September 17, 2020

TECHNICAL STAFF REPORT

Planning Board Meeting of October 1, 2020

Case No./Petitioner: ZRA-192 – Annapolis Junction Town Center, LLC

Request: Amend Section 127.4.E.2. to increase the maximum allowable height in the Transit Oriented Development (TOD) Zoning District from 100 feet to 200 feet provided the structure has an additional 1-foot setback for the portion of the structure over 60 feet for every 2 feet of height.

I. BACKGROUND AND HISTORY OF EXISTING ZONING REGULATIONS

The TOD Zoning District was created during the 2004 Comprehensive Zoning Plan (CZP) to encourage the development of multi-story office centers located near MARC stations and mixed-use developments on larger sites, with apartments as the only allowable residential type. Through the Comprehensive Zoning process, minimum land areas between five and fifteen acres were discussed. However, the TOD District regulations were ultimately adopted allowing apartments "only within development encompassing at least 3 gross acres of TOD zoned land within a Route 1 Corridor development project."

Zoning Regulation Amendment ZRA-140 (ZRA-140) was submitted in 2012 and proposed a number of revisions. One revision allowed single family attached (SFA) dwelling units in larger TODs provided that:

- They were within a Route 1 Corridor transit-oriented development project that encompassed at least 50 acres;
- The SFA units did not exceed 30% of all dwellings; and
- The SFA units did not consume more than 40% of the land area in the development.

ZRA-140 was approved December 3, 2012 with the County Council adding an amendment limiting one-story commercial uses to a maximum of 20,000 square feet.

During the 2013 CZP process, the TOD District was amended to require a minimum density of 20 dwelling units per net acre to encourage higher density developments. Also, to provide more specificity regarding amenity areas, requirements were added related to minimum size, design, pedestrian and bicycle connections. The 2013 CZP Regulations became effective October 6, 2013.

In November of 2013, DPZ proposed a Zoning Regulation Amendment (ZRA-147) to modify the Purpose Statement to clarify that, while the purpose of the TOD district is to encourage large comprehensively planned developments, it does not prohibit small undeveloped parcels from being developed. Also, "Industrial Uses, Light" was added as a permitted use, subject to criteria listed in Section 127.4.B.14. A second permitted-use category for single-family attached dwellings was added and applied to TODs greater than 3 acres, but less than 50 acres provided they are located more than 2,500 feet from a MARC station.
In 2016 CB 34-2016 (ZRA 163 & ZRA-166) was adopted that made Dwellings, Single Family Attached, a use that is permitted as a matter of right with no restrictions. This was accomplished by removing the percentage limitations on Single-Family Attached Dwelling units in a development and by removing requirements related to minimum and maximum acreage and proximity to MARC stations.

CB 34-2016 also reduced the maximum area that may be devoted to residential buildings and parking, from 75% to 50% for parcels that are less than five acres. This council bill also amended that section to base the percentage on “developable acreage rather than net acreage and to include residential buildings (prior to adoption of this bill, the maximum percentage only applied to parking rather than residential buildings and parking).

II. DESCRIPTION AND EVALUATION OF PROPOSAL

This section contains the Department of Planning and Zoning (DPZ) technical evaluation of ZRA-192. The Petitioner’s proposed amendment text is attached as Exhibit A. DPZ’s recommended text is contained in Exhibit B.

The Petitioner contends that the current 100-foot height limitation restricts the efficient use of land in the TOD districts and is inconsistent with the purpose of the TOD "to encourage the development of multi-use centers combining office and high-density residential development that are located and designed for safe and convenient pedestrian access by commuters using the MARC Trains and other public transit links." Therefore, raising the height limitation in the TOD district will provide greater flexibility and improve options for efficient mixed-use development along the Route 1 Corridor.

Section 127.4.E.2.

This section imposes a 60-foot height limit on structures that meet the minimum setback from a public street right-of-way and allows an increase in height of 2 feet for every 1 foot of additional setback, up to a maximum of 100 feet. The Petitioner proposes to increase the 100-foot maximum to 200 feet.

DPZ concurs that current approach to building height in the TOD zoning district should be modified to align better with the purpose of the district. A uniform height limit throughout the TOD zoning district is atypical of traditional TOD development patterns, where taller/denser buildings are allowed near transit locations to encourage use of mass transit. The TOD zoning districts cover large areas and some properties are not within reasonable walking distance from MARC stations nor are there sidewalks to accommodate pedestrians. An example is shown in the following map of the Dorsey Station TOD District.
The Maryland Department of Transportation Transit-Oriented Development design guidelines (see Attachment A) recommend “to locate the tallest and highest density uses near the station and transition by “stepping down” building heights and intensity towards established residential neighborhoods. Based on DPZ’s research, building heights up to 180 feet are found in suburban jurisdictions including Downtown Columbia, Anne Arundel County (the Palisades), and College Park (see Attachment B). DPZ recommends a maximum building height of 180 feet if it is located within reasonable walking distance from a MARC station.

