

June 2, 2022

Rick Canfield Alpha Stone Works Inc 2149 SE Moores St Milwaukie, OR 97222

#### **Re: Preapplication Report**

Dear Rick:

Enclosed is the Preapplication Report Summary from your meeting with the City on 05/19/2022, concerning your proposal for action on property located at 2149 SE Moores St.

A preapplication conference is required prior to submittal of certain types of land use applications in the City of Milwaukie. Where a preapplication conference is required, please be advised of the following:

- Preapplication conferences are valid for a period of 2 years from the date of the conference. If a land use application or development permit has not been submitted within 2 years of the conference date, the Planning Manager may require a new preapplication conference.
- If a development proposal is significantly modified after a preapplication conference occurs, the Planning Manager may require a new preapplication conference.

If you have any questions concerning the content of this report, please contact the appropriate City staff.

Sincerely,

Will First Administrative Specialist II



**CITY OF MILWAUKIE** 6101 SE Johnson Creek Blvd Milwaukie OR 97206 503.786.7600 planning@milwaukieoregon.gov building@milwaukieoregon.gov engineering@milwaukieoregon.gov

# Preapplication Conference Report

Project ID: 22-002PA

#### This report is provided as a follow-up to the meeting that was held on 5/19/2022 at 10:00 AM

#### The Milwaukie Municipal Code is available here: <a href="http://www.qcode.us/codes/milwaukie/">www.qcode.us/codes/milwaukie/</a>

#### APPLICANT AND PROJECT INFORMATION Applicant: Rick Canfield, Alpha Stone Works Applicant Role: Business Owner/Partner 2149 SE Moores St. Milwaukie, OR 97222 **Applicant Address:** Alpha Stone Works Company: **Project Name:** Alpha Stone Works warehouse expansion. **Project Address:** 2149 SE Moores St. Milwaukie, OR 97222 Zone: MUTSA **Project Description:** Alpha Stone Works proposes to add a 40-foot by 60-foot addition to their existing steel structure. Current Use: Construction: Contractors: Finish Carpentry Contractor (residential countertop installation). **Applicants Present: Rick Canfield** Ryan Dyar, Assistant Planner; Brett Kelver, Senior Planner; Jennifer Backhaus, Engineering Technician III Staff Present: PLANNING COMMENTS Zoning Compliance (MMC Title 19) $\boxtimes$ Use Standards (e.g., residential, In the Tacoma Station Area Mixed Use (MUTSA) zone, construction contractors and related commercial, accessory) (MMC businesses are allowed as an outright permitted use. The MUTA zone is one of two zones within the larger North Milwaukie Innovation Area. The applicant is not proposing a change 19.312.2) in use. In addition to the construction contractors and related business, the properties contain a single-family residence and a salon. The single-family residence is a nonconforming use in the MUTSA Zone. A salon is considered a personal service use in MMC 19.312 and is permitted subject to the limitations in MMC19.312.4.B.2. $\boxtimes$ **Development Standards (MMC** The Alpha Stone Works use occurs on three properties: 2107 SE Moores St, 2149 SE Moores, 19.312) and 2171 SE Moores St. As proposed, the development will involve two of the three properties, 2107 and 2149 SE Moores St. However, for parking purposes, the three lots function as one single property. This will be discussed further under the parking section below. The dimensional standards for MUTSA lots are provided in Milwaukie Municipal Code (MMC) 19.312.5 and MMC 19.312.6. There are no minimum lot sizes, street-frontage

