

Committee: PHP Committee Review: At a future date Staff: Livhu Ndou, Senior Legislative Attorney Purpose: To introduce agenda item – no vote expected

SUBJECT

Zoning Text Amendment (ZTA) 25-02, Workforce Housing - Development Standards

Lead sponsors: Councilmembers Friedson and Fani-González Co-sponsors: Councilmember Luedtke, Council President Stewart and Councilmembers Balcombe and Sayles

EXPECTED ATTENDEES

None

COUNCIL DECISION POINTS & COMMITTEE RECOMMENDATION

To introduce agenda item - no vote expected

DESCRIPTION/ISSUE

ZTA 25-02 will allow additional residential building types in the R-40, R-60, R-90, and R-200 zones along certain corridors with a minimum percentage of workforce housing units.

SUMMARY OF KEY DISCUSSION POINTS

- ZTA 25-02 will allow duplexes, triplexes, townhouses, and apartment buildings in the R-40, R-60, R-90, and R-200 zones if along the following road types: Boulevard, Downtown Boulevard, Downtown Street, Town Center Boulevard, or Controlled Major Highway. A map is included in this staff report. The front lot line, typically indicated by the street address, must abut the applicable corridor.
- The corridor must be at least 100 feet wide and have 3 existing travel lanes.
- The maximum density is 1.25 FAR and the maximum height is 40 feet.
- 15% of the units, with a minimum of 1 workforce housing unit if an application has at least 3 units, must meet the requirements for workforce housing, which is defined as 120% average median income (AMI) in the County Code.
- ZTA 25-02 will also establish development standards that intend to allow for flexible development while maintaining existing lot coverages.
- A public hearing is tentatively scheduled for March 11, 2025.

This report contains:

ZTA 25-02	© 1
Letter from Lead Sponsors	© 26

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Ordinance No.:								
Zoning Text Amendment No.: <u>25-02</u>								
Concerning: Workforce Housing								
<u>D</u>	evelopi	nent Sta	ndards					
Revised: 1/29	9/2025	_Draft N	No.: <u>1</u>					
Introduced:	Febru	ary 4, 20	025					
Public Hearing:								
Adopted:								
Effective:								

COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND SITTING AS THE DISTRICT COUNCIL FOR THAT PORTION OF THE MARYLAND-WASHINGTON REGIONAL DISTRICT WITHIN MONTGOMERY COUNTY, MARYLAND

Lead Sponsor: Councilmembers Friedson and Fani-González Co-Sponsors: Councilmembers Luedtke, Council President Stewart and Councilmembers Balcombe and Sayles

AN AMENDMENT to the Montgomery County Zoning Ordinance to:

- (1) allow additional residential building types in certain residential zones along certain road typologies;
- (2) create optional method workforce housing development standards; and
- (3) amend the development standards and general development requirements for certain residential zones.

By amending the following sections of the Montgomery County Zoning Ordinance, Chapter 59 of the Montgomery County Code:

Division 1.4.	"Defined Terms"
Section 1.4.2.	"Specific Terms and Phrases Defined"
Division 3.1.	"Use Table"
Section 3.1.6.	"Use Table"
Division 4.1.	"Rules for All Zones"
Section 4.1.3.	"Building Types in the Agricultural, Rural Residential, and
	Residential Zones"
Section 4.1.4.	"Building Types Allowed by Zone in the Agricultural, Rural
	Residential, and Residential Zones"
Division 4.3.	"Rural Residential Zones"
Section 4.3.5.	"Rural Neighborhood Cluster Zone (RNC)"
Division 4.4.	"Residential Zones"
Section 4.4.2.	"Optional Method Development"
Section 4.4.5.	"Residential Estate - 2C Zone (RE-2C)"

Section 4.4.6.	"Residential Estate - 1 Zone (RE-1)"
Section 4.4.7.	"Residential - 200 Zone (R-200)"
Section 4.4.8.	"Residential - 90 Zone (R-90)"
Section 4.4.9.	"Residential - 60 Zone (R-60)"
Section 4.4.10.	"Residential - 40 Zone (R-40)"
Section 4.4.11.	"Townhouse Low Density Zone (TLD)"
Section 4.4.12.	"Townhouse Medium Density Zone (TMD)"
Section 4.4.13.	"Townhouse High Density Zone (THD)"
Section 4.4.14.	"Residential Multi-Unit Low Density - 30 Zone (R-30)"
Section 4.4.15.	"Residential Multi-Unit Medium Density - 20 Zone (R-20)"
Section 4.4.16.	"Residential Multi-Unit High Density - 10 Zone (R-10)"
Division 4.5.	"Commercial/Residential Zones"
Section 4.5.3.	"Standard Method Development"
Division 4.6.	"Employment Zones"
Section 4.6.3.	"Standard Method Development"

 EXPLANATION:
 Boldface indicates a Heading or a defined term.

