ATTACHMENTS

1-6

(as referenced in Compliance Acknowledgement Order)
Department of Land Conservation and Development
OAR Chapter 660

DIVISION 025
PERIODIC REVIEW

660-025-0010
Purpose
The purpose of this division is to carry out the state policy outlined in ORS 197.010 and 197.628. This division is intended to implement provisions of ORS 197.626 through 197.646. The purpose for periodic review is to ensure that comprehensive plans and land use regulations remain in compliance with the statewide planning goals adopted pursuant to ORS 197.230, and that adequate provision for needed housing, economic development, transportation, public facilities and services, and urbanization are coordinated as described in ORS 197.015(5). Periodic Review is a cooperative process between the state, local governments, and other interested persons.
Stat. Auth.: ORS 197.040
Stats. Implemented: ORS 197.628 - ORS 197.646
Hist.: LCDC 1-1992, f. & cert. ef. 1-28-92; LCDC 3-2000, f. & cert. ef. 2-14-00;
LCDD 3-2004, f. & cert. ef 5-7-04

660-025-0020
Definitions
For the purposes of this division, the definitions contained in ORS 197.015, 197.303, shall apply unless the context requires otherwise. In addition, the following definitions apply:
(1) “Economic Revitalization Team” means the team established under ORS 284.555.
(2) “Filed” or “Submitted” means that the required documents have been received by the Department of Land Conservation and Development at its Salem, Oregon, office.
(3) “Final Decision” means the completion by the local government of a work task on an approved work program, including the adoption of supporting findings and any amendments to the comprehensive plan or land use regulations. A decision is final when the local government’s decision is transmitted to the department for review.
(4) “Metropolitan planning organization” means an organization located wholly within the State of Oregon and designated by the Governor to coordinate transportation planning in an urbanized area of the state pursuant to 49 USC 5303(c).
(5) “Objection” means a written complaint concerning the adequacy of an evaluation, proposed work program, or completed work task.
(6) “Participated at the local level” means to have provided substantive comment, evidence, documents, correspondence, or testimony to the local government during the local proceedings regarding a decision on an evaluation, work program or work task.
(7) “Work Program” means a detailed listing of tasks necessary to revise or amend the local comprehensive plan or land use regulations to ensure the plan and regulations achieve the statewide planning goals. A work program must indicate the date that each work task must be submitted to the department for review.
(8) “Work Task” or “task” means an activity, that is included on an approved work program and that generally results in an adopted amendment to a comprehensive plan or land use regulation.

Stat. Auth.: ORS 197.040
Stats. Implemented: ORS 197.015 & ORS 197.628 - ORS 197.646
Hist.: LCDC 1-1992, f. & cert. ef. 1-28-92; LCDC 6-1995, f. & cert. ef. 6-16-95;
LCDC 3-2000, f. & cert. ef. 2-14-00

660-025-0030
Periodic Review Schedule

(1) The commission must approve, and update as necessary, a schedule for periodic review. The schedule must include the date when each local government must be sent a letter by the department requesting the local government to commence the periodic review process.

(2) The schedule developed by the commission must reflect the following:
   (a) A city with a population of more than 2,500 within a metropolitan planning organization or a metropolitan service district shall conduct periodic review every seven years after completion of the previous periodic review.
   (b) A city with a population of 10,000 or more inside its urban growth boundary that is not within a metropolitan planning organization shall conduct periodic review every 10 years after completion of the previous periodic review.
   (c) A county with a portion of its population within the urban growth boundary of a city subject to periodic review under this section shall conduct periodic review for that portion of the county according to the schedule and work program set for the city.
   (d) Notwithstanding subsection (c) of this section, if the schedule set for the county is specific as to that portion of the county within the urban growth boundary of a city subject to periodic review under this section, the county shall conduct periodic review for that portion of the county according to the schedule and work program set for the county.

(3) The commission may establish a schedule that varies from the standards in section (2) of this rule if necessary to coordinate approved periodic review work programs or to account for special circumstances. The commission may schedule a local government’s periodic review earlier than provided in section (2) of this rule if necessary to ensure that all local governments in a region whose land use decisions would significantly affect other local governments in the region are conducting periodic review concurrently, but not sooner than five years after completion of the previous periodic review.

(4) The director must maintain and implement the schedule. Copies of the schedule must be provided upon request.

Stat. Auth.: ORS 197.040 & 197.633
Stats. Implemented: ORS 197.628 - ORS 197.646
Hist.: LCDC 1-1992, f. & cert. ef. 1-28-92; LCDC 3-2000, f. & cert. ef. 2-14-00

660-025-0035
Initiating Periodic Review Outside the Schedule

(1) A local government may request, and the commission may approve, initiation of periodic review not otherwise provided for in the schedule established under OAR 660-025-0030. The request must be submitted to the commission along with justification for the requested action. The justification must include a statement of local circumstances that warrant periodic review and identification of the statewide planning goals to be addressed.
In consideration of the request filed pursuant to section (1), the commission must consider the needs of the jurisdiction to address the issue(s) identified in periodic review, the interrelationships of the statewide planning goals to be addressed in the periodic review project, and other factors the commission finds relevant. If the commission approves the request, the provisions of this division apply, except as provided in section (3) of this rule.

