (ECAF)

ITEM TITLE:

Ordinance 21-018, relating to Growth Management; revising accessory apartment regulations; amending sections in chapters 30.22, 30.23, 30.24, 30.25, 30.26, 30.28, 30.31A, 30.35A, 30.41G, 30.66C and subtitle 30.9 of the Snohomish County Code

DEPARTMENT: Planning and Development Services

ORIGINATOR: Mitchell Brouse, Senior Planner

EXECUTIVE RECOMMENDATION: Approve

PURPOSE: Transmit a proposed ordinance that amends Snohomish County Code Chapter 30.22, 30.23, 30.24, 30.25, 30.26, 30.28, 30.31A, 30.35A, 30.41G, 30.66C and subtitle 30.9 SCC to adopt updated regulations regarding the development of attached and detached accessory dwelling units (also referred to as accessory apartments).

BACKGROUND: Accessory dwelling units (ADUs), also referred to as accessory apartments, are separate

File #: 2021-0033, Ve	ersion: 1				
incidental to the prindwelling (attached) Snohomish County subject to specific dand detached ADUs Finally, in 2012, desprohibiting the consproposed ordinance districts that allow sincluding adding stateliminate the prohibiting to the prohibiting the consideration of the prohibiting adding stateliminate sta	units, located on the san mary dwelling. They car or be located in a separ has allowed attached A development standards, is were changed from a velopment standards for struction of ADUs on all se would: shift attached a single-family dwellings; usuandards for ADUs in the pition of ADUs on substantantantantantantantantantantantantant	n be located in the strate detached structure. DUs since 1992 are in most districts the permitted use to are substandard lots in substandard lots in and detached ADUs update development rural areas that wi	same structure as ture from the prin nd detached ADL at allow single-fa a administrative of vere adopted into unincorporated s from an ACUP to at standards relat	s a primary single-fammary dwelling (detachers in since 1994 as permily dwellings. Both and its conditional use (ACUP) is Snohomish County. The shop of the permitted use in a sed to the construction	illy ed). itted uses, ttached) in 2002. Code, ne Il zoning of ADUs,
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OTHER DEPARTMENTAL REVIEW/COMMENTS: Approved as to form by PA (Laura Kisielius). Reviewed/approved by Finance