 Underlining indicates text that is added to existing law by the original text amendment.
 [Single boldface brackets] indicate text that is deleted from existing law by original text amendment.

 Double underlining indicates text that is added to the text amendment.
 [Indicates text that is added to the text amendment by amendment.

 [IDouble boldface brackets]] indicate text that is deleted from the text amendment.
 [Indicates text that is deleted from the text amendment.

 * * * indicates existing law unaffected by the text amendment.
 * * * indicates existing law unaffected by the text amendment.

ORDINANCE

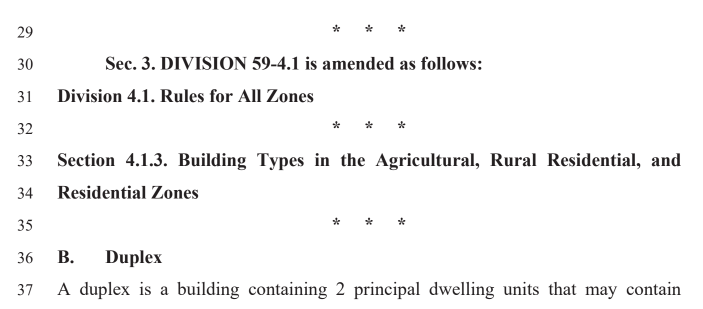
The County Council for Montgomery County, Maryland, sitting as the District Council for that portion of the Maryland-Washington Regional District in Montgomery County, Maryland, approves the following ordinance:

1	Sec. 1. DIVISION 59-1.4 is amended as follows:
2	Division 1.4. Defined Terms
3	* * *
4	Section 1.4.2. Specific Terms and Phrases Defined
5	In this Chapter, terms that are not specifically defined have their ordinary meaning.
6	The following words and phrases have the meanings indicated.
7	* * *
8	Base Density: The maximum FAR or number of dwelling units per acre permitted
9	by the zoning classification of a property without the use of optional method Cluster
10	Development, optional method MPDU Development, optional method Workforce
11	Housing Development, or TDR density increase or application of a Floating zone.
12	* * *
13	Triplex: See Section 4.1.3.C.
14	* * *
15	Usable Area: The area upon which the density of development is calculated in
16	optional method MPDU, [and] Cluster Development, and Workforce Housing
17	projects. If more than 50% of the tract is within environmental buffers, usable area
18	is calculated by deducting from the tract the incremental area of the environmental
19	buffer that exceeds 50%.
20	* * *
21	Sec. 2. DIVISION 59-3.1 is amended as follows:
22	Division 3.1. Use Table
23	* * *
24	Section 3.1.6. Use Table
25	The following Use Table identifies uses allowed in each zone. Uses may be modified
26	in Overlay zones under Division 4.9.

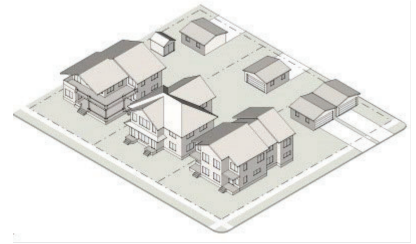
(4)

												Resid	dentia	al														
USE OR USE GROUP	Definition s and Standards	Ag	Re	Rura esider				Resid	ential	Deta	ched			esident ownhou			siden ulti-U		1	mmer esiden			Empl	oymei	nt	Ir	dustr	ial
		AR	R	RC	RNC	RE- 2	RE- 2C	RE-1	R- 200	R-90	R-60	R- 40	TLD	TMD	THD	R-30	R-20	R-10	CRN	CRT	CR	GR	NR	LSC	EOF	IL	IM	ін
* * *																												
RESIDENTIAL																												
HOUSEHOLD LIVING	3.3.1																											
Single-Unit Living	3.3.1.B	Р	Р	Ρ	Р	Р	Р	Р	Р	Р	Р	Р	Ρ	Ρ	Р	Р	Ρ	Р	Р	Р	Р	L	L	L	L			
Two-Unit Living	3.3.1.C.				Р		L	L	L	L	L	Р	Ρ	Ρ	Р	Р	Ρ	Р	Ρ	Р	Р	L	L	L	L			
Townhouse Living	3.3.1.D.				Р	С	L/C	L/C	L/C	L/C	L/C	L/C	Ρ	Ρ	Р	Р	Ρ	Р	Ρ	Р	Р	L	L	L	L			
Multi-Unit Living	3.3.1.E.					с	С	С	[C] L/C	[C] L/C	[C] L/C	[C] L/C				Ρ	Р	Ρ	Ρ	Р	Ρ	L	L	L	L			
* * *																												

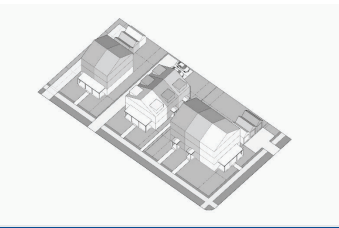
27



38 ancillary nonresidential uses, such as a Home Occupation or Family Day Care.



