WHY IS THE CITY PLANNING FOR MORE GROWTH ON MERCER ISLAND?
The state’s Growth Management Act (GMA) requires cities to accommodate a certain amount of additional growth over the 20 year planning horizon from 2015 to 2035.

State law (RCW 36.70A.115) says: “Comprehensive plans and development regulations must provide sufficient land capacity for development. Counties and cities that are required or choose to plan under RCW 36.70A.040 shall ensure that, taken collectively, adoption of and amendments to their comprehensive plans and/or development regulations provide sufficient capacity of land suitable for development within their jurisdictions to accommodate their allocated housing and employment growth, including the accommodation of, as appropriate, the medical, governmental, educational, institutional, commercial, and industrial facilities related to such growth, as adopted in the applicable countywide planning policies and consistent with the twenty-year population forecast from the office of financial management.” (Emphasis added)

HOW MANY ADDITIONAL PEOPLE IS THE CITY REQUIRED TO ‘ACCOMMODATE’, OR PLAN FOR?
Mercer Island’s projected population growth is approximately 5,900 additional people between 2006 and 2035. The starting year of 2006 is used rather than 2015 because several earlier amendments to State law delayed the requirement to update Comprehensive Plans. Therefore, growth that actually occurred between 2006 and 2015 needs to be considered in planning to 2035.

The City needs to plan for housing an additional 2,320 households between 2006 and 2035. Mercer Island has averaged 2.54 people per household. In 2010, Mercer Island had 22,699 people. By 2017, the City’s estimated population grew 6.6% to 24,210. The GMA does not require that the housing units actually be built; only that the City’s zoning allows the required additional number of housing units to be built.

HOW MUCH RESIDENTIAL GROWTH HAS OCCURRED BETWEEN 2006 AND 2017?
Approximately 1,065 housing units (net) have been permitted from 1-1-06 to 12-31-17. “Net” housing units does not include new homes built to replace demolished homes. The total of “net” housing units includes accessory dwelling units and the Aegis project currently under construction (73 units defined as dwelling units). The 124-unit Shorewood Apartments expansion permitted in 2010 has been removed from the data since all permits have expired prior to beginning of construction.

<table>
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NOTE: 124 units for Shorewood was removed from the 2010 data since permits expired.

Legend:
SF = # of new single-family homes permitted
SF Demo = # of single-family home demolition permits issued
SF Net = SF minus SF Demo
MF = # of new multi-family units permitted
MF Demo = # of multi-family units demolition permits issued
The chart below shows the City’s cumulative net housing unit growth compared to the annualized GMA target since 2006. The City has achieved 45% of its 2035 housing target in 41% of the growth planning period (2006-2035).

**How many housing units are left to be built to achieve our 2035 target?**
The difference between Mercer Island’s 2035 housing growth target (2,320 units) and growth between 2006-2017 (1,049 units) is 1,271 housing units. The City must have adequate zoned capacity for these housing units to be built.

**Does the City’s zoning allow for construction of 1,271 more housing units?**
Yes. At the end of 2017, Mercer Island’s zoning would allow for approximately 1,485 new housing units. This capacity does not include land in the Shorewood Apartments that was originally permitted for 124 units in 2010. These permits have expired, so this land capacity is available for future development.

**How/where would the City accommodate the required additional growth?**
The City can accommodate the required additional growth without changing the allowed ‘densities’, or number of houses and units that are currently allowed. Outside of the Town Center, in the single-family zones, the zoning has changed very little since City incorporation in 1960. Conversely, in the Town Center zoning has changed since the enactment of the GMA in 1990 to accommodate most of the required growth. It is anticipated that most future growth will continue to occur in the Town Center.

**How much growth has occurred in the Town Center?**
Since 2006, there have been 767 new housing units permitted within the Town Center, which represents 72% of all growth in the City since 2006.

**Can Mercer Island choose not to plan for additional growth?**
No. RCW 36.70A.040 requires certain counties (including King County) and the cities within the county to comply with GMA, including planning for growth.

**Can Mercer Island choose to not accept additional growth?**
See the answer to “Why is the city planning for more growth on Mercer Island?” on the first page of this document.

**How and when were the growth targets established?**
The current growth targets for the period of 2011-2031 were adopted by the King County Council upon the recommendation of the Growth Management Planning Council (GMPC). These targets were originally adopted in 2009 as amendments to the King County Countywide Planning Policies (KCCPP) and re-adopted as part of the 2012 KCCPP. The KCCPP amendments were ratified by King County and the 39 cities within King County, including Mercer Island.

In 1992, Mercer Island agreed to adoption of the initial KCCPP, which included agreement to share population growth among all King County jurisdictions. This commitment continues today. The current (2012) KCCPP state: “The pattern of growth within the Urban Growth Area implements the Regional Growth Strategy through allocation of targets to local jurisdictions. The targets create an obligation to plan and provide zoning for future
potential growth, but do not obligate a jurisdiction to guarantee that a given number of housing units will be built or jobs added during the planning period.” This is a key point—the City’s obligation under the GMA is to ensure that our zoning has sufficient capacity to allow for our housing allocation, not that it actually be built out. That depends on the market rather than the City.

IF THE GROWTH TARGET IS FOR 2006-2031, WHY IS THE CITY PLANNING FOR GROWTH TO 2035?
The GMA requires planning for a 20-year period. That 20-year period was to have been 2011-2031, when the State deadline for updating Comprehensive Plans was 2011. Since that deadline was delayed to 2015, the City needs to plan for growth to 2035.