		standards, or lot dimensional standards in the MUTSA zone; no changes are proposed to the lot configuration.
		The minimum height for a structure is 25 ft and the maximum height is 45 ft. The plans submitted by the applicant show a 26-ft structure and therefore the proposal appears to comply with the standard.
		The maximum lot coverage is 85%. The three subject properties all currently comply with this standard. The property where the addition is proposed, 2107 SE Moores St, is well under this standard. It appears the property will continue to comply with the requirement after the addition is constructed. The MUTSA Zone also has a minimum floor area ratio (FAR) of 0.5. The property where the addition is proposed, 2107 SE Moores St, is nonconforming with this standard; however, per MMC 19.804.2, if an alteration or expansion does not extend the nonconformity and otherwise conforms to Title 19, it is allowed. Therefore, the property will not be required to meet the FAR standard through this development. The second property, 2149 SE Moores St, appears to comply with this standard and no changes are proposed to structures on the property. The third property, 2171 SE Moores St, does not appear to meet the FAR requirement but no alteration or expansion is proposed on that property.
		The property is not abutting any residentially zoned properties; therefore, no side or rear yard setbacks are required. The applicant is proposing an addition to an existing structure that is located on the rear—northern portion—of the property. The property also contains a single-family dwelling, which is located on the front—southern portion—of the property. Neither structure complies with the 10-ft maximum setback requirement in MUTSA Zone; because the property is developed with multiple structures and the proposed addition will be added to the structure that is farthest from the front property line, the maximum setback requirement will not be applied. In summary, no setback requirements will be applied to this development – except for the requirement in MMC 19.504.5 (see below). This requirement says that in situations where there is no setback required, the structure must be built either on the property line or setback three feet from the property line (i.e., not setback one foot or two feet from the property line).
	Detailed Development	Outdoor uses shall be screened as follows:
3	Standards (MMC 19.312.6)	<ol> <li>All outdoor storage areas shall be screened from adjacent properties by a 6-ft-high sight-obscuring fence or wall or using vegetation. Vegetation used to screen outdoor storage areas shall be of such species, number, and spacing to provide the required screening within 1 year after planting.</li> <li>All screened or walled outdoor use and storage areas which abut a public street shall be set back a minimum of 25 ft from the property line(s). Within that setback area, trees and evergreen shrubs shall be planted. The plants shall be of such a variety and arranged to allow only minimum gaps between foliage of mature trees and plants within 4 years of planting.</li> <li>All plantings used to screen outdoor uses shall be maintained on an ongoing basis and shall be replaced if vegetation is diseased, dying, or dead.</li> <li>Per MMC 19.312.5 and 19.312.6, a minimum of 15% of the lot area must be landscaped. Currently, neither property involved in this proposal meets the</li> </ol>
		<ul> <li>standard. MMC 19.804.2 allows for alterations that conform to Title 19 and do not increase or extend a non-conformity. The applicant is not proposing to remove any landscaping through this addition. Therefore, no new landscaping will be required as part of this project.</li> <li>5. If the applicant elects to construct new landscaping on their own, that new landscaping shall comply with the standards listed in MMC 19.312.6.G (1-6).</li> </ul>
⊠	Design Standards for All Uses in the MUTSA (MMC 19.312.7)	<ul> <li>standard. MMC 19.804.2 allows for alterations that conform to Title 19 and do not increase or extend a non-conformity. The applicant is not proposing to remove any landscaping through this addition. Therefore, no new landscaping will be required as part of this project.</li> <li>5. If the applicant elects to construct new landscaping on their own, that new</li> </ul>
		<ul> <li>standard. MMC 19.804.2 allows for alterations that conform to Title 19 and do not increase or extend a non-conformity. The applicant is not proposing to remove any landscaping through this addition. Therefore, no new landscaping will be required as part of this project.</li> <li>5. If the applicant elects to construct new landscaping on their own, that new landscaping shall comply with the standards listed in MMC 19.312.6.G (1-6).</li> <li>The design standards in MMC 19.312.7.A apply to all new construction in the MUTSA zone. Therefore, the standards will apply to the addition. The standards will not apply to the existing structure, as the addition does not constitute a Major Exterior Alteration as defined</li> </ul>
		<ul> <li>standard. MMC 19.804.2 allows for alterations that conform to Title 19 and do not increase or extend a non-conformity. The applicant is not proposing to remove any landscaping through this addition. Therefore, no new landscaping will be required as part of this project.</li> <li>5. If the applicant elects to construct new landscaping on their own, that new landscaping shall comply with the standards listed in MMC 19.312.6.G (1-6).</li> <li>The design standards in MMC 19.312.7.A apply to all new construction in the MUTSA zone. Therefore, the standards will apply to the addition. The standards will not apply to the existing structure, as the addition does not constitute a Major Exterior Alteration as defined in MMC 19.312.7.B</li> </ul>