(3) The Economic Revitalization Team may work with a city to create a voluntary comprehensive plan review that focuses on the unique vision of the city, instead of conducting a standard periodic review, if the team identifies a city that the team determines can benefit from a customized voluntary comprehensive plan review. In order for a voluntary comprehensive plan review to be initiated by the commission, the city must request initiation of such a modified periodic review. The provisions of this division apply except as follows:

(a) If the city is subject to the periodic review schedule in OAR 660-025-0030, the periodic review under this section will not replace or delay the next scheduled periodic review;

(b) If the city misses a deadline related to an evaluation, work program or work task, including any extension, the commission must terminate the evaluation, work program, or work task or impose sanctions pursuant to OAR 660-025-0170(3).

(4) If the commission pays the costs of a local government that is not subject to OAR 660-025-0030 to perform new work programs and work tasks, the commission may require the local government to complete periodic review when the local government has not completed periodic review within the previous five years if:

(a) A city has been growing faster than the annual population growth rate of the state for five consecutive years;

(b) A major transportation project on the Statewide Transportation Improvement Program that is approved for funding by the Oregon Transportation commission is likely to:

(A) Have a significant impact on a city or an urban unincorporated community; or

(B) Be significantly affected by growth and development in a city or an urban unincorporated community;

(c) A major facility, including a prison, is sited or funded by a state agency; or

(d) Approval by the city or county of a facility for a major employer will increase employment opportunities and significantly affect the capacity of housing and public facilities in the city or urban unincorporated community.

(5) As used in section (4) of this rule, “the costs of a local government” means: normal and customary expenses for supplies, personnel and services directly related to preparing a work program, and completing studies and inventories, drafting of ordinances, preparing and sending notices of hearings and meetings, conducting meetings and workshops, and conducting hearings on possible adoption of amendments to plans or codes, to complete a work task.

Stat. Auth.: ORS 197.040 & 197.633
Stats. Implemented: ORS 197.628 - ORS 197.646
Hist.:
commission has exclusive jurisdiction to review the following land use decisions for compliance with the statewide planning goals:

(a) If made by a city with a population of 2,500 or more inside its urban growth boundary, amendments to an urban growth boundary to include more than 50 acres;
(b) If made by a metropolitan service district, amendments to an urban growth boundary to include more than 100 acres;
(c) plan and land use regulations that designate urban reserve areas.

(2) The director may transfer one or more matters arising from review of a work task, urban growth boundary amendment or designation or amendment of an urban reserve area to the Land Use Board of Appeals pursuant to ORS 197.825(2)(c)(A) and OAR 660-025-0250.

**Stat. Auth.:** ORS 197.040

**Stats. Implemented:** ORS 195.145, ORS 197.628 - ORS 197.646, ORS 197.825

**Hist.:** LCDC 1-1992, f. & cert. ef. 1-28-92; LCDC 6-1995, f. & cert. ef. 6-16-95;

LCDC 3-2000, f. & cert. ef. 2-14-00; LCDD 3-2004, f. & cert. ef 5-7-04

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### 660-025-0050

**Commencing Periodic Review**

(1) The department must commence the periodic review process by sending a letter to the affected local government pursuant to OAR 660-025-0030 or 660-025-0035. The department may provide advance notice to a local government of the upcoming review and must encourage local governments to review their citizen involvement provisions prior to beginning periodic review.

(2) The periodic review commencement letter must include the following information:

(a) A description of the requirements for citizen involvement, evaluation of the plan and preparation of a work program;
(b) The date the evaluation and work program or evaluation and decision that no work program is required must be submitted;
(c) Applicable evaluation forms; and
(d) Other information the department considers relevant.

(3) The director must provide copies of the materials sent to the local government to interested persons upon written request.

**Stat. Auth.:** ORS 197.040 & 197.633

**Stats. Implemented:** ORS 197.628 - ORS 197.646

**Hist.:** LCDC 1-1992, f. & cert. ef. 1-28-92

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### 660-025-0060

**Periodic Review Assistance Team(s)**

(1) The director may create one or more Periodic Review Assistance Team(s) to coordinate state, regional or local public agency comment, assistance, and information into the evaluation and work program development process. The director must seek input from agencies, regional governments and local governments on the membership of Periodic Review Assistance Team(s).

(2) Members of the Periodic Review Assistance Team will provide, as appropriate:

(a) Information relevant to the periodic review process;
(b) New and updated information;
(c) Technical and professional land use planning assistance; or
(d) Coordinated evaluation and comment from state agencies.
(3) Membership. The Periodic Review Assistance Team may include representatives of state agencies with programs affecting land use and representatives of regional or local governments who may have an interest in the review.

(4) Meetings. The Periodic Review Assistance Team shall meet as necessary to provide information and advice to a local government in periodic review.

(5) Authority. The Periodic Review Assistance Team shall be an advisory body. The team may make recommendations concerning an evaluation, a work program or work task undertaken pursuant to an approved work program. The team may also make recommendations to cities, counties, state agencies and the commission regarding any other issues related to periodic review.

(6) In addition to the Periodic Review Assistance Team(s), the department may utilize the Economic Revitalization Team or institute an alternative process for coordinating agency participation in the periodic review of comprehensive plans.

(7) Consideration by the commission. The commission must consider the recommendations, if any, of the Periodic Review Assistance Team(s).