According to a 2011 study on walking speed¹, humans walk between 2.1 and 3.04 miles per hour depending on age. Therefore, to ensure that all users will be within a 5-minute walk from the MARC station, DPZ recommends allowing a height up to 180 feet if within 750 feet of the MARC platform.

**Student Yields**

DPZ also analyzed student yields per unit and compared three projects along Route 1 (Annapolis Junction, zoned TOD; Howard Square, zoned CAC; and Blue Stream, zoned CAC) and three projects in Downtown Columbia. As shown in the charts below, student yields are relatively low across all developments, with only .02 students per unit generated from the TOD development. This indicates that higher density developments in the TOD districts may have a minimal impact on schools as they are likely to generate a greater number of studio and one-bedroom apartments.

¹ https://journals.plos.org/plosone/article?id=10.1371/journal.pone.0023299
Student Yields for Select Multifamily Housing Developments on Route 1

<table>
<thead>
<tr>
<th></th>
<th>Annapolis Junction</th>
<th>Howard Square</th>
<th>Blue-stream</th>
</tr>
</thead>
<tbody>
<tr>
<td>Condo Apt Units</td>
<td>0</td>
<td>0</td>
<td>53</td>
</tr>
<tr>
<td>Rental Apt Units</td>
<td>416</td>
<td>643</td>
<td>394</td>
</tr>
<tr>
<td>Total Units</td>
<td>416</td>
<td>643</td>
<td>447</td>
</tr>
<tr>
<td>Elementary Students</td>
<td>7</td>
<td>24</td>
<td>43</td>
</tr>
<tr>
<td>Middle Students</td>
<td>1</td>
<td>19</td>
<td>24</td>
</tr>
<tr>
<td>High Students</td>
<td>1</td>
<td>16</td>
<td>15</td>
</tr>
<tr>
<td>Total Students</td>
<td>9</td>
<td>59</td>
<td>82</td>
</tr>
<tr>
<td>Elementary Yield</td>
<td>0.02</td>
<td>0.04</td>
<td>0.10</td>
</tr>
<tr>
<td>Middle Yield</td>
<td>0.00</td>
<td>0.03</td>
<td>0.05</td>
</tr>
<tr>
<td>High Yield</td>
<td>0.00</td>
<td>0.02</td>
<td>0.03</td>
</tr>
<tr>
<td>Total Yield</td>
<td>0.02</td>
<td>0.09</td>
<td>0.18</td>
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</table>

Student Yields for Select Multifamily Housing Developments in Downtown Columbia

<table>
<thead>
<tr>
<th></th>
<th>The Metropolitan</th>
<th>TEN.m Flats</th>
<th>M.Flats</th>
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</thead>
<tbody>
<tr>
<td>Condo Apt Units</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Rental Apt Units</td>
<td>380</td>
<td>170</td>
<td>267</td>
</tr>
<tr>
<td>Total Units</td>
<td>380</td>
<td>170</td>
<td>550</td>
</tr>
<tr>
<td>Elementary Students</td>
<td>11</td>
<td>8</td>
<td>10</td>
</tr>
<tr>
<td>Middle Students</td>
<td>0</td>
<td>2</td>
<td>1</td>
</tr>
<tr>
<td>High Students</td>
<td>13</td>
<td>2</td>
<td>4</td>
</tr>
<tr>
<td>Total Students</td>
<td>24</td>
<td>12</td>
<td>36</td>
</tr>
<tr>
<td>Elementary Yield</td>
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<td>0.02</td>
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<tr>
<td>Middle Yield</td>
<td>0.00</td>
<td>0.01</td>
<td>0.00</td>
</tr>
<tr>
<td>High Yield</td>
<td>0.03</td>
<td>0.01</td>
<td>0.01</td>
</tr>
<tr>
<td>Total Yield</td>
<td>0.06</td>
<td>0.07</td>
<td>0.03</td>
</tr>
</tbody>
</table>

Source: Dwelling Units from Howard County DPZ Land Use Database
Students from HCPSS Planning Office, September 30, 2019 Official; Enrollment, grades K-12

III. GENERAL PLAN

ZRA-192 is generally in harmony with PlanHoward 2030 goals and policies. PlanHoward 2030 contains a number of policy goals and implementing actions that generally support the proposed zoning regulation amendment (ZRA) to increase the maximum allowable height in the Transit Oriented Development (TOD) Zoning Districts. The intent of the TOD Zoning District is outlined in Section 127.4.A. of the Howard County Zoning Regulations and it states: “to encourage the development of multi-use centers that combine office and high-density residential development that are located and designed for safe and convenient pedestrian access by commuters using the
MARC Trains and other public transit links.” All TOD zoning sites in the County are located in the Route 1 Corridor (see orange sites in the map below).