- 39
- 40 <u>C.</u> <u>Triplex</u>
- 41 A triplex is a building containing 3 dwelling units where each dwelling unit is
- 42 <u>separated vertically or horizontally by a party wall. A triplex may contain ancillary</u>



43 <u>nonresidential uses, such as a Home Occupation or Family Day Care.</u>

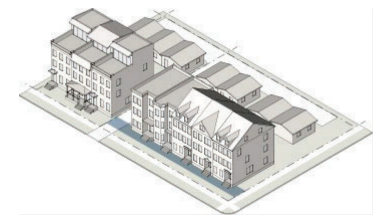
44

45 [C]D. Townhouse

46 A townhouse is a building containing $[3] \underline{4}$ or more dwelling units where each

47 dwelling unit is separated vertically by a party wall. A townhouse may contain

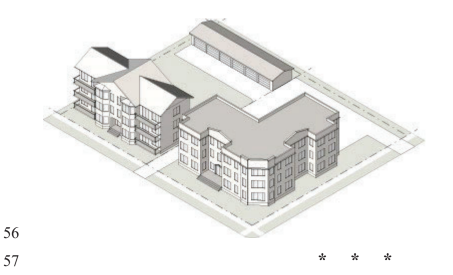
48 ancillary nonresidential uses, such as a Home Occupation or Family Day Care.



49

50 [D]E. Apartment Building

An apartment building is a building containing [3] 4 or more dwelling units 51 vertically horizontally arranged. and In the R-30, R-20, R-10, 52 Commercial/Residential, and Employment zones, an [An] apartment may contain up 53 to 10% of the gross floor area as Retail/Service Establishment uses, otherwise it is a 54 [multi use] multi-use building. 55



58 Section 4.1.4. Building Types Allowed by Zone in the Agricultural, Rural

59 Residential, and Residential Zones

- 60 In the Agricultural, Rural Residential, and Residential zones, building types are
- 61 allowed by zone as follows:

	Detached House or a Building for a Cultural Institution, Religious Assembly, Public Use, or a Conditional Use allowed in the zone	Duplex	Triplex or Townhouse	Apartment Building
* * *				
Residential				
Detached Zones				
* * *				
Residential - 200		MPDU, TDR <u>,</u>	MPDU, TDR <u>,</u>	
(R-200)	А	WFH	WFH	TDR <u>, WFH</u>
Residential - 90		MPDU, CD,	MPDU, CD, TDR,	
(R-90)	А	TDR <u>, WFH</u>	WFH	TDR <u>, WFH</u>
Residential - 60		MPDU, CD,	MPDU, CD, TDR <u>,</u>	
(R-60)	А	TDR <u>, WFH</u>	WFH	TDR <u>, WFH</u>
Residential - 40				
(R-40)	А	А	MPDU <u>, WFH</u>	[] <u>WFH</u>
* * *				

1	2
0	2

63 **KEY**[]: A = Allowed to accommodate permitted, limited, and conditional uses

 $64 \quad -- = Not allowed$

- 65 CD = Allowed as part of an optional method Cluster Development
- 66 MPDU = Allowed as part of an optional method MPDU Development
- 67 TDR = Allowed in a TDR Overlay zone as part of optional method TDR
- 68 Development under Section 4.9.15.B
- $69 \quad \underline{WFH} = \underline{Allowed as part of an optional method Workforce Housing Development}$
- 70 * * *
- 71 Sec. 4. DIVISION 59-4.3 is amended as follows:
- 72 Division 4.3. Rural Residential Zones
- 73 * * *
- 74 Section 4.3.5. Rural Neighborhood Cluster Zone (RNC)
- 75

76

C. RNC Zone, Standard Method Development Standards

	Detached House or a Building for a			
	Cultural Institution, Religious			
	Assembly, Public Use, or a Conditional	Duplex -	Duplex -	<u>Triplex or</u>
1. Site	Use allowed in the zone	Side	Over	Townhouse

4

4

*

77

78 E. RNC Zone, Optional Method Development Standards

		MPDU Develo	opment
1. Site	Detached House	Duplex	<u>Triplex or</u> Townhouse
	*	* *	

79

80 Sec. 5. DIVISION 59-4.4 is amended as follows:

- 81 Division 4.4. Residential Zones
- 82 * * *
- 83 Section 4.4.2. Optional Method Development