Stat. Auth.: ORS 197.040 & 197.633
Stats. Implemented: ORS 197.628 - ORS 197.646

660-025-0070
Need for Periodic Review

(1) The following conditions indicate the need for, and establish the scope of, review for periodic review of comprehensive plans and land use regulations when required under OAR 660-025-0030:

(a) There has been a substantial change in circumstances including but not limited to the conditions, findings, or assumptions upon which the comprehensive plan or land use regulations were based, so that the comprehensive plan or land use regulations do not comply with the statewide planning goals relating to economic development, needed housing, transportation, public facilities and services and urbanization;

(b) Decisions based on acknowledged comprehensive plan and land use regulations are inconsistent with the goals relating to economic development, needed housing, transportation, public facilities and services and urbanization;

(c) There are issues of regional or statewide significance, intergovernmental coordination, or state agency plans or programs affecting land use which must be addressed in order to bring comprehensive plans and land use regulations into compliance with the goals relating to economic development, needed housing, transportation, public facilities and services and urbanization; or

(d) The existing comprehensive plan and land use regulations are not achieving the statewide planning goals relating to economic development, needed housing, transportation, public facilities and services and urbanization;

(2) When a local government requests initiation of periodic review under OAR 660-025-0035(2), the need for periodic review may be based on factors not contained in section (1) of this rule and the scope of such a periodic review may be more limited than would be the case for scheduled periodic review under section (1) of this rule.

Stat. Auth.: ORS 197.040
Stats. Implemented: ORS 197.628 - ORS 197.646
Hist.: LCDC 1-1992, f. & cert. ef. 1-28-92; LCDC 3-2000, f. & cert. ef. 2-14-00
(1) The local government must use its acknowledged or otherwise approved citizen involvement program to provide adequate participation opportunities for citizens and other interested persons in all phases of the local periodic review. Each local government must publish a notice in a newspaper of general circulation within the community informing citizens about the initiation of the local periodic review. The local government must also provide written notice of the initiation of the local periodic review to other persons who, in writing, request such notice.

(2) Each local government must review its citizen involvement program and assure that there is an adequate process for citizen involvement in all phases of the periodic review process. Citizen involvement opportunities must, at a minimum, include:

(a) Interested persons must have the opportunity to comment in writing in advance of or at one or more hearings on the periodic review evaluation. Citizens and other interested persons must have the opportunity to present comments orally at one or more hearings on the periodic review evaluation. Citizens and other interested persons must have the opportunity to propose periodic review work tasks prior to or at one or more hearings. The local government must provide a response to comments at or following the hearing on the evaluation.

(b) Interested persons must have the opportunity to comment in writing in advance of or at one or more hearings on a periodic review work task. Citizens and other interested persons must have the opportunity to present comments orally at one or more hearings on a periodic review work task. The local government must respond to comments at or following the hearing on a work task.

Stat. Auth.: ORS 197.040 & 197.633
Stats. Implemented: ORS 197.628 - ORS 197.646
The director must provide written notice of the hearing to the local government, the appellant, objectors, and individuals requesting notice in writing. The notice must contain the date and location of the hearing.

The director may prepare a written report to the commission on an appeal or referral. If a report is prepared, the director must mail a copy to the local government, objectors, the appellant, and individuals requesting the report in writing.

Commission hearings will be conducted using the following procedures:
(a) The chair will open the hearing and explain the proceedings;
(b) The director or designee will present an oral report regarding the nature of the matter before the commission, an explanation of the director's decision, if any, and other information to assist the commission in reaching a decision. If another state agency participated in the periodic review under ORS 197.637 or 197.638, the agency may participate in the director's oral report.
(c) Oral argument will be allowed. The local government or governments whose decision is under review and parties who filed objections or an appeal may present oral argument. Oral argument will not be an opportunity to present new evidence regarding the matter before the commission. The local government that submitted the task may provide general information on the task submittal and address those issues raised in the department review, objections and the appeal. Persons who submitted objections or an appeal may address only those issues raised in objections or the appeal. Other affected local governments may address only those issues raised in objections or the appeal.
(d) The commission may request new evidence or information at its discretion and will allow the parties an opportunity to review and respond to the new evidence or information, subject to the time limits in section (2) of this rule.
(e) The director or commission may take official notice of law defined as:
(A) The decisional, constitutional and public statutory law of Oregon, the United States and any state, territory or other jurisdiction of the United States.
(B) Public and private official acts of the legislative, executive and judicial departments of this state, the United States, and any other state, territory or other jurisdiction of the United States.
(C) Regulations, ordinances and similar legislative enactments issued by or under the authority of the United States or any state, territory or possession of the United States.
(D) Rules of court of any court of this state or any court of record of the United States or of any state, territory or other jurisdiction of the United States.
(E) The law of an organization of nations and of foreign nations and public entities in foreign nations.
(F) An ordinance, comprehensive plan or enactment of any local government in this state, or a right derived therefrom.
(f) The commission must make a decision on the appeal or referral as provided in this division.

Stat. Auth.: ORS 197.040 & 197.633
Stats. Implemented: ORS 197.628 - ORS 197.646
Hist.:
Evaluation, Work Program or Decision That No Work is Necessary

(1) The local government must conduct an evaluation of its plan and land use regulations based on the periodic review conditions in ORS 197.628 and OAR 660-025-0070. The local evaluation process must comply with the following requirements:

(a) The local government must follow its citizen involvement program and the requirements of OAR 660-025-0080 for conducting the evaluation and determining the scope of a work program.