Route 1 Corridor

Policy 5.4 on page 58 in PlanHoward 2030 seeks to enhance “the Route 1 Corridor revitalization strategy to recognize the distinct character and market potential of diverse corridor segments… ”. Implementing Action 5.4 a. calls for planning efforts to focus on maximizing “development potential in ... mixed-use opportunity sites.

On page 59 of PlanHoward 2030, Policy 5.5 seeks to proactively “consider innovative tools to enhance the Route 1 Corridor's competitiveness, attract and retain businesses, and maximize redevelopment opportunities." Implementing Action c. to Policy 5.5 envisions the future intensification that would be allowed by this amendment and states to develop plans for “key opportunity areas that allow for significant future intensification, while maximizing current and intermediate development potential and protecting industrially zoned land”.

Compact Growth and Housing

Policy 6.1, identified in PlanHoward 2030 on page 75, seeks to maintain “adequate facilities and services to accommodate growth." Implementing action e. to Policy 6.1 addresses zoning and envisions the compact development that would be permitted by the proposed amendment by
reducing “competition for land resources by promoting more compact development in appropriate targeted growth and revitalization areas.”

On page 129 in PlanHoward 2030, Policy 9.2 seeks to expand “full spectrum housing for residents at diverse income levels and life stages ... by encouraging high quality, mixed income, multigenerational, well designed, and sustainable communities.” This amendment is supported by implementing action b. to Policy 9.2 as it envisions the increased rental housing options by working with developers to “provide increased full spectrum rental choice for all incomes, ages and abilities throughout Howard County, especially in areas designated for increased density and revitalization.” Since this height increase is proposed for TOD zoning districts, all residential developments will be required to comply with the County’s MIHU policy, thus furthering this PlanHoward 2030 policy.

PlanHoward 2030 also encourages the County to consider “Context Sensitive Zoning” (page. 142) as “a one-size fits all standard zoning approach is no longer desirable. Redevelopment must be contextually sensitive in terms of uses, intensity, heights, setbacks and design with surrounding, existing developments,” Howard County TOD sites are surrounded by commercial, industrial and residential zoning districts (see map on page 5).

IV. RECOMMENDATION

For the reasons noted above, the Department of Planning and Zoning recommends that the ZRA-192 be APPROVED WITH MODIFICATIONS, as outlined in Exhibit B of the Technical Staff Report.

Approved by:

Amy Gowan, Director

Date
Exhibit A

Petitioner’s Proposed Text

Section 127.4.E.2:

E. Bulk Regulations

2. Maximum building height

   a. Structure with minimum setback from a public street right-of-way 60 feet

   b. Structure with an additional 1 foot of setback from a public street right-of-way for the portion of the structure over 60 feet for every 2 feet of additional height .... [[100]] 200 feet

How The Text Would Appear If Adopted As Proposed

E. Bulk Regulations

2. Maximum building height

   A. Structure with minimum setback from a public street right-of-way .......... 60 feet

   B. Structure with an additional 1 foot of setback from a public street right-of-way for the portion of the structure over 60 feet for every 2 feet of additional height ...

.......................................................... ........................................................................ 200 feet
Exhibit B

DPZ’s Proposed Text

Section 127.4.E.2:

E. Bulk Regulations

3. Maximum building height

   a. Structure with minimum setback from a public street right-of-way…. 60 feet
   
   b. Structure with an additional 1 foot of setback from a public street right-of-way for the portion of the structure over 60 feet for every 2 feet of additional height ..... 100

   HOWEVER, STRUCTURES WITHIN 750 FEET OF A MARC STATION PLATFORM MAY EXCEED 100 FEET IN HEIGHT IF THE PORTION OF THE STRUCTURE OVER 60 FEET IS SETBACK 1 ADDITIONAL FOOT FROM:

       (1) A PUBLIC STREET RIGHT-OF-WAY; AND

       (2) A TOD ZONING DISTRICT BOUNDARY

   FOR EVERY 2 FEET OF ADDITIONAL HEIGHT UP TO A MAXIMUM OF 180 FEET IN HEIGHT.

How The Text Would Appear If Adopted As Proposed

E. Bulk Regulations

4. Maximum building height

   a. Structure with minimum setback from a public street right-of-way ............60 feet

   b. Structure with an additional 1 foot of setback from a public street right-of-way for the portion of the structure over 60 feet for every 2 feet of additional height...100 feet

   However, structures within 750 feet of a MARC station platform may exceed 100 feet in height if the portion of the structure over 60 feet is setback 1 additional foot from:

       (1) A public street right-of-way; and

       (2) A TOD district boundary

   for every 2 feet of additional height up to a maximum of 180 feet in height.
**FEATURES OF A SUCCESSFUL TOD PROJECT**

A TOD project at its best creates a place that fully leverages the presence of transit to become a vibrant community node.

As illustrated in the image below, a true TOD project:

- Capitalizes on the synergy that occurs by locating the highest intensity of development in close proximity to transit.
- Utilizes street, site, and building design that prioritizes pedestrians.
- Introduces a diversity of land uses and elements that contributes to a vibrant place.