The RE-2C, RE-1, R-200, R-90, and R-60 zone allow development under optional 84 85 method MPDU Development and optional method Cluster Development. The R-40, TLD, TMD, THD, R-30, R-20, and R-10 zone allow development under optional 86 method MPDU Development. The R-200, R-90, R-60, and R-40 zone allow 87 88 development under optional method Workforce Housing Development. * * 89 90 **C**. **Optional Method Workforce Housing Development** This optional method of development is permitted where workforce housing units 91 that satisfy Chapter 25B are included. Optional method Workforce Housing 92 Development allows additional building types and provides more flexibility in lot 93 94 layout. 95 **Development Approval Procedure** 1. 96 Site plan approval under Section 7.3.4 is required. **Workforce Housing Development Across Different Zones** 97 2. Optional method Workforce Housing Development may occur across 98 99 different zones under the following limitations: The differently zoned areas must be contiguous; 100 <u>a.</u> Uses and building types are governed by the zone; 101 b. 102 The site requirements in the optional method tables apply; <u>c.</u> density and open space must be calculated as if each area were 103 developed individually; and 104 The allowed number of units and required open space may be 105 d. 106 located without regard to the limits in the underlying zone. <u>3.</u> **Density and Usable Area** 107 108 The maximum total residential FAR is 1.25. a. Density is calculated on usable area within the tract. 109 b. **4**. 110 **Development Standards for Workforce Housing Projects**

(10)

111		<u>a.</u>	An applicant must provide at least 15% workforce housing units				
112			that satisfy Chapter 25B, with a minimum of one workforce				
113			housing unit for construction of 3 or more units.				
114		<u>b.</u>	The maximum height for all buildings is 40 feet.				
115		<u>c.</u>	The minimum site size is the minimum lot size in the underlying				
116			zone.				
117		<u>d.</u>	Off-street parking must be located behind the front building line.				
118		<u>e.</u>	Driveway access is limited to one driveway per street frontage				
119			unless additional driveway access is approved by an appropriate				
120			agency with jurisdiction over the right-of-way.				
121	<u>5.</u>	<u>Appl</u>	icable <u>Corridors</u>				
122		<u>a.</u>	The front lot line must abut a Boulevard, Downtown Boulevard,				
123			Downtown Street, Town Center Boulevard, or Controlled Major				
124			Highway, as defined by Chapter 49.				
125		<u>b.</u>	The width of the master-planned right-of-way must be greater				
126			<u>than 100 feet.</u>				
127		<u>c.</u>	The right-of-way must have at least 3 existing vehicle travel				
128			lanes.				
129	<u>6.</u>	Dedic	cated Land				
130	Land	dedica	ated to public use for a school or park site may be included in the				
131	<u>calcu</u>	lation	of the density of development if development of the remaining				
132	land s	satisfic	es Section 4.4.2.C and the optional method Workforce Housing				
133	Deve	lopmer	nt standards.				
134	<u>7.</u>	Com	<u>munity Water and Sewer</u>				
135	Development under this method is prohibited unless the resulting						
136	<u>devel</u>	opmen	t will be connected to community water supply and sewerage				
137	syster	<u>ns.</u>					

- * * * 138
- Section 4.4.5. Residential Estate 2C Zone (RE-2C) 139
- * * * 140
- **RE-2C Zone, Optional Method Development Standards** D. 141

	MP	DU Developr	nent	Cluster Development
	Detached		<u>Triplex or</u>	
1. Site	House	Duplex	Townhouse	Detached House
			* * *	

142

Section 4.4.6. Residential Estate - 1 Zone (RE-1) 143

RE-1 Zone, Optional Method Development Standards D. 145

	MPDU Development			Cluster Development
	Detached		<u>Triplex</u> or	
1. Site	House	Duplex	Townhouse	Detached House
			* * *	

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Section 4.4.7. Residential - 200 Zone (R-200) 147

146

C. **R-200 Zone, Optional Method Development Standards** 149

		MPDU Development			Cluster Development
		Detached		<u>Triplex or</u>	
	1. Site	House	Duplex	Townhouse	Detached House
150	D. R-20	0 Zone, Wo	rkforce Ho	ousing Devel	opment Standards

*

1.	<u>Site</u>		
<u>Dir</u>	nension	<u>s (mir</u>	<u>)</u>

	Duplex	Triplex	Townhouse	<u>Apartment</u>
<u>1. Site</u>				
Dimensions (min)				
<u>Usable area</u>	<u>16,000 SF</u>	<u>16,000 SF</u>	<u>16,000 SF</u>	<u>16,000 SF</u>
Site coverage (max)	<u>n/a</u>	<u>n/a</u>	<u>25%</u>	<u>25%</u>
2. Lot and Density				
Lot (min)				
Lot area (per unit)	<u>8,000 SF</u>	<u>5,000 SF</u>	<u>2,000 SF</u>	<u>n/a</u>
Lot width at front building	Determined at	Determined at	Determined at	Determined at
line	<u>site plan</u>	<u>site plan</u>	<u>site plan</u>	<u>site plan</u>
		Determined at	Determined at	
Lot width at front lot line	<u>15'</u>	<u>site plan</u>	<u>site plan</u>	<u>n/a</u>