(b) The local government must provide opportunities for participation by the department and Periodic Review Assistance Team. Issues related to coordination between local government comprehensive plan provisions and certified state agency coordination programs that are raised by the affected agency, or Periodic Review Assistance Team must be considered by the local government.

(c) The local government may provide opportunities for participation by the Economic Revitalization Team.

(d) At least 21 days before submitting the evaluation and work program, or decision that no work program is required, the local government must provide copies of the evaluation to members of the Periodic Review Assistance Team, if formed, and others who have, in writing, requested copies.

(e) After review of comments from interested persons, the local government must adopt an evaluation and work program or decision that no work program is required.

(2) The local government must submit the evaluation and work program, or decision that no work program is required, to the department according to the following requirements:

(a) The evaluation must include completed evaluation forms that are appropriate to the jurisdiction as determined by the director. Evaluation forms will be based on the jurisdiction's size, growth rate, geographic location, and other factors that relate to the planning situation at the time of periodic review. Issues related to coordination between local government comprehensive plan provisions and certified agency coordination programs may be included in evaluation forms.

(b) The local government must also submit to the department a list of persons who requested notice of the evaluation and work program or decision that no work program is required.

(c) The evaluation and work program, or decision that no work program is necessary, must be submitted within six months of the date the department sent the letter initiating the periodic review process, including any extension granted under section (3) of this rule.

(3) A local government may request an extension of time for submitting its evaluation and work program, or decision that no work program is required. The director may grant the request if the local government shows good cause for the extension. A local government may be permitted only one extension, which shall be for no more than 90 days.

(4) A decision by the director to deny a request for an extension may be appealed to the commission according to the procedures in OAR 660-025-0110(5), or the director may refer a request for extension under section (3) of this rule to the commission pursuant to OAR 660-025-0085.
(5) If a local government fails to submit its evaluation and work program, or decision that no work program is necessary, by the deadline set by the director or the commission, including any extension, the director shall schedule a hearing before the commission according to OAR 660-025-0170(3).

Stat. Auth.: ORS 197.040 & 197.633
Stats. Implemented: ORS 197.628 - ORS 197.646
Hist.: LCDC 1-1992, f. & cert. ef. 1-28-92; LCDC 6-1995, f. & cert. ef. 6-16-95; LCDC 3-2000, f. & cert. ef. 2-14-00

660-025-0100

Notice and Filing of Objections (Work Program Phase)

(1) After the local government approves the evaluation and work program, or the evaluation and decision that no work program is necessary, the local government must notify the department and persons who participated at the local level orally or in writing during the local process. The local government notice must contain the following information:

(a) Where a person can review a copy of the local government’s evaluation and work program or the evaluation and decision that no work program is necessary, and how a person may obtain a copy of the decision;
(b) The requirements listed in section (2) of this rule for filing a valid objection to the evaluation, work program or decision that no work program is necessary; and
(c) That objectors must give a copy of the objection to the local government.

(2) Persons who participated at the local level orally or in writing during the local process leading to the evaluation and work program or decision that no work program is necessary may object to the local government’s decision. To be valid, an objection must:

(a) Be in writing and filed with the department no later than 21 days from the date the notice was mailed by the local government;
(b) Clearly identify an alleged deficiency in the evaluation, work program or decision that no work program is necessary;
(c) Suggest a specific work task that would resolve the deficiency;
(d) Demonstrate that the objecting party participated at the local level orally or in writing during the local process.

(3) Objections that do not meet the requirements of section (2) of this rule must not be considered by the director or commission.

(4) If no valid objections are received within the 21-day objection period, the director may approve the evaluation and work program or decision that no work program is required. Regardless of whether valid objections are received, the department may make its own determination of the sufficiency of the evaluation and work program or determination that no work program is necessary.
(5) If valid objections are received or the department conducts its own review, the
department must issue a report. The report must focus on the issues raised in valid objections
and concerns of the department. The report must identify specific work tasks to resolve valid
objections or department concerns. A valid objection must either be sustained or rejected by
the department or commission based on the statewide planning goals and related statutes and
administrative rules.

Stat. Auth.: ORS 197.040 & 197.633
Stats. Implemented: ORS 197.628 - ORS 197.646
Hist.: LCDC 1-1992, f. & cert. ef. 1-28-92; LCDC 6-1995, f. & cert. ef. 6-16-95;
LCDC 3-2000, f. & cert. ef. 2-14-00
Director and Commission Action (Work Program Phase)

(1) The director may:
(a) Issue an order approving the evaluation and work program or evaluation and
determination that no work program is necessary;
b) Issue an order rejecting the evaluation and work program or evaluation and
determination that no work program is necessary and suggest modifications to the local
government including a date for resubmittal; or
c) Refer the evaluation and work program or evaluation and determination that no
work program is necessary to the commission for review and action.

(2) The director may postpone action, pursuant to subsections (1)(a)-(c) of this rule to
allow the department, the jurisdiction, objectors or other persons who participated orally or in
writing at the local level to reach agreement on specific issues relating to the evaluation and
work program or evaluation and determination that no work program is necessary.

(3) The director must provide written notice of the decision to the local government
persons who filed objections, and persons who requested notice of the local government
decision.

(4) The director’s decision to approve an evaluation and work program or evaluation
and determination that no work program is necessary is final and may not be appealed.