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**Source:** Designing for Transit – Transit Oriented Development Guidelines
Maryland Department of Transportation – Office of Planning and Programming
## Building Heights in Suburban Jurisdictions within Maryland

### Anne Arundel County

<table>
<thead>
<tr>
<th>Rank</th>
<th>Building</th>
<th>City</th>
<th>Floors</th>
<th>Height</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Hilton Garden Inn/Homewood Suites Baltimore/Arunel Mills</td>
<td>Hanover</td>
<td>11</td>
<td>114 ft</td>
</tr>
<tr>
<td>2</td>
<td>Maryland Live! Hotel</td>
<td>Hanover</td>
<td>17</td>
<td>204 ft</td>
</tr>
<tr>
<td>3</td>
<td>The Palisades at Arundel Preserve</td>
<td>Hanover</td>
<td>15</td>
<td>180 ft</td>
</tr>
<tr>
<td>4</td>
<td>Aloft &amp; Element Hotels Arundel Mills</td>
<td>Hanover</td>
<td>7</td>
<td>84 ft</td>
</tr>
<tr>
<td>5</td>
<td>Aloft Arundel Mills</td>
<td>Hanover</td>
<td>7</td>
<td>84 ft</td>
</tr>
<tr>
<td>6</td>
<td>Ramada Inn- BWI Airport</td>
<td>Hanover</td>
<td>7</td>
<td>84 ft</td>
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</table>

### College Park, MD

<table>
<thead>
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<th>Building</th>
<th>City</th>
<th>Floors</th>
<th>Height</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>University View I</td>
<td>College Park</td>
<td>16</td>
<td>170 ft</td>
</tr>
<tr>
<td>2</td>
<td>Towers of Westchester Park I</td>
<td>College Park</td>
<td>15</td>
<td>178 ft</td>
</tr>
<tr>
<td>3</td>
<td>Towers of Westchester Park II</td>
<td>College Park</td>
<td>15</td>
<td>178 ft</td>
</tr>
<tr>
<td>4</td>
<td>University View II</td>
<td>College Park</td>
<td>12</td>
<td>142 ft</td>
</tr>
<tr>
<td>5</td>
<td>The Hotel at the University of Maryland</td>
<td>College Park</td>
<td>10</td>
<td>118 ft</td>
</tr>
<tr>
<td>6</td>
<td>Oakland Hall</td>
<td>College Park</td>
<td>8</td>
<td>95 ft</td>
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### Columbia, MD

<table>
<thead>
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<th>Building</th>
<th>City</th>
<th>Floors</th>
<th>Height</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>6100 Merriweather Drive</td>
<td>Columbia</td>
<td>12</td>
<td>147 ft</td>
</tr>
<tr>
<td>2</td>
<td>Lakehouse LPS</td>
<td>Columbia</td>
<td>12</td>
<td>147 ft</td>
</tr>
<tr>
<td>3</td>
<td>Watermark Place</td>
<td>Columbia</td>
<td>12</td>
<td>147 ft</td>
</tr>
<tr>
<td>4</td>
<td>Vantage House</td>
<td>Columbia</td>
<td>12</td>
<td>147 ft</td>
</tr>
<tr>
<td>5</td>
<td>30 Columbia Corporate Center</td>
<td>Columbia</td>
<td>12</td>
<td>147 ft</td>
</tr>
<tr>
<td>6</td>
<td>RWD Building</td>
<td>Columbia</td>
<td>12</td>
<td>147 ft</td>
</tr>
<tr>
<td>7</td>
<td>Merrill Lynch Building</td>
<td>Columbia</td>
<td>12</td>
<td>147 ft</td>
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<tr>
<td>8</td>
<td>Sheraton Columbia Hotel</td>
<td>Columbia</td>
<td>10</td>
<td>122 ft</td>
</tr>
</tbody>
</table>

Source: Emporis.com
1. **Zoning Regulation Amendment Request**

   I (we), the undersigned, hereby petition the County Council of Howard County to amend the Zoning Regulations of Howard County as follows: Amend Section 127.4.E.2 of the Howard County Zoning Regulations to increase the maximum allowable height in the Transit Oriented Development (TOD) Zoning District to 200 feet provided the structure has an additional 1 foot setback for the portion of the structure over 60 feet for every 2 feet of additional height as currently required.