<ul> <li>i.e., windows or glazed doors; or</li> <li>A combination of a minimum of 2 consist of openings; i.e., windows wall/green wall or art mural for the A living wall or green wall is a self-the exterior or interior of a building</li> <li>b. Ground-floor windows shall be distribut no lengths of windowless wall greater</li> <li>c. Clear glazing is required for ground-floglazing is not permitted for windows for</li> <li>d. Ground-floor windows shall allow view No more than 50% of the window area</li> </ul>	ted along the wall area such that there are than 20 ft. for windows. Reflective, tinted, or opaque acing streets or courtyards. rs into storefronts, working areas, or lobbies. a may be covered by interior furnishings shades, signs, or shelves. Signs are limited to a
2. Weather Protection	
	awning, canopy, recess, or some other form on and shade for users.
3. Design Standards for Walls	
The following standards will be applied to the	exterior street-facing wall of the addition
<ul> <li>with the following design standards.</li> <li>Buildings shall utilize primary mate façades.</li> <li>Secondary materials are permitte building façade.</li> <li>Accent materials are permitted o building façade as trims or accen</li> <li>Buildings shall not utilize materials</li> </ul>	tion must be constructed so that it complies rials for at least 60% of the applicable building d on no greater than 40% of each applicable n no greater than 10% of each applicable ts listed as prohibited material.
Commercial Exterio	Nonresidential and Mixed-Use
Material Type	
Brick	Primary Material
Stone/masonry	Primary Material
Stucco, when installed over concrete	Primary Material
Glass (transparent, spandrel)	Primary Material
Concrete (poured in place or precast)	Primary Material
Finished wood, wood veneers, and wood siding	Primary Material
Finished metal panels—such as anodized aluminum, stainless steel, or copper—featuring polished, brushed, or patina finish	Secondary Material
Concrete blocks with integral color (ground, polished, or split-face finish)	Secondary Material
Fiber-reinforced cement siding and panels	Secondary Material
Ceramic tile	Secondary Material

			1	
		Concrete blocks with integral color (glazed finish)	Accent Material	
		Standing seam and corrugated metal	Accent Material	
		Glass block	Accent Material	
		Vegetated wall panels or trellises	Accent Material	
		Vinyl Siding	Prohibited Material	
		Exterior insulation finishing system (EIFS)	Prohibited Material	
		Plywood paneling	Prohibited Material	
		4. Design Standards for Roofs		
		The following standards are applicable to build	ding roofs.	
		<ul> <li>a. Flat roofs shall include a cornice with r no less than 12 in.</li> <li>b. Mansard or decorative roofs on building</li> </ul>	no less than 6 in depth (relief) and a height of ngs less than 3 stories are prohibited.	
		5. Parking, Loading, and Unloading Areas		
		5. Parking, Loaaing, and Unioaaing Areas In the MUTSA and on NME key streets, parking, loading, and unloading areas s located as follows:		
		a. Parking areas shall not be located in r	more than 50% of the front yard.	
		Land Use Review Process		
	Applications Needed or Development Review (Type II)			
Potentially Needed Potentially Needed Per MMC 19.906.2.B, new construction over 1,000 Area must submit a development review applicat applicant should note the review process for development review in MMC complete electronic copy of all application mate initial review.		ication and are subject to Type II review. The development review in MMC 19.906.3 and the MC 19.906.4. The applicant should submit a		
		Variance (Type III)		
		Per MMC 19.911.2, with a few exceptions, a variance may be requested to any standard or regulation in Title 19 of the MMC. Should the applicant decide to request a variance to the design standards for front-facing façades in MMC 19.312.7.A, a Type III variance will be required. If a variance request is submitted, a complete electronic copy of all application materials listed in MMC 19.1003.2 shall be submitted for the City's initial review. The applicant should also note the approval criteria for a Type III variance in MMC 19.911.4.B.		
	Fees	Development Review (Type II) = \$1,000		
		Variance (Type III) = \$2,000		
		<u>Note</u> : For multiple applications, there is a 25% of beyond the most expensive one. In this instance		
	Review Type:	The applicant should be aware that a Type II r	review is processed in accordance with the	
	Type II Required	procedural requirements in MMC 19.1005. Acc	cordingly, the application will be referred to	
	Type III Possible	the proximate neighborhood associations and governmental agencies. Public notice will be i		