	Required,	Required,		
	except as	except as	Required, except	Required, except
Frontage on street or open	exempt under	exempt under	as exempt under	as exempt under
space	Chapter 50	Chapter 50	Chapter 50	Chapter 50
Density (max)	•	· •		· •
The density allowed for any	application is 1.25	FAR.		
Coverage (max)	<u> </u>			
Lot	25%	25%	n/a	n/a
Specification for Lot and D		i	· <u></u>	·
Lot width at the front buildin		requirements may	v be reduced under S	ection 4.4.3.
3. Placement	<u>B</u>	<u></u>		
Principal Building Setback	s (min)			
Front setback	40'	40'	40'	40'
	40	40_	40_	40_
Side street setback, abutting lot fronts on the				
side street and is in a	40'	402	402	40'
Residential Detached zone	<u>40'</u>	40'	<u>40'</u>	40'
Side street setback,				
<u>abutting lot does not front</u>				
on the side street or is not				
in a Residential Detached				
zone	<u>15'</u>	<u>15'</u>	<u>15'</u>	<u>15'</u>
Side setback, including end				
unit	<u>12'</u>	<u>12'</u>	<u>12'</u>	<u>12'</u>
<u>Rear</u> setback	<u>30'</u>	<u>30'</u>	<u>30'</u>	<u>30'</u>
Specification for Principal		***************************************		
Development may have to sa	tisfy Section 4.4.1	.A, Established Bu	<u>uilding Line.</u>	
Accessory Structure Setbac	<u>:ks (min)</u>			
Front setback	<u>65'</u>	<u>65'</u>	<u>65'</u>	<u>65'</u>
Side street setback,				
abutting lot fronts on the				
side street and is in a				
Residential Detached zone	40'	40'	40'	40'
Side street setback,				
abutting lot does not front				
on the side street or is not				
in a Residential Detached				
zone	15'	15'	15'	15'
Side setback	12'	12'	12'	12'
Rear setback, on a corner	<u>12</u>	<u>12</u>	<u>12</u>	<u>±</u>
lot where abutting lot				
fronts on the side street				
and is in a Residential				
Detached zone	12'	12'	12'	12'
Rear setback, if not	12	12	12	<u>1</u>
otherwise addressed	7'	7'	7'	7'
			<u> </u>	<u> </u>
Specification for Accessory	Structure SetDac	KS		

a Where the principal build	ding on a lot is a du	unlow on triploy th	ha aumulativa faatar	int of all accordant			
	Where the principal building on a lot is a duplex or triplex, the cumulative footprint of all accessory						
	buildings on that lot may not exceed 50% of the footprint of the principal building or 600 square						
feet, whichever is greate							
Dwelling Unit. Building	<u>s for an agricultura</u>	<u>ll use are exempt</u>	from this size restrict	tion.			
b. Any accessory building	or structure used for	or the housing, sh	elter, or sale of anim	als or fowl other			
than a household pet mu							
dwelling on another lot.				<u> </u>			
<u>4. Height</u>							
<u>Height (max)</u>							
Principal building,							
measured to highest point							
<u>of any roof</u>	<u>40'</u>	<u>40'</u>	<u>40'</u>	<u>40'</u>			
Accessory structure	<u>35'</u>	<u>35'</u>	<u>35'</u>	<u>35'</u>			
<u>5. Form</u>							
Allowed Building Elements							
Gallery/Awning	<u>n/a</u>	<u>n/a</u>	<u>n/a</u>	<u>n/a</u>			
Porch/Stoop	yes	yes	yes	yes			
Balcony	yes	yes	yes	yes			
6. Buildings used for Ag	griculture Associ	<u>iated</u> with Farm	ning				
Specification for Buildings	used for Agricult	<u>ure Associated v</u>	<u>vith Farming</u>				
A building used for agricultu	re associated with	Farming must sat	tisfy the standards of	an accessory			
structure, except that the max	<u>ximum building he</u>	<u>eight is 40'.</u>					

Section 4.4.8. Residential - 90 Zone (R-90) 151

152

* * *

C. R-90 Zone, Optional Method Development Standards 153

	MPDU Development			Cluster Development			
1. Site	Detached House	Duplex	<u>Triplex or</u> Townhouse	Detached House	Duplex	<u>Triplex or</u> Townhouse	
D R-90 Zone Workforce Housing Development Standards							