   [You must provide a brief statement here. “See Attached Supplement” or similar statements are not acceptable. You may attach a separate document to respond to Section 1 in greater detail. If so, this document shall be titled “Response to Section 1”]

2. **Petitioner's Name**   Annapolis Junction Town Center LLC

   Address   4816 Del Ray Avenue, Bethesda, MD 20814

   Phone No.   (301) 657-4848

   Email Address   ngreenberg@somersetconstruction.com

3. **Counsel for Petitioner**   Sang W. Oh, Talkin & Oh, LLP

   Counsel’s Address   5100 Dorsey Hall Drive, Ellicott City, MD 21042

   Counsel's Phone No.   410-964-0300

   Email Address   soh@talkin-oh.com

4. Please provide a brief statement concerning the reason(s) the requested amendment(s) to the Zoning Regulations is (are) being proposed. **See the attached Supplemental Statement.**

   [You may attach a separate document to respond to Section 3. If so, this document shall be titled "Response to Section 3"]

5. Please provide a detailed justification statement demonstrating how the proposed amendment(s) will be in harmony with current General Plan for Howard County. **See the attached Supplemental Statement.**

   [You may attach a separate document to respond to Section 5. If so, this document shall be titled "Response to Section 5"]
6. The Legislative Intent of the Zoning Regulations in Section 100.A. expresses that the Zoning Regulations have the purpose of "...preserving and promoting the health, safety and welfare of the community." Please provide a detailed justification statement demonstrating how the proposed amendment(s) will be in harmony with this purpose and the other issues in Section 100.A. See the attached Supplemental Statement.

[You may attach a separate document to respond to Section 6. If so, this document shall be titled "Response to Section 6."]

7. Unless your response to Section 6 above already addresses this issue, please provide an explanation of the public benefits to be gained by the adoption of the proposed amendment(s). See the attached Supplemental Statement.

[You may attach a separate document to respond to Section 7. If so, this document shall be titled "Response to Section 7."]

8. Does the amendment, or do the amendments, have the potential of affecting the development of more than one property, yes or no? Yes.

If yes, and the number of properties is less than or equal to 12, explain the impact on all properties affected by providing a detailed analysis of all the properties based upon the nature of the changes proposed in the amendment(s). If the number of properties is greater than 12, explain the impact in general terms. This amendment will impact all TOD projects/properties in Howard County as to the maximum allowable height. The proposed amendment could result in certain buildings within TOD projects being taller than 100'. For all the reasons as set forth above in responses to Sections 4, 6 and 7, the Petitioner asserts these impacts to be positive. Petitioner also represents that in its review of its project/property, an increase in the maximum allowable height did not result in increased residential density. Nonetheless, Petitioner cannot represent that the proposed amendment could never result in increased residential density for any TOD project/property.

[You may attach a separate document to respond to Section 8. If so, this document shall be titled "Response to Section 8."]
9. If there are any other factors you desire the Council to consider in its evaluation of this amendment request, please provide them at this time. Please understand that the Council may request a new or updated Technical Staff Report and/or a new Planning Board Recommendation if there is any new evidence submitted at the time of the public hearing that is not provided with this original petition. None.

[You may attach a separate document to respond to Section 9. If so, this document shall be titled “Response to Section 9.”]

10. You must provide the full proposed text of the amendment(s) as a separate document entitled “Petitioner’s Proposed Text” that is to be attached to this form. This document must use this standard format for Zoning Regulation Amendment proposals; any new proposed text must be in CAPITAL LETTERS, and any existing text to be deleted must be in [[Double Bold Brackets]]. In addition, you must provide an example of how the text would appear normally if adopted as you propose.

After this petition is accepted for scheduling by the Department of Planning and Zoning, you must provide an electronic file of the “Petitioner’s Proposed Text” to the Division of Public Service and Zoning Administration. This file must be in Microsoft Word or a Microsoft Word compatible file format, and may be submitted by email or some other media if prior arrangements are made with the Division of Public Service and Zoning Administration.

11. The Petitioner agrees to furnish additional information as may be required by the Department of Planning and Zoning prior to the petition being accepted for scheduling, by the Planning Board prior to its adoption of a Recommendation, and/or by the County Council prior to its ruling on the case.
12. The undersigned hereby affirms that all of the statements and information contained in, or filed with this petition, are true and correct. The undersigned has read the instructions on this form, filing herewith all of the required accompanying information. If the Petitioner is an entity that is not an individual, information must be provided explaining the relationship of the person(s) signing to the entity.

Annapolis Junction Town Center, LLC  
Petitioner's name (Printed or typed)  
Petitioner’s Signature  
Date  

Sang W. Oh, Counsel for Petitioner

[If additional signatures are necessary, please provide them on a separate document to be attached to this petition form.]
FEE

The Petitioner agrees to pay all fees as follows:

Filing fee.................................................$695.00. If the request is granted, the Petitioner shall pay $40.00 per 200 words of text or fraction thereof for each separate textually continuous amendment ($40.00 minimum, $85.00 maximum)

Each additional hearing night......................$510.00*

The County Council may refund or waive all or part of the filing fee where the petitioner demonstrates to the satisfaction of the County Council that the payment of the fee would work an extraordinary hardship on the petitioner. The County Council may refund part of the filing fee for withdrawn petitions. The County Council shall waive all fees for petitions filed in the performance of governmental duties by an official, board or agency of the Howard County Government.