	In compliance with the provisions in ORS 197.311, the city will deem the application complete or incomplete within 30-days of receiving the application. Once deemed complete, the city has a total of 120 days to issue a notice of decision approving or denying the application. City staff aims to issue decisions much more quickly than what state law permits—typically a two-month timeframe for Type II decisions. Type II decisions are made at an administrative level by the City's Planning Manager. Once a decision has been issued, the applicant has 15 days from the date of its mailing to appeal the decision in writing before it becomes final. An appeal would be heard in a public hearing by the Planning Commission as a final decision maker. The applicant should note that a Type III variance application is processed in accordance with MMC 19.1006. A Type III review requires public notice and a public hearing in front of the City of Milwaukie Planning Commission. An appeal for a decision issued by the Planning Commission is heard in a public hearing by the City Council as a final decision maker.
	Overlay Zones (MMC 19.400)
Willamette Greenway	There are no special overlays for the subject property.
Natural Resources	N/A
Historic Preservation	N/A
Flex Space Overlay	N/A
	Site Improvements/Site Context
Site Design Standards (MMC 19.504)	MMC 19.504.5 requires where a side or rear yard is not required and a structure is not to be erected at the property line, the structure shall be set back at least three feet from the property line. This means that the building may be constructed on the property line or within three feet of the property line, but not at one foot or two feet within the property line.
	The provisions in MMC 19.504.9, which regulate pedestrian circulation, do not apply in this instance, as the portion of the site where new development is occurring will not invite the public to walk and appears to most likely be used for truck loading.
	No other provisions in MMC 19.504 appear to apply.
	Parking Standards (MMC 19.600)
Vehicle Parking Quantity Requirements (MMC 19.605.1)	Table 19.605.1 in MMC 19.605 contains parking quantity minimum and maximum requirements based on how a property is being used. The following standards apply in this situation.
	Minimum Vehicle Parking Requirements
	<ul> <li>Manufacturing Use: 1 vehicle space per 1,000 sq ft of floor area.</li> <li>Single-Family Dwelling Use: 1 vehicle space per residential unit.</li> <li>Salon Use: 4 vehicle spaces per 1,000 sq ft of floor area.</li> </ul>
	Maximum Vehicle Parking Requirements
	<ul> <li>Manufacturing Use: No maximum</li> <li>Single-Family Dwelling Use: No Maximum</li> <li>Salon Use: 5.4 spaces per 1,000 sq ft of floor area.</li> </ul>
	With its current development, the three properties combined should have a minimum of 13 spaces. The maximum number of spaces devoted to the salon use may only be seven spaces. With the proposed expansion of 2,400 sq ft. on 2107 SE Moores St, two additional spaces will be required, bringing the total number of spaces required to 15, with a maximum of seven of those spaces devoted to salon use. Per MMC Table 19.605.1, there