154

D. <u>R-90 Zone, Workforce Housing Development Standards</u>

	Duplex	Triplex	Townhouse	Apartment
<u>1. Site</u>				
Dimensions (min)				
Usable area	<u>9,000 SF</u>	<u>9,000 SF</u>	<u>9,000 SF</u>	<u>9,000 SF</u>
Site coverage (max)	<u>n/a</u>	<u>n/a</u>	<u>30%</u>	<u>30%</u>
<u>2. Lot & Density</u>				
Dimensions (min)				
Lot area (per unit)	<u>4,500 SF</u>	<u>3,000 SF</u>	<u>1,200 SF</u>	<u>n/a</u>
Lot width at front building		Determined at	Determined at	
line	<u>35'</u>	<u>site plan</u>	<u>site plan</u>	<u>n/a</u>
		Determined at	Determined at	
Lot width at front lot line	<u>15'</u>	<u>site plan</u>	<u>site plan</u>	<u>n/a</u>
	Required,	<u>Required,</u>		
	<u>except</u> as	<u>except</u> as	Required, except	Required, except
Frontage on street or open	<u>exempt</u> <u>under</u>	<u>exempt</u> <u>under</u>	<u>as exempt under</u>	<u>as exempt under</u>
space	Chapter 50	Chapter 50	Chapter 50	Chapter 50

Density (max)				
The density allowed for any a	pplication is 1.25	FAR.		
Coverage (max)				
Lot	30%	<u>30%</u>	<u>n/a</u>	<u>n/a</u>
Specification for Lot and De	nsity			
Lot width at the front building		requirements may	<u>y be reduced under S</u>	ection 4.4.3.
3. Placement				
Principal Building Setbacks	(min)			
Front setback	30'	20'	20'	20'
Side street setback, abutting				
lot fronts on the side street				
and is in a Residential				
Detached zone	30'	20'	20'	20'
Side street setback, abutting				
lot does not front on the				
side street or is not in a				
Residential Detached zone	15'	10'	10'	10'
Side setback, including end				
unit	8'	6'	6'	6'
Rear setback	25'	20'	20'	20'
Specification for Principal E	Building Setbacks			
Development may have to sat			uilding Line.	
Accessory Structure Setbacl				
Front setback, behind the				
front building line	10'	10'	10'	10'
Side street setback, abutting				<u> </u>
lot fronts on the side street				
and is in a Residential				
Detached zone	30'	20'	20'	20'
Side street setback, abutting				
lot does not front on the				
side street or is not in a				
Residential Detached zone	15'	10'	10'	10'
Side setback, including end				
unit	5'	5'	5'	5'
Rear setback, on a corner				
lot where abutting lot fronts				
on the side street and is in a				
Residential Detached zone	10'	10'	10'	10'
Rear setback, if not				
otherwise addressed	5'	5'	5'	5'
Specification for Accessory				
a. For any accessory structu			e minimum side and	rear setback must
be increased at a ratio of 2				
b. For any accessory structu				<u></u>
minimum side or rear setb				
		exempt from this		

· · · · · · · · · · · · · · · · · · ·	• • •		1	0.11				
<u>c.</u> Where the principal build								
	buildings on that lot may not exceed 50% of the footprint of the principal building or 600 square							
	feet, whichever is greater. This Subsection does not apply to Section 3.3.3.C, Detached Accessory							
Dwelling Unit. Buildings	for an agricultur	<u>ral use are exempt</u>	from this size restrict	tion.				
d. Any accessory building	or structure used	for the housing, sh	<u>elter, or sale of anim</u>	als or fowl other				
than a household pet mus	t <u>be a minimum</u>	of 25' from a lot li	ne and a minimum of	<u>f 100' from a</u>				
dwelling on another lot.								
4. Height								
Height (max)								
Principal building,								
measured to highest point								
<u>of any roof</u>	<u>40'</u>	<u>40'</u>	<u>40'</u>	<u>40'</u>				
Accessory structure	<u>25'</u>	<u>25'</u>	<u>25'</u>	<u>25'</u>				
<u>5. Form</u>								
Allowed Building Elements								
Gallery/Awning	<u>n/a</u>	<u>n/a</u>	<u>n/a</u>	<u>n/a</u>				
Porch/Stoop	<u>yes</u>	<u>yes</u>	<u>yes</u>	<u>yes</u>				
Balcony	yes	yes	yes	<u>yes</u>				
6. Buildings used for Ag	riculture Asso	<u>ciated with Farm</u>	ning					
Specification for Buildings	used for Agricu	<u>lture Associated v</u>	<u>vith Farming</u>					
A building used for agricultur	re associated wit	<u>h Farming must sa</u>	tisfy the standards of	an accessory				
structure, except that the max	<u>imum building h</u>	<u>eight is 40'.</u>						

Section 4.4.9. Residential - 60 Zone (R-60) 155

156

* * *

С. **R-60 Zone, Optional Method Development Standards** 157

	MPDU Development			Cluster Development				
	Detached <u>Triplex or</u>			Detached		<u>Triplex or</u>		
1. Site	House	Duplex	Townhouse	House	Duplex	Townhouse		
<u>D.</u>	D. R-60 Zone, Workforce Housing Development Standards							