(5) The director’s decision to deny an evaluation and work program or evaluation and
determination that no work program is necessary may be appealed to the commission by the
local government, or a person who filed an objection, or other person who participated orally
or in writing at the local level.

(a) Appeal of the director’s decision must be filed with the department within 21 days
of the date notice of the director’s action was mailed;

(b) A person appealing the director’s decision must show that the person participated
in the local government decision. The person appealing the director’s decision must show a
deficiency in the director’s decision to deny the evaluation, work program or decision that no
work program is necessary. The person appealing the director’s decision also must suggest a
specific modification to the evaluation, work program or decision that no work program is
necessary to resolve the alleged deficiency.

(6) If no such appeal is filed, the director’s decision shall be final.

(7) In response to an appeal, the director may prepare and submit a report to the
commission. The provisions in OAR 660-025-0160(3) and (4) apply.

(8) The commission shall hear referrals and appeals of evaluations and work programs
according to the procedures in OAR 660-025-0085.

(9) Following its hearing, the commission must issue an order that either:
(a) Establishes a work program; or
(b) Determines that no work program is necessary.

Stat. Auth.: ORS 197.040 & 197.633
Stats. Implemented: ORS 197.628 - ORS 197.646
Hist.: LCDC 1-1992, f. & cert. ef. 1-28-92; LCDC 6-1995, f. & cert. ef. 6-16-95
[660-025-0120 renumbered 660-025-0085]
660-025-0130
Submission of Completed Work Task

(1) A local government must submit completed work tasks as provided in the
approved work program to the department along with any form required by the department. A
local government must submit to the department a list of persons who participated orally or in
writing in the local decision process or who requested notice of the local government’s final
decision on a work task.

(2) After receipt of a work task, the department must determine whether the submittal
is complete.

(3) To be complete a submittal must be a final decision containing all required
elements identified for that task in the work program. A portion of a task or subtask may be
accepted as a complete submittal if the work program identified that portion of the task or
subtask as a separate item for adoption by the local government. Task submittals are subject
to the following requirements:
(a) If the local record does not exceed 2,000 pages, a submittal must include the entire
local record, including but not limited to adopted ordinances and orders, studies, inventories,
findings, staff reports, correspondence, hearings minutes, written testimony and evidence, and
any other items specifically listed in the work program;
(b) If the local record exceeds 2,000 pages, a submittal must include adopted
ordinances and orders, findings, hearings minutes, written testimony and evidence, and a
detailed index listing items not included in the submittal. Items in the local record not
included in the submittal must be made available for public review during the period for
submitting objections under OAR 660-025-0140. The director or Commission may require
submission of any materials not included in the initial submittal;
(c) A task submittal of over 500 pages must include an index of all submitted
materials.

(4) A submittal includes only the materials provided to the department pursuant to
section (3) of this rule. Following submission of objections pursuant to OAR 660-025-0140,
the local government may provide written correspondence that is not part of the local record
which identifies material in the record relevant to filed objections. The correspondence may
not include or refer to materials not in the record submitted or listed pursuant to section (3) of
this rule. The local government must provide the correspondence to each objector at the same
time it is sent to the department.

(5) If the department determines that a submittal is incomplete, it must notify the local
government. If the department determines that the submittal should be reviewed despite
missing information, the department may commence a formal review of the submittal.
Missing material may be identified as a deficiency in the review process and be a basis to
require further work by the local government.

(6) A local government may request an extension of time for submitting a work task.
The director may grant the request if the local government shows good cause for the
extension. A local government may be permitted only one extension, which shall be for no
more than one year.

(7) If a local government fails to submit a complete work task by the deadline set by
the director, or the commission, including any extension, the director must schedule a hearing
Notice and Filing of Objections (Work Task Phase)

(1) After the local government makes a final decision on a work task, the local government must notify the department and persons who participated at the local level orally or in writing during the local process or who requested notice in writing. The local government notice must contain the following information:

(a) Where a person can review a copy of the local government’s final decision, and how a person may obtain a copy of the final decision;

(b) The requirements listed in section (2) of this rule for filing a valid objection to the work task; and

(c) That objectors must give a copy of the objection to the local government.

(2) Persons who participated at the local level orally or in writing during the local process leading to the final decision may object to the local government’s work task submission. To be valid, objections must:

(a) Be in writing and filed with the department’s Salem office no later than 21 days from the date the notice was mailed by the local government;

(b) Clearly identify an alleged deficiency in the work task sufficient to identify the relevant section of the final decision and the statute, goal, or administrative rule the task submission is alleged to have violated;

(c) Suggest specific revisions that would resolve the objection; and

(d) Demonstrate that the objecting party participated at the local level orally or in writing during the local process.

(3) Objections that do not meet the requirements of section (2) of this rule will not be considered by the director or commission.

(4) If no valid objections are received within the 21-day objection period, the director may approve the work task. Regardless of whether valid objections are received, the director may make a determination of whether the work task final decision complies with the statewide planning goals and applicable statutes and administrative rules.

(5) When a subsequent work task conflicts with a work task that has been deemed acknowledged, or violates a statewide planning goal related to a previous work task, the director or commission shall not approve the submission until all conflicts and goal compliance issues are resolved. In such case, the director or commission may enter an order deferring acknowledgment of all, or part, of the work task until completion of additional tasks.