		are no parking maximums for single-family residential or manufacturing uses. The property currently contains four striped parking spaces.	
	Bicycle Parking Requirements	MMC 19.609 includes requirements for bicycle parking.	
	(MMC 19.609)	MMC 19.609.2 Quantity of Spaces	
		A. The quantity of required bicycle parking spaces shall be as described in this subsection. In no case shall less than two spaces be provided.	
		• The number of bicycle parking spaces shall be at least 10% of the minimum required vehicle parking. There are a total of 15 vehicle parking spaces required for the three lots. Therefore, the standard that no fewer than two spaces be provided applies.	
		In addition to the quantity requirements above, MMC 19.609.3 and MMC 19.609.4 lists requirements for where required bicycle parking should be located and how bicycle parking should be designed. The applicant should be aware that two bicycle parking spaces may be required depending on the development permit value (see MMC Subsection 19.605 limitations below). If bicycle parking spaces are required, they shall comply with the location and design standards.	
⊠	Improvements to Existing Off- Street Parking and Loading Areas (MMC 19.602.5)	MMC 19.602.5 includes standards for improving non-conforming off-street parking and loading areas. The subsection places limitations on how much applicants should be required to spend to improve non-conforming parking situations. The subsection states that the cost of materials for any required improvements shall not exceed 10% of the development permit value of the associated development. This exemption does not include building infrastructure such as electrical, plumbing, heating, venting, or air conditioning equipment.	
		Within that 10% cost, the subsection includes a list of improvement priorities. The applicant should note the code section for the list of improvement priorities.	
	Parking Area Design and Landscaping (MMC 19.606)	MMC 19.606 contains standards for how parking areas should be designed and landscaped. This includes dimensional standards for parking spaces and aisles. As noted above, the applicant should be aware that a minimum of 15 parking spaces are required based on the existing and proposed uses on the three commonly owned subject properties. These spaces will likely be required to be striped in accordance with the dimensional standards in MMC 19.606.1. The applicant should also be aware that, depending on the development permit value of the associated development, additional design standards in MMC 19.606.3 may be applied to the required parking area.	
		In addition, depending on the development permit value of the associated development, the applicant should be aware that the parking area may be required to comply with the landscaping standards in MMC 19.606.2.	
		The required parking for the three commonly owned subject properties (2107, 2149, and 2171 SE Moores St) may be accommodated on 2171 SE Moores St with a shared parking agreement. This parking agreement shall be presented to the City as part of the required development review application.	
	Approval Criteria (MMC 19.900)		
	Development Review (MMC 19.906)	The criteria in this subsection are the approval criteria for Type II development review applications. The criteria are based on a review of development standards throughout Title 19 Zoning. Not all the standards within the chapters listed below are applicable to a proposal, and the City will identify the applicable standards through the development review process. The standards for Type II review involve discretionary standards and/or criteria.	
		<ul> <li>A. Base zone standards in Chapter 19.300.</li> <li>B. Applicable overlay zone and special area standards in Chapter 19.400.</li> <li>C. Supplementary development regulations in Chapter 19.500.</li> <li>D. Off-street parking and loading standards and requirements in Chapter 19.600.</li> </ul>	

		<ul> <li>E. Public facility standards and requirements, including any required street improvements, in Chapter 19.700.</li> <li>F. Conditions of any land use approvals for the proposal issued prior to or concurrent with the development review application.</li> </ul>
⊠	Variance (MMC 19.911)	A Type III variance request is subject to the approval criteria MMC 19.911.4.B
		Land Division (MMC Title 17)
	Design Standards	The applicant is not requesting to divide or adjust the boundaries of the property. Title 17 is not applicable.
	Preliminary Plat Requirements	N/A
	Final Plat Requirements (See Engineering Section of this Report)	N/A
		Sign Code Compliance (MMC Title 14)
	Sign Requirements	The applicant is not requesting to add any signs to the property.
		Noise (MMC Title 16)
	Noise Mitigation (MMC 16.24)	The area where the development will occur is greater than 200 ft from McLoughlin Boulevard. The standard is not applicable.
		Neighborhood District Associations
⊠	Choose an item.	Any City-recognized neighborhood district association whose boundaries include the subject property or are within 300 ft of the subject property will receive a referral and the
	Choose an item.	opportunity to provide comment on the application. There are no neighborhood associations within 300 ft of the subject property.
	Choose an item.	
		Other Permits/Registration
⊠	Business Registration	The applicant is made aware that all businesses operating within the City of Milwaukie must register their business with the City Finance Department. The City Finance Department can be reached at <u>finance@milwaukieoregon.gov</u> .
	Home Occupation Compliance (MMC 19.507)	The property is not zoned for residential use. The standard is not applicable.
		Additional Planning Notes
at c	a regular meeting of the Historic Mil vie's Restaurant (11056 SE Main St).	rticularly if it will trigger a public hearing, the applicant is encouraged to present the project waukie NDA, which occurs at 6:30 p.m. on the second Monday of every month at the Contact information: <u>https://www.milwaukieoregon.gov/citymanager/historic-milwaukie-</u>
	E	INGINEERING & PUBLIC WORKS COMMENTS