158

<u>R-60 Zone, Workforce Housing Development Standards</u>

	Duplex	Triplex	Townhouse	Apartment
<u>1. Site</u>				
Dimensions (min)				
Usable area	<u>6,000 SF</u>	<u>6,000 SF</u>	<u>6,000 SF</u>	<u>6,000 SF</u>
Site coverage (max)	<u>n/a</u>	<u>n/a</u>	<u>35%</u>	<u>35%</u>
<u>2. Lot</u>				
Dimensions (min)				
Lot area (per unit)	<u>3,000 SF</u>	<u>2,000 SF</u>	<u>1,000 SF</u>	<u>n/a</u>
Lot width at front building		Determined at	Determined at	
line	<u>30'</u>	<u>site plan</u>	<u>site plan</u>	<u>n/a</u>
		Determined at	Determined at	
Lot width at front lot line	<u>15'</u>	<u>site plan</u>	<u>site plan</u>	<u>n/a</u>
	Required,	Required,		
	<u>except</u> as	except as	Required, except	Required, except
Frontage on street or open	<u>exempt</u> <u>under</u>	<u>exempt</u> <u>under</u>	<u>as exempt under</u>	<u>as exempt under</u>
space	Chapter 50	Chapter 50	Chapter 50	Chapter 50

Density (max)						
The density allowed for any a	pplication is 1.25	5 FAR.				
Coverage (max)						
Lot	35%	35%	n/a	n/a		
Specification for Lot and De			<u></u>	1 10 00		
a. Lot width at the front build		back requirements	may be reduced und	er Section 4.4.3		
b. The lot coverage maximum	······································	A				
3. Placement	<u>not uppi</u>	<u>to iteligious risse</u>	<u>mory.</u>			
	(min)					
Principal Building Setbacks	25'	20'	20'	20'		
Front setback	<u>23</u>	<u>20</u>	<u>20</u>	<u>20</u>		
Side street setback, abutting						
lot fronts on the side street						
and is in a Residential	251	201	201	201		
Detached zone	<u>25'</u>	<u>20'</u>	<u>20'</u>	<u>20'</u>		
Side street setback, abutting						
<u>lot does not front on the</u>						
side street or is not in a						
Residential Detached zone	<u>15'</u>	<u>10'</u>	<u>10'</u>	<u>10'</u>		
Side setback, including end						
<u>unit</u>	<u>8'</u>	<u>6'</u>	<u>6'</u>	<u>6'</u>		
Rear setback	20'	<u>20'</u>	<u>20'</u>	<u>20'</u>		
Specification for Principal B	Building Setback	KS				
Development may have to sat	isfy Section 4.4.	1.A, Established B	uilding Line.			
Accessory Structure Setback						
Front setback, behind the	······					
front building line	10'	10'	10'	10'		
Side street setback, abutting						
lot fronts on the side street						
and is in a Residential						
Detached zone	25'	20'	20'	20'		
Side street setback, abutting	<u> </u>	20	<u>20</u>	20		
lot does not front on the						
side street or is not in a	15'	10'	10'	10'		
Residential Detached zone	<u>15'</u>	<u> </u>	<u>10</u>	<u> </u>		
Side setback, including end	<i>с</i> ,	53	53	53		
unit	<u>5'</u>	<u>5'</u>	<u>5'</u>	<u>5'</u>		
<u>Rear setback</u> , on a corner						
lot where abutting lot fronts						
on the side street and is in a						
Residential Detached zone	<u>10'</u>	<u>10'</u>	<u>10'</u>	<u>10'</u>		
Rear setback, if not						
otherwise addressed	<u>5'</u>	<u>5'</u>	<u>5'</u>	<u>5'</u>		
Specification for Accessory S	Structure Setba	<u>cks</u>				
a. For any accessory structur	<u>e with a height g</u>	greater than 15', the	e <u>minimum</u> side and	rear setback must		
be increased at a ratio of 2						
b. For any accessory structure						
minimum side or rear setb						
exceeds 24 linear feet. A s						