APPLICATIONS: One (1) original plus twenty four (24) copies along with attachments.

********************************************************************************************

For DPZ office use only:

Hearing Fee  $ _____________________________

Receipt No. _____________________________

PLEASE CALL 410-313-2395 FOR AN APPOINTMENT TO SUBMIT YOUR APPLICATION

County Website: www.howardcountymd.gov

Revised: 07/12
T:\Shared\Public Service and Zoning\Applications\County Council\ ZRA Application
INSTRUCTIONS TO THE APPLICANT/PARTY OF RECORD

- As required by State Law, applicants are required to complete the AFFIDAVIT AS TO CONTRIBUTION that is attached, and if you have made a contribution as described in the Affidavit, please complete the DISCLOSURE OF CONTRIBUTION that is attached.

- If you are an applicant, Party of Record (i.e., supporter/protestant) or a family member and have made a contribution as described in the Affidavit, you must complete the DISCLOSURE OF CONTRIBUTION that is attached.

- Filed affidavits and disclosures will be available for review by the public in the office of the Administrative assistant to the Zoning Board during normal business hours.

- Additional forms may be obtained from the Administrative Assistant to the Zoning Board at (410-313-2395) or from the Department of Planning and Zoning.

- Completed form may be mailed to the Administrative Assistant to the Zoning Board at 3430 Courthouse Drive, Ellicott City, MD 21043.

- Pursuant to State Law, violations shall be reported to the Howard County Ethics Commission.
PETITIONER: Annapolis Junction Town Center, LLC

AFFIDAVIT AS TO CONTRIBUTION

As required by the Annotated Code of Maryland
State Government Article, Sections 15-848-15-850

I, Annapolis Junction Town Center, LLC, as the applicant in the above zoning matter

✓ HAVE

HAVE NOT

made any contribution or contributions having a cumulative value of $500 or more to the treasurer of a candidate or the treasurer of a political committee during the 48-month period before application in or during the pendency of the above referenced zoning matter.

I understand that any contribution made after the filing of this Affidavit and before final disposition of the application by the County Council shall be disclosed within five (5) business days of the contribution.

I solemnly affirm under the penalties of perjury and upon personal knowledge that the contents of the foregoing paper are true.

Printed Name: Annapolis Junction Town Center, LLC

Signature: [Signature]

Date: 5-26-2020
PETITIONER: Annapolis Junction Town Center, LLC

DISCLOSURE OF CONTRIBUTION

As required by the Annotated Code of Maryland
State Government Article, Sections 15-848-15-850

This Disclosure shall be filed by an Applicant upon application or by a Party of Record within 2 weeks after entering a proceeding, if the Applicant or Party of Record or a family member, as defined in Section 15-849 of the State Government Article, has made any contribution or contributions having a cumulative value of $500 or more to the treasurer of a candidate of the treasurer of a political committee during the 48-month period before the application was filed or during the pendency of the application.

Any person who knowingly and willfully violates Sections 15-848-15-850 of the State Government Article is subject to a fine of not more than $5,000. If the person is not an individual, each officer and partner who knowingly authorized or participated in the violation is subject to the same penalty.

APPLICANT OR
PARTY OF RECORD: Annapolis Junction Town Center, LLC

RECIPIENTS OF CONTRIBUTIONS:

<table>
<thead>
<tr>
<th>Name</th>
<th>Date of Contribution</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Allan Kittelman</td>
<td>1/24/2016</td>
<td>$1,000</td>
</tr>
<tr>
<td>Christiana Rigby</td>
<td>4/13/2013</td>
<td>$500</td>
</tr>
<tr>
<td>Jen Terrasa</td>
<td>6/20/2019</td>
<td>$250</td>
</tr>
</tbody>
</table>

I understand that any contribution made after the filing of this Disclosure and before final disposition of the application by the County Council shall be disclosed with five (5) business days of the contribution.

Printed Name: Annapolis Junction Town Center, LLC
Signature: [signature]
Date: 5-26-2020
PETITIONER: Annapolis Junction Town Center, LLC

AFFIDAVIT AS TO ENGAGING IN BUSINESS WITH AN ELECTED OFFICIAL

As required by the Annotated Code of Maryland State Government Article, Sections 15-848-15-850

I, Annapolis Junction Town Center, LLC, the applicant in the above zoning matter

____________________, AM

☑ AM NOT

Currently engaging in business with an elected official as those terms are defined by Section 15-848 of the State Government Article of the Annotated Code of Maryland.

I understand that if I begin engaging in business with an elected official between the filing of the application and the disposition of the application, I am required to file an affidavit in this zoning matter at the time of engaging in business with elected official.

I solemnly affirm under the penalties of perjury and upon personal knowledge that the contents of the foregoing paper are true.