## Public Facility Improvements (MMC 19.700)

⊠	Applicability (MMC 19.702)	Public facility improvements are required for modification or expansion of an existing structure or change or intensification in use that results in an increase in gross floor area and/or any projected increase in vehicle trips.
	Transportation Facilities Review (MMC 19.703)	A Transportation Facilities Review (TFR) Land Use Application is not required.
	Transportation Impact Study (MMC 19.704)	A Transportation Impact Study (TIS) is not required.
	Agency Notification (MMC 19.707)	<ul> <li>The City shall provide notice to the following agencies:</li> <li>1. Oregon Department of Transportation (ODOT)</li> <li>2. Metro</li> <li>3. Clackamas County</li> </ul>
	Transportation Requirements (MMC 19.708)	See MMC 13.32 for FILOC (Fee In Lieu of Construction) See MMC 12.24 for Clear Vision Standards The applicant is encouraged to pay a Fee In Lieu of Construction (FILOC) rather than construct frontage improvements.
	Utility Requirements (MMC 19.709)	No utility upgrades are currently proposed. If the applicant chooses to install additional plumbing fixtures and/or upgrade the water meter engineering will evaluate the adequacy of existing public utilities to serve the proposed development and whether new public utilities are warranted to ensure compliance with the City's public utility requirements and standards.
		Flood Hazard Area (MMC 18)
	Development Permit (MMC 18.16.030)	N/A
	Elevation Certificate (MMC 18.16.020)	N/A
	Nonresidential Construction (MMC 18.20.120)	N/A
		Environmental Protection (MMC 16)
	Weak Foundation Soils (MMC 16.16)	
	Erosion Control (MMC 16.28)	An erosion control permit will be required for disturbances of 500 sq ft or more.
	Tree Cutting (MMC 16.32)	Any tree removed may require a permit. Please send any questions about tree removal to <u>urbanforest@milwaukieoregon.gov</u> .
		Public Services (MMC 13)
	Water System (MMC 13.04)	If needed, connection and/or extension of City utilities are subject to plan and application review. Any application for utility billing connection shall be made on the approved forms: https://www.milwaukieoregon.gov/building/water-connection-application