(6) If valid objections are received or the department conducts its own review, the department must issue a report. The report shall focus on the issues raised in valid objections and issues of compliance identified by the department. The report shall identify specific work tasks to resolve valid objections or department concerns. A valid objection shall either be sustained or rejected by the department or commission based on the statewide planning goals and applicable statutes and administrative rules.
1 Stat. Auth.: ORS 197.040 & 197.633
2 Stats. Implemented: ORS 197.628 - ORS 197.646
3 Hist.: LCDC 1-1992, f. & cert. ef. 1-28-92; LCDC 6-1995, f. & cert. ef. 6-16-95;
4 LCDC 3-2000, f. & cert. ef. 2-14-00; LCDD 3-2004, f. & cert. ef 5-7-04
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6 660-025-0150
7 Director Action and Appeal of Director Action (Work Task Phase)
8 (1) The director may:
9 (a) Issue an order approving the completed work task;
10 (b) Issue an order remanding the work task to the local government including a date
11 for resubmittal;
12 (c) Refer the work task and recommendation to the commission for review and action;
13 or
14 (d) The director may issue an order approving portions of the completed work task
15 provided these portions are not affected by an order remanding or referring the completed
16 work task.
17 (2) The director must send the order to the local government, persons who filed
18 objections, and persons who, in writing, requested a copy of the action.
19 (3) The director’s action in section (1) of this rule must be sent pursuant to section (2)
20 of this rule within 120 days of the date the department received the task submittal from the
21 local government unless the local government waives the 120-day deadline or the commission
22 grants the director an extension. The local government may withdraw the submittal, in which
23 case the 120-day deadline does not apply, provided the withdrawal will not result in the local
24 government passing the deadline for work task submittal in the work program and any
25 extension allowed in OAR 660-025-0130(7). If the director does not take action as prescribed
26 in this section:
27 (a) If the department does not receive valid objections to the work task pursuant to
28 OAR 660-025-0140(2), the work task shall be deemed approved and the department must
29 provide a letter to the local government certifying that the work task is approved;
30 (b) If the department received one or more valid objections to the work task pursuant
31 to OAR 660-025-0140(2), the director must refer the work task to the commission for review
32 and action.
33 (4) Appeals of director decisions are subject to the requirements of this section.
34 (a) A person who filed a valid objection may appeal a director’s approval or partial
35 approval of a work task to the commission.
36 (b) The local government, a person who filed a valid objection, or other person who
37 participated orally or in writing at the local level during the local process on the work task
38 may appeal a director’s remand or partial remand of a work task to the commission.
39 (c) Appeals of the director’s decision must be filed with the department’s Salem office
40 within 21 days of the date the director’s action was mailed;
41 (d) A person appealing the director’s decision must:
42 (A) Show that the person participated at the local level orally or in writing during the
43 local process;
44 (B) Clearly identify a deficiency in the work task sufficiently to identify the relevant
45 section of the submitted task and the statute, goal, or administrative rule the local government
46 is alleged to have violated; and
(C) Suggest a specific modification to the work task necessary to resolve the alleged deficiency.

(5) If no appeal to the commission is filed within the time provided by section (4) of this rule, the work tasks approved by the director are considered acknowledged. If the director’s decision is to remand a work task and no appeal to the commission is filed within the time provided in section (4) of this rule, the decision is final.

Stat. Auth.: ORS 197.040 & 197.633
Stats. Implemented: ORS 197.628 - ORS 197.646
Hist.: LCDC 1-1992, f. & cert. ef. 1-28-92; LCDC 6-1995, f. & cert. ef. 6-16-95;
LCDC 3-2000, f. & cert. ef. 2-14-00; LCDD 3-2004, f. & cert. ef 5-7-04

660-025-0160
Commission Review of Referrals and Appeals (Work Task Phase)

(1) The commission shall hear appeals and referrals of work tasks according to the procedures in OAR 660-025-0085.

(2) In response to a referral or appeal, the director may prepare and submit a report to the commission.

(3) The department must mail a copy of the report to the local government, all persons who submitted objections, and other persons who appealed the director’s decision. The department must mail the report at least 21 days before the commission meeting to consider the referral or appeal.

(4) Persons who filed valid objections or an appeal, and the submitting local government, may file written exceptions to the director’s report within ten (10) days of the date the report is mailed. The director may issue a response to exceptions and may make revisions to the director’s report in response to exceptions. A response or revised report may be provided to the commission at or prior to its hearing on the referral or appeal. A revised director’s report does not require mailing 21 days prior to the commission hearing.

(5) The commission shall hear appeals based on the record unless the commission requests new evidence or information at its discretion and allows the parties an opportunity to review and respond to the new evidence or information. The written record shall consist of the submittal, timely objections, the director’s report, timely exceptions to the director’s report, the director’s response to exceptions and revised report if any, and the appeal if one was filed.

(6) Following its hearing, the commission must issue an order that does one or more of the following:

(a) Approves the work task or a portion of the task;
(b) Remands the work task or a portion of the task to the local government, including a date for resubmittal;
(c) Requires specific plan or land use regulation revisions to be completed by a specific date. Where specific revisions are required, the order shall specify that no further review is necessary. These changes are final when adopted by the local government. The failure to adopt the required revisions by the date established in the order shall constitute failure to complete a work task by the specified deadline requiring the director to initiate a hearing before the commission according to the procedures in OAR 660-025-0170(3);
(d) Amends the work program to add a task authorized under OAR 660-025-0170(1)(b); or
(e) Modifies the schedule for the approved work program in order to accommodate additional work on a remanded work task.