Printed Name: Annapolis Junction Town Center, LLC

Signature: [Signature]

Date: 5-26-2020
Petition to Amend the Zoning Regulations of Howard County

Supplemental Statement

Response to Section 4

The current 100 foot height limitation contained in Section 127.4.E.2 restricts the efficient use of land in the TOD districts. The TOD districts are located along the County’s Route 1 Corridor; and, along with the CE and CAC districts, “should provide a more efficient use of land and ... create a concentration of mixed-uses that promote economic development and are pedestrian-oriented.” Route 1 Manual at 1. The intention of the TOD Zoning Regulations is “to encourage the development of multi-use centers combining office and high-density residential development that are located and designed for safe and convenient pedestrian access by commuters using the MARC Trains and other public transit links.” Section 127.4.A. Indeed, “[f]or larger sites of at least three acres, well-designed multi-use centers combining office and high density residential development with ground floor retail are encouraged.” Route 1 Manual at 12. Section 127.4.E.1 highlights this by setting the minimum allowable residential density to 20 units per acre of residential development. Section 127.4.E.2, as currently written, however, frustrates this purpose by arbitrariness limiting height to 100 feet. This height limitation substantially restricts the efficient development of the limited available land in the TOD districts. It curtails a mixed-use development from including the desired level of high-density residential development. As such, it contradicts the TOD district’s purpose of promoting multi-use centers with high-density residential development close to transit options. The requested amendment is proposed to correct this issue. In raising the height limitation to 200 feet, greater flexibility will be permitted in the TOD districts providing improved options for efficient mixed-use development along the Route 1 Corridor.

Response to Section 5

The proposed amendment will be in harmony with PlanHoward 2030. PlanHoward 2030 has recognized the Route 1 corridor as an area where “redevelopment and revitalization will remain a necessary instrument to accommodate future growth and stimulate economic development.” PlanHoward 2030, p 57. PlanHoward provides that

[1] To maximize these opportunities and achieve the desired vision for the Route 1 Corridor, the County will need to consider employing strategies that offset any inherent drawbacks associated with redevelopment. The ‘redevelopment toolbox’ would be comprised of specific instruments aimed at facilitating new development and redevelopment projects that catalyze economic growth, protect existing employment areas, and enhance existing communities.

PlanHoward 2030, p. 58.

PlanHoward 2030 also identifies the Route 1 Corridor as one of the County’s Targeted Growth and Revitalization areas. PlanHoward 2030, p.74. These are “areas where current policies, zoning, and other regulations, as well as policies suggested in PlanHoward 2030, seek to focus most future County growth.” Id. PlanHoward 2030 acknowledges that “smarter growth” is
required in the Route 1 Corridor. Id. at 80. Further, it recognizes that “[t]he earliest mixed-use zones in the Route 1 Corridor should now be reevaluated and revised, if necessary.” Id. Moreover, “[b]ecause Howard County’s population will continue to increase while the amount of land available for development in the Priority Funding Area will continue to decrease, more compact development will be needed to accommodate future growth.” Id. To accomplish this, the County acknowledges that “[m]ore flexibility is needed within the Zoning Regulations to allow and promote context sensitive design rather than uniform approaches.” Id. at 81.

Plan Howard 2030 contains a number of policy goals and implementing actions regarding the Route 1 Corridor that support the proposed amendment. Policy 5.4 seeks to “[e]nhance the Route 1 Corridor revitalization strategy to recognize the distinct character and market potential of diverse corridor segments, and the potential at various intersections, crossings, and nodes for additional retail, restaurant, and employment development ...” Plan Howard, p.58. Implementing action a. to policy 5.4 calls for planning efforts to focus on “maximiz[ing] development potential in ... mixed-use opportunity sites.” Additionally, implementing action b. to Policy 5.4 envisions the increased flexibility that would be provided by this amendment: “[e]valuate the efficacy of existing Route 1 zoning districts (CE, CAC, TOD); consider more flexibility, especially regarding commercial uses. Reduce strip commercial development along Route 1 frontage by directing retail uses to retail centers and mixed use developments...” Further, implementing action c. to policy 5.4 seeks to “[a]ccommodate residential development in key nodes along with Route 1 Corridor so that it does not erode opportunities to reserve or redevelop employment and industrial areas.” By increasing the maximum allowable building height to 200 feet, developers will have the flexibility to maximize the available land in the TOD districts allowing for the smart, compact development of mixed-use projects.

Additionally, Policy 5.5 seeks to “[p]roactively consider innovative tools to enhance the Route 1 Corridor’s competitiveness, attract and retain businesses, and maximize redevelopment opportunities.” Plan Howard, p. 59. Implementing action c. to Policy 5.5 envisions the future intensification that would be allowed by this amendment: “[d]evelop plans for key opportunity areas that allow for significant future intensification, while maximizing current and intermediate development potential...” Furthermore, Policy 6.1 seeks to “[m]aintain adequate facilities and services to accommodate growth.” Plan Howard, p.75. Implementing Action e. to Policy 6.1 addresses zoning and envisions the compact development that would be permitted by the proposed amendment: “[r]educe competition for land resources by promoting more compact development in appropriate targeted growth and revitalization areas.” Additionally, Policy 6.5 seeks to “[p]lan well designed, and complete communities through the Comprehensive Zoning process.” Plan Howard, p.81. Implementing action d. of Policy 6.5 also envisions the type of compact development that would be permitted by this amendment: “[e]ncourage compact development with adequate green spaces and connectivity within and between developments which provides residents with a high quality of life and allows residents to take advantage of the benefits of the compact development.”