		A system development charge must be paid prior to new connections to City water.
⊠	Sewer System (MMC 13.12)	If needed, connection and extension of City utilities are subject to plan and application review.
		A system development charge must be paid prior to new connections or impacts due to the intensification of use of the City's sanitary sewer.
	Stormwater Management (MMC 13.14)	Stormwater mitigation is required as part of this development. All new impervious surface over 500 sq ft must be treated such that it meets the City's National Pollutant Discharge Elimination System (NPDES) permit through the design of facilities according to the 2016 City of Portland Stormwater Management Manual. The applicant will be required to provide an infiltration test to be completed by a geotechnical engineer.
		A system development charge must be paid prior to building permit issuance, and an Operations & Maintenance form must be completed, reviewed, notarized, and recorded with the Clackamas County prior to issuance of the Certificate of Occupancy.
⊠	System Development Charge (MMC 13.28.040)	All new development or intensification of use shall be subject to System Development Charges (SDCs).
		The latest charges are determined by the Master Fee Schedule available here: <u>https://www.milwaukieoregon.gov/finance/fees-charges</u>
		Please note that fees will increase as of July 1 <sup>st</sup> for the new fiscal year.
⊠	Fee in Lieu of Construction (MMC 13.32)	Per the City Engineer, the Fee In Lieu of Construction (FILOC) rate will be \$85 per linear foot. At a lot width of 75 feet, the FILOC will be \$6,375.00.
		Public Places (MMC 12)
	Right of Way Permit (MMC 12.08.020)	A Right-of-Way Permit will be required for all frontage improvements, utility work within the right-of-way, and driveway construction.
	Access Requirements (MMC 12.16.040)	Per MMC 12.16.040, driveways shall be constructed under a right-of-way permit in accordance with the current Milwaukie Public Works Standards
	Clear Vision (MMC 12.24)	A clear vision area shall be maintained at all driveways and accessways.
	1	Additional Engineering & Public Works Notes

See SDC Estimate for fees and charges. Please note that these fees are subject to change with the new fiscal year. Applying for building permits prior to July 1<sup>st</sup> will reflect the rates currently estimated.

Parking across the street in the right-of-way will be prohibited, but the applicant is not required to bring their current compliant nonconforming driveway into current code compliance and will instead pay FILOC.

## **BUILDING COMMENTS**

All drawings must be submitted electronically through <u>www.buildingpermits.oregon.gov</u>

New buildings or remodels shall meet all the provisions of the current applicable Oregon Building Codes. All State of Oregon adopted building codes can be found online at: <u>https://www.oregon.gov/bcd/codes-stand/Pages/adopted-codes.aspx</u>.

All building permit applications are electronic and can be applied for online with a valid CCB license number or engineer/architect license at <u>www.buildingpermits.oregon.gov</u>. Each permit type and sub-permit type are separate permits and are subject to the same time review times and will need to be applied for individually. Plans need to be uploaded to their specific permits in PDF format as a total plan set (not individual pages) if size allows.

Note: Plumbing and electrical plan reviews (when required) are done off site and are subject to that jurisdiction's timelines. The City does not have any control over those timelines, so please plan accordingly.

Site utilities require a separate plumbing permit and will require a plumbing plan review. **NOTE:** The grading plan submitted to the Engineering Department does not cover this review.

If you have any building-related questions, please email us at <u>building@milwaukieoregon.gov</u>.

#### **Additional Building Notes**

All buildings must meet the minimum setbacks from all property lines or provide fire restrictive construction as per the Oregon Structural Specialty Code (OSSC). Separation between uses may be required depending on the specific use and the area involved.

## OTHER FEES

⊠	<b>Construction Excise Tax</b> Affordable Housing CET – Applies to any project with a construction value of over 100,000.	The applicant should be aware that this fee exists and may apply depending on the construction value. <b>Calculation:</b> Valuation *12% (.12)
	Metro Excise Tax Metro – Applies to any project with a construction value of over \$100,000.	The applicant should be aware that this fee exists and may apply depending on the construction value. <b>Calculation:</b> Valuation *.12% (.0012)
⊠	School Excise Tax School CET – Applies to any new square footage.	Calculation: Commercial = \$0.69 a square foot, Residential = \$1.39 a square foot (not including garages)

## FIRE DISTRICT COMMENTS

Clackamas County Fire District #1 did not comment. Please contact Shawn Olson at <a href="mailto:shawn.olson@ClackamasFire.com">shawn.olson@ClackamasFire.com</a> with questions.