WHEN WILL NEW GROWTH TARGETS BE ADOPTED?
King County has indicated that the process of establishing new growth targets is currently expected to begin in 2020 or 2021. The new growth targets would then be adopted in 2021 or 2022. These new targets would be used in the next State-mandated Comprehensive Plan update in 2023.

CAN THE ADOPTED GROWTH TARGETS BE CHALLENGED?
The time to formally challenge the KCCPP growth targets has long passed. If the City Council wants to reduce the target allocated to the City, a letter could be sent to the GMPC requesting a reduction in the targets. The GMPC would then determine whether to process the request. If Mercer Island’s growth target was reduced, the King County Council would need to adopt a KCCPP amendment to allocate that growth to other cities in King County. As noted, they would rely upon the review and recommendation of the GMPC.

Reducing the City’s growth targets would not only require GMPC and King County Council approval, but the approval (or “ratification”) by 30% of King County jurisdictions representing 70% of King County’s population.

WHAT IS THE GMPC?
The GMPC consists of the King County Executive, five members of the King County Council, four elected officials from the City of Seattle, and seven elected officials from other cities in King County. Mercer Island Mayor Debbie Bertlin serves on the GMPC.

COULD THE CITY COUNCIL UNILATERALLY REDUCE THE CITY’S GROWTH TARGET WITHOUT THE REVIEW OR APPROVAL OF THE GMPC AND KING COUNTY?
The Council cannot alter the target itself, although it could unilaterally reduce the amount of growth accommodated in the comprehensive plan to a level below the target assigned by the KCCPP. The City’s growth target number is 2,320 housing units. If the Council took such action, Mercer Island could be out of compliance with the KCCPP and therefore out of compliance with the GMA.

WHAT ARE THE CONSEQUENCES OF NON-COMPLIANCE WITH GMA?
State agencies that help local governments finance infrastructure, such as sewer and water systems, community centers or roadways, consider GMA compliance when making award decisions for grants and loans. The Public Works Trust Fund, the Centennial Clean Water Fund, the Drinking Water State Revolving Fund, and the Hazard Mitigation Grant program all address compliance with the GMA for access to their funding programs. The Recreation and Conservation Office grants an additional point in the scoring process for local governments that are in compliance. The Department of Commerce checks GMA compliance for the purposes of grants and loans for agencies that use this information in their funding decisions.

In addition, the Governor could have sales tax, fuel tax, and liquor taxes withheld. Real Estate Excise Tax collection could also be temporarily rescinded. This would be in addition to any legal challenges filed for non-compliance.

If the City makes a final, legislative decision to not accept and plan for the housing growth that is
allocated to it, especially when following the process laid out in advance, the City’s decision may be appealed to the Growth Management Hearings Board (GMHB), either by the regional/affected jurisdictions, special interest groups or stakeholders, or potentially even by the state. Defending a petition for review before the GMHB would be something the City Council would need to be prepared for when making any decision. Those appeals can be quite lengthy, time consuming, and expensive.

If the GMHB were to find the City’s action is non-compliant, it could remand the noncompliant plan or code to the City for further work. The GMHB also has the authority to invalidate the non-compliant plan or code and to recommend to the Governor that financial sanctions be imposed.

If the City declines to take an action required by the GMA, such as the periodic update of its comprehensive plan, it could be subject to a “failure to act” appeal to the GMHB. In such a circumstance, invalidity would not be an issue, however a finding of noncompliance would jeopardize the grant funding mentioned above or potentially result in the imposition of financial sanctions.

HAS A GOVERNOR EVER IMPOSED FINANCIAL SANCTIONS ON A NON-COMPLIANT LOCAL GOVERNMENT?
Yes. In 1996, Chelan County’s continued noncompliance with the GMA prompted the Governor to withhold the county’s portion of the motor vehicle fuel tax.

HOW MANY SCHOOL CHILDREN LIVE IN THE TOWN CENTER?
According to the Mercer Island School District, there are 187 students attending District schools in the 2017-2018 school year living in the Town Center:

- Elementary: 101 students
- Middle: 48 students
- High: 38 students

As shown in the chart below, student population in the Town Center has increased as expected with the construction of new multi-family housing in the Town Center. Total enrollment in 2017 is 4,623 students. The Town Center student population represents 4% of the overall student population.

For example, changes to permitted use mixes or densities, building forms, or capital improvement priorities.

WHAT CAN THE CITY DO ABOUT THE IMPACT OF GROWTH ON OUR SCHOOLS AND OTHER PUBLIC FACILITIES?
The City can collect impact fees authorized by the Growth Management Act or mitigation fees under the State Environmental Policy Act. The City Council adopted impact fees to help fund new schools and parks in 2015 and traffic improvements in 2016.

Since the City began collecting impact fees, new development has paid just over $1 Million, allocated as follows:

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<th>Year</th>
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<tr>
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<td>TOTAL</td>
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IMPACT FEES COLLECTED

HOW OFTEN CAN THE CITY AMEND THE COMPREHENSIVE PLAN?
Cities are required to update their comprehensive plan every eight years to account for any changes to the law or any new assigned targets. However, they also have discretion to amend all or portions of their plan (such as the Town Center subarea) on an annual basis or more frequently as allowed by the GMA. So long as the comprehensive plan maintains the capacity to accommodate the assigned growth target, the City is free to amend any of the details of the plan, or development regulations, as it sees fit.
GMA ACRONYMS
The following is a list of acronyms commonly used in conjunction with the Growth Management Act:

DU: Dwelling Units
GMA: Growth Management Act
GMHB: Growth Management Hearings Board

GMPC: Growth Management Planning Council
KCCPP: King County Countywide Planning Policies
PSRC: Puget Sound Regional Council
RCW: Revised Code of Washington
WAC: Washington Administrative Code