(7) If the commission approves the work task under subsection (6)(a) of this section and no appeal to the Court of Appeals is filed within the time provided in ORS 183.482, the work task shall be deemed acknowledged. If the commission decision on a work task is under subsection (6)(b) through (e) of this section and no appeal to the Court of Appeals is filed within the time provided in ORS 183.482, the decision is final.

Stat. Auth.: ORS 197.040 & 197.633
Stats. Implemented: ORS 197.628 - ORS 197.646
Hist.: LCDC 1-1992, f. & cert. ef. 1-28-92; LCDC 6-1995, f. & cert. ef. 6-16-95;
LCDC 3-2000, f. & cert. ef. 2-14-00; LCDD 3-2004, f. & cert. ef 5-7-04

660-025-0170
Modification of an Approved Work Program, Extensions, and Sanctions for Failure to Meet Deadlines

(1) The commission may direct, or, upon request of the local government, the director authorize a local government to modify an approved work program when:

(a) Issues of regional or statewide significance arising out of another local government’s periodic review requires an enhanced level of coordination;

(b) Issues of goal compliance are raised as a result of completion of a work task resulting in a need to undertake further review or revisions;

(c) Issues relating to the organization of the work program, coordination with affected agencies or persons, or orderly implementation of work tasks result in a need for further review or revision; or

(d) Issues relating to needed housing, economic development, transportation, public facilities and services, or urbanization were omitted from the work program but must be addressed in order to ensure compliance with the statewide planning goals.

(2) Failure to complete a modified work task shall constitute failure to complete a work task by the specified deadline, requiring the director to initiate a hearing before the commission according to the procedures in section (3).

(3) If a local government fails to submit its evaluation and work program, a decision that no work program is necessary, or a work task by the deadline set by the director or the commission, including any extension, the director shall schedule a hearing before the commission. The notice must state the date and location at which the commission will conduct the hearing. The hearing will be conducted pursuant to OAR 660-025-0085 and as follows:

(a) The director shall notify the local government in writing that its submittal is past due and that the commission will conduct a hearing and consider imposing sanctions against the local government as required by ORS 197.636(2);

(b) The director and the local government may prepare written statements to the commission addressing the circumstances causing the local government to miss the deadline and the appropriateness of any of the sanctions listed in ORS 197.636(2). The written statements must be filed in a manner and according to a schedule established by the director;

(c) The commission shall issue an order imposing one or more of the sanctions listed in ORS 197.636(2) until the local government submits its evaluation and work program or its decision that no work program is required, or its work task required under OAR 660-025-0130, as follows:
(A) Require the local government to apply those portions of the goals and rules to land
use decisions as specified in an order issued by the commission,
(B) Forfeiture of all or a portion of the grant money received to conduct the review,
develop the work program or complete the work task,
(C) Completion of the work program or work task by the department. The commission
may require the local government to pay the cost for completion of work performed by the
department, following the withholding process set forth in ORS 197.335(4),
(D) Application of such interim measures as the commission deems necessary to
ensure compliance with the statewide planning goals.

Stat. Auth.: ORS 197.040 & 197.633
Stats. Implemented: ORS 197.628-ORS 197.646
Hist.: LCDC 1-1992, f. & cert. ef. 1-28-92; LCDC 6-1995, f. & cert. ef. 6-16-95;
LCDC 1-1998, f. & cert. ef. 4-15-98; LCDD 3-2000, f. & cert. ef. 2-14-00

660-025-0175
Review of UGB amendments and Urban Reserve Area designations.
(1) Land use decisions establishing or amending an urban growth boundary or urban
reserve area must be submitted to the department for review with the statewide planning goals
and related statutes and rules when not on a work program and:
(a) A metropolitan service district amends its urban growth boundary to include more
than 100 acres;
(b) A city with a population of 2,500 or more within its urban growth boundary
amends the urban growth boundary to include more than 50 acres; or
(c) A city or metropolitan service district designates or amends urban reserve areas
under ORS 195.145.
(2) The standards and procedures in this rule govern the local government process and
submittal, and department and commission review.
(3) The local government must provide notice of the proposed amendment according
to the procedures and requirements for post-acknowledgement plan amendments in ORS
197.610 and OAR 660-018-0020.
(4) The local government must submit its final decision amending its urban growth
boundary, or designating urban reserve areas, to the department according to all the
requirements for a work task submittal in OAR 660-025-0130 and 660-025-0140.
(5) Department and commission review and decision on the submittal from the local
government must follow the procedures and requirements for review and decision of a work
task submittal in OAR 660-025-0140 to 660-025-0160.

Stat. Auth.: ORS 197.040
Stats. Implemented: ORS 195.145, 197.626 – 197.646
Hist.: LCDC 3-2000, f. & cert. ef. 2-14-00; LCDC 3-2004, f. & cert. ef 5-7-04

660-025-0180
Stay Provisions
(1) When a local government makes a final decision on a work task or portion of a
work task that is required by, or carries out, an approved work program, or if the local
government is a city with a population of 2,500 or more and either adopts a decision adding
more than 50 acres to its urban growth boundary or designates or amends urban reserve areas,
or a metropolitan service district that adopts a decision adding more than 100 acres to its
urban growth boundary or designates or amends urban reserve areas, interested persons may request a stay of the local government's final decision by filing a request for a stay with the commission. In taking an action on a request to stay a local government's final decision on a work task, the commission must use the standards and procedures contained in OAR chapter 660, division 1.