## COORDINATION WITH OTHER AGENCIES

#### Applicant must communicate directly with outside agencies. These may include the following:

- Metro
- Trimet
- North Clackamas School District
- North Clackamas Parks and Recreation District (NCPRD)
- Oregon Parks and Recreation
- ODOT/ODOT Rail
- Department of State Lands
- Oregon Marine Board
- Oregon Department of Fish and Wildlife (ODOT)

	Preservation Office ounty Transportation and Deve	lopment
		MISCELLANEOUS
	State o	r County Approvals Needed
Boiler Approval (S	State)	
Elevator Approva	ıl (State)	
Health Departmen (County)	nt Approval	
		Arts Tax
Neighborhood Of	ffice Permit	
	Oth	ner Right-of-Way Permits
Major:		
Minor:		
Painted Intersection	ion Program	
🗆 artMOB Appli	ication	
□ Traffic Contro (Engineering)		
Parklet:		
Parklet Applic Planning App		
	Approval	
Building Appr	roval	
□ Sidewalk Café:		
		Infrastructure/Utilities
<ul> <li>PGE</li> <li>NW Natural</li> <li>Clackamas Riv</li> <li>Telecomm (Co</li> <li>Water Environr</li> </ul>	ver Water (CRW) omcast, Century Link) mental Services (WES)	iders. These may include the following: oodview Disposal and Recycling)
		nic Development/Incentives

Enterprise Zone:	
Vertical Housing Tax Credit:	
New Market Tax Credits:	
Housing Resources:	
PLEASE SEE NOTE	E AND CONTACT INFORMATION ON THE FOLLOWING PAGE

This is only preliminary preapplication conference information based on the applicant's proposal and does not cover all possible development scenarios. Other requirements may be added after an applicant submits land use applications or building permits. City policies and code requirements are subject to change. If a note in this report contradicts the Milwaukie Municipal Code, the MMC supersedes the note. If you have any questions, please contact the City staff that attended the conference (listed on Page 1). Contact numbers for these staff are City staff listed at the end of the report.

Sincerely,

#### City of Milwaukie Development Review Team

BUILDING DEPARTMENT				
Samantha Vandagriff Harmony Drake Stephanie Marcinkiewicz	Building Official Permit Technician Inspector/Plans Examiner	503-786-7611 503-786-7623 503-786-7636		
ENGINEERING DEPARTMENT				
Steve Adams Jennifer Backhaus	City Engineer Engineering Technician III	503-786-7605 503-786-7608		
PLANNING DEPARTMENT				
Laura Weigel Vera Kolias Brett Kelver Adam Heroux Ryan Dyar	Planning Manager Senior Planner Senior Planner Associate Planner Assistant Planner	503-786-7654 503-786-7653 503-786-7657 503-786-7658 503-786-7661		
COMMUNITY DEVELOPMENT DEPART	MENT			
Joseph Briglio Mandy Byrd Janine Gates Emilie Bushlen Will First	Community Development Director Development Programs Manager Housing & Econ. Dev. Prog. Mgr. Administrative Specialist II Administrative Specialist II	503-786-7616 503-786-7692 503-786-7627 503-786-7600 503-786-7600		
CLACKAMAS FIRE DISTRICT				
Shawn Olson	Fire Marshal	503-655-8211		

	Permit R	ecord:	22-	002PA		SD	Cs
Street Address: 2149 SE Moores Prepared By: JMB				Date: 6/1/2022			
SDC	Reimbursement		Impro	ovement	Administration	Тс	otal
Parks	\$	189.47	\$	-	\$ -	\$	189.47
Transportation	\$	173.66	\$	3,457.20	\$ -	\$	3,630.86
Storm Drainage	\$	-	\$	880.71	\$ -	\$	880.71
Water	\$	-	\$	-	\$ -	\$	-
Sewer	\$		\$	-	\$-	\$	-
Water Meter Set Fee	\$	-	\$	-	\$-	\$	-
Review Fee	\$	-	\$	-	\$-	\$	-
Wastewater Treatment	\$	10,255.56	\$	-	\$ -	\$	10,255.56
Fees subject to change until final plans and permit issuance							14,956.61