Moreover, Policy 9.2 seeks to “[e]xpand full spectrum housing for residents at diverse income levels and life stages ... by encouraging high quality, mixed income, multigenerational, well designed, and sustainable communities.” Plan Howard, p.129. Implementing action b. to Policy 9.2 envisions the increased rental housing options that this amendment would encourage: “[w]ork with developers to provide increased full spectrum rental choice for all incomes, ages and
abilities throughout Howard County, especially in areas designated for increased density and revitalization.” Also, Policy 9.6 seeks to “[p]romote design innovation for all housing types, utilizing cost-effective sustainability principles, to meet the housing and transportation needs of the County’s diverse households.” PlanHoward, p.133. Implementing action b. to Policy 9.6 envisions the innovation that this amendment would permit for mixed-use developments: “[c]ontinue to recognize and highlight design innovation in high quality, cost-effective, sustainable, mixed income and multigenerational housing.” The additional height that would be permitted by this amendment would allow the development of innovative mixed-use structures that include both commercial and high-density residential uses close to transportation options. Lastly, Policy 10.4 of PlanHoward 2030 is to “[r]evise and update all County development regulations to respond to County General Plan development goals and changing market conditions, and to improve the efficiency of the County’s review process.” PlanHoward 2030, p.143.

In summary, the proposed amendment would help achieve the County’s goal to focus growth and revitalization within TOD districts by allowing greater flexibility in a multi-use structure’s height. This will facilitate smart, compact growth by allowing high-density residential and commercial development to complement each other in a single development project, which will also bolster economic development. It would also provide greater affordable housing availability for the County’s growing population and place that population close to transit options reducing congestion and the negative environmental impacts associated with automobile use.

Response to Section 6

The proposed amendment will be in harmony with the legislative intent provided in Section 100.0.A of the Zoning Regulations. Similar to PlanHoward 2030’s goals of directing development to targeted growth and revitalization areas, Section 100.0.A.1 seeks to “prevent over-crowding of the land and undue congestion of population,” while Section 100.0.A.2 seeks to “protect the ... economic stability of all parts of the County; to guide the orderly growth and development of the County, and to protect and conserve the value of land and structures appropriate to the various land use classes...” Furthermore, Section 100.0.A.4 of the Zoning Regulations seeks to “provide a guide ... for private enterprise in undertaking development, investment and other economic activity relating to uses of land and structures throughout the County.”

Allowing this proposed amendment would further these legislative objectives by permitting additional flexibility in the use of land in an area the County has expressly targeted for growth and revitalization. This will aid in facilitating orderly growth in the County and help ensure that available land and resources are used efficiently and effectively. The flexibility in height that the proposed amendment would provide will allow additional options for commercial and high-density residential uses in mixed-use TOD developments. Increasing flexibility in the permitted height allows a more beneficial relationship among the residential, commercial, and commuter components of TOD developments. This will encourage redevelopment and revitalization of the Route 1 corridor that will benefit County residents within the Route 1 corridor and others commuting to TOD districts.
Response to Section 7

As indicated above, this proposed amendment would benefit the public by encouraging mixed-use projects, that include high-density residential development, in a district that is specifically targeted by the County for growth and was created to encourage efficient mixed-use development near transit options. The flexibility in height that the proposed amendment would permit will provide additional housing options for County residents and will support and enhance other uses in TOD developments thereby promoting economic growth. Further, the portion of a structure over 60 feet would be required to have an additional 1 foot setback for every 2 feet of additional height. This will reduce the visual bulk and intensity of the building striking a proper balance between growth and the responsible use of land.
Petition to Amend the Zoning Regulations of Howard County

Petitioner’s Proposed Text

Howard County Zoning Regulation Section 127.4.E.2:

Proposed Amendment:

E. Bulk Regulations

2. Maximum building height
   a. Structure with minimum setback from a public street right-of-way .... 60 feet
   b. Structure with an additional 1 foot of setback from a public street right-of-way for the portion of the structure over 60 feet for every 2 feet of additional height .... [[100]] 200 feet

Example of how the text would appear normally if adopted:

E. Bulk Regulations

2. Maximum building height
   a. Structure with minimum setback from a public street right-of-way .... 60 feet
   b. Structure with an additional 1 foot of setback from a public street right-of-way for the portion of the structure over 60 feet for every 2 feet of additional height .... 200 feet