(2) The director may grant a temporary stay of a final decision on a local government decision described in section (1) of this rule. A temporary stay must meet applicable stay requirements of the Administrative Procedures Act. A temporary stay issued by the director shall only be effective until the commission has acted on a stay request pursuant to section (1) of this rule.

Stat.  Auth.: ORS 197.040
Stats. Implemented: ORS 195.145, ORS 197.628 - ORS 197.646
Hist.: LCDC 1-1992, f. & cert. ef. 1-28-92; LCDC 6-1995, f. & cert. ef. 6-16-95;
LCDD 1-1998, f. & cert. ef. 4-15-98; LCDC 3-2000, f. & cert. ef. 2-14-00

Updated Planning Documents

(1) Pursuant to ORS 195.025 and 195.040 and the legislative policy described in ORS 197.010, each local government must file two complete and accurate copies of its comprehensive plan and land use regulations bearing the date of adoption (including plan and zone maps bearing the date of adoption) with the department following completion of periodic review. These materials may be either a new printing or an up-to-date compilation of the required materials or upon approval of the department, an up-to-date copy on computer disk(s) or other electronic format.

(2) Materials described in section (1) of this rule must be submitted to the department within six months of completion of the last work task.

(3) The updated plan must be accompanied by a statement signed by a city or county official certifying that the materials are an accurate copy of current planning documents and that they reflect changes made as part of periodic review.

(4) Jurisdictions that do not file an updated plan on time shall not be eligible for grants from the department until such time as the required materials are provided to the department.

Stat.  Auth.: ORS 197.040
Stats. Implemented: ORS 195.025 and 195.040 & ORS 197.628 - ORS 197.646
Hist.: LCDC 1-1992, f. & cert. ef. 1-28-92; LCDC 6-1995, f. & cert. ef. 6-16-95

Computation of Time

(1) For the purposes of OAR chapter 660, division 25, periodic review rule, unless otherwise provided by rule, the time to complete required tasks, notices, objections, and appeals shall be computed as follows. The first day of the designated period to complete the task, notice, objection or appeal shall not be counted. The last day of the period shall be counted unless it is a Saturday, Sunday or legal holiday recognized by the State of Oregon. In that event the period shall run until the end of the next day that is not a Saturday, Sunday or state legal holiday.
(2) When the period of time to complete the task is less than seven (7) days, intervening Saturdays, Sundays or state legal holidays shall not be counted.

Stat. Auth.: ORS 197.040

Stats. Implemented: ORS 187.010, 187.020, 197.628 to 197.650

Hist.: LCDC 1-1992, f. & cert. ef. 1-28-92; LCDC 6-1995, f. & cert. ef. 6-16-95
Applicability

(1) Amendments to this division apply as follows:

(a) Local governments in periodic review that have not submitted an evaluation and work program, or decision that no work program is required, when rule amendments become effective shall apply the new requirements to the evaluation and work program or decision than no work program is required;

(b) Local governments in periodic review must apply amendments to work tasks not completed or submitted to the department on the effective date of the amendments;

(c) The commission may modify approved work programs to carry out the priorities and standards reflected in amendments;

(d) The procedures and standards in amendments for department and commission review and action on periodic review submittals, requests for extensions, and late submittals apply to all such submittals and requests filed after the effective date of the amendments, as well as any such submittals and requests awaiting initial department action on the effective date of the amendments.

(2) Amendments to OAR 660-025-0030 and 660-025-0035(3) and (4) become effective July 1, 2007.

Stat. Auth.: ORS 197.040-197.245
Stats. Implemented: ORS 197.628 to 197.646
Hist.: LCDC 3-2000, f. & cert. ef. 2-14-00

Transfer of Matters to the Land Use Board of Appeals

(1) When the department receives an appeal of a director’s decision pursuant to OAR 660-025-0150(4), the director may elect to transfer a matter raised in the appeal to the Land Use Board of Appeals (board) under ORS 197.825(2)(A).

(2) Matters raised in an appeal may be transferred by the director to the board when:

(a) The matter is an urban growth boundary expansion approved by the local government based on a quasi-judicial land use application and does not require an interpretation of first impression of statewide planning Goal 14, ORS 197.296 or ORS 197.298; or

(b) (A) The matter alleges the work task submittal violates a provision of law not directly related to compliance with a statewide planning goal;

(B) The appeal clearly identifies the provision of the task submittal that is alleged to violate a provision of law and clearly identifies the provision of law that is alleged to have been violated; and

(C) The matter is sufficiently well-defined that it can be separated from other allegations in the appeal.

(3) When the director elects to transfer a matter to the board, notice of the decision must be sent to the local jurisdiction, the appellant, objectors, and the board within 60 days of the date the appeal was filed with the department. The notice shall include identification of the matter to be transferred and explanation of the procedures and deadline for appeal of the matter to the board.
(4) The director's decision under this rule is final and may not be appealed.

Stat. Auth.: ORS 197.040

Stats. Implemented: ORS 197.825