				2 11					
c. Where the principal build	<u>ing on a lot is a d</u>	<u>uplex or triplex, tl</u>	he <u>cumulative</u> footpri	<u>nt of all accessory</u>					
buildings on that lot may	buildings on that lot may not exceed 50% of the footprint of the principal building or 600 square								
feet, whichever is greater. This Subsection does not apply to Section 3.3.3.C, Detached Accessory									
	Dwelling Unit. Buildings for an agricultural use are exempt from this size restriction.								
d. Any accessory building of	······································	*****							
— · · · ·									
than a household pet mus	<u>t be a minimum c</u>	<u>51 25 from a lot in</u>	ine and a minimum o	<u>1 100 from a</u>					
<u>dwelling on another lot.</u>									
4. Height									
Height (max)									
Principal building,									
measured to highest point									
of any roof	<u>40'</u>	<u>40'</u>	<u>40'</u>	<u>40'</u>					
Accessory structure	<u>20'</u>	<u>20'</u>	<u>20'</u>	<u>20'</u>					
<u>5. Form</u>									
Allowed Building Elements									
Gallery/Awning	<u>n/a</u>	<u>n/a</u>	<u>n/a</u>	<u>n/a</u>					
Porch/Stoop	<u>yes</u>	<u>yes</u>	yes	<u>yes</u>					
Balcony	yes	yes	<u>yes</u>	<u>yes</u>					
6. Buildings used for Agriculture Associated with Farming									
Specification for Buildings	used for Agricul	ture Associated v	with Farming						
A building used for agricultur	e associated with	<u>n Farming must sa</u>	tisfy the standards of	an accessory					
structure, except that the max	imum building h	eight is 40'.	-	-					

159 Section 4.4.10. Residential - 40 Zone (R-40)

160

* * *

161 C. R-40 Zone, Optional Method Development Standards

	MPDU Development						
1. Site	Detached House	Duplex	<u>Triplex</u> <u>or</u> Townhouse				
D. <u>R-40 Zone, Workforce Housing Development Standards</u>							

	Duplex	Triplex	Townhouse	Apartment				
<u>1. Site</u>								
Dimensions (min)								
<u>Usable</u> area	<u>6,000 SF</u>	<u>6,000 SF</u>	<u>6,000 SF</u>	<u>6,000 SF</u>				
Site coverage (max)	<u>n/a</u>	<u>n/a</u>	<u>40%</u>	<u>40%</u>				
2. Lot & Density								
Dimensions (min)								
Lot area (per unit)	<u>3,000 SF</u>	<u>2,000 SF</u>	<u>1,000 SF</u>	<u>n/a</u>				
Lot width at front		Determined at	Determined at					
building line	<u>30'</u>	<u>site plan'</u>	<u>site plan</u>	<u>n/a</u>				
Lot width at front lot		Determined at	Determined at					
line	<u>15'</u>	<u>site plan</u>	<u>site plan</u>	<u>n/a</u>				
	Required, except	Required, except	Required, except	Required, except				
Frontage on street or	as exempt under	<u>as exempt under</u>	<u>as exempt under</u>	<u>as exempt under</u>				
open space	Chapter 50	Chapter 50	Chapter 50	Chapter 50				
Density (max)								
The density allowed for any application is 1.25 FAR.								

Coverage (max)				
Lot	<u>40%</u>	<u>40%</u>	<u>n/a</u>	<u>n/a</u>
Specification for Lot				
Lot width at the front	building line and setb	ack requirements m	nay be reduced under	Section <u>4.4.3.</u>
3. Placement				
Principal Building Se	etbacks (min)			
Front setback	<u>25'</u>	<u>20'</u>	<u>20'</u>	<u>20'</u>
Side street setback,				
abutting lot fronts				
on the side street				
<u>and is in a</u>				
<u>Residential</u>				
Detached zone	<u>25'</u>	<u>20'</u>	<u>20'</u>	<u>20'</u>
Side street setback,				
abutting lot does not				
front on the side				
street or is not in a				
Residential		1.0.1		
Detached zone	<u>15'</u>	<u>10'</u>	<u>10'</u>	<u>10'</u>
Side setback,	~	~		~
including end unit	<u>8'</u>	<u>6'</u>	<u>6'</u>	<u>6'</u>
Rear setback	<u>20'</u>	<u>15'</u>	<u>15'</u>	<u>15'</u>
Specification for Prin				
Development may have		.4.1.A, Established	Building Line.	
Accessory Structure	<u>Setbacks (min)</u>			
Front setback,				
behind the front	101	101	101	101
building line	<u>10'</u>	<u>10'</u>	10'	<u>10'</u>
Side street setback,				
abutting lot fronts				
on the side street				
and is in a				
Residential	252	207	202	201
Detached zone	<u>25'</u>	20'	20'	20'
Side street setback,				
<u>abutting lot does not</u>				
front on the side				
<u>street or is not in a</u> Residential				
Detached zone	15'	10'	<u>10'</u>	10'
Side setback	<u> </u>	<u> </u>	5'	<u> </u>
	<u> </u>	<u> </u>	<u> </u>	<u>J</u>
<u>Rear setback, on a</u> corner lot where				
abutting lot fronts				
on the side street				
and is in a				
Residential				
Detached zone	10'	10'	10'	10'
Rear setback, if not	<u> </u>	<u>10</u>	10	10
otherwise addressed	<u>5'</u>	5'	5'	5'
<u>ether wise</u> <u>addressed</u>	<u> </u>	<u> </u>	<u> </u>	<u> </u>

Specification for Ac	cessory Structure Se	tbacks			
a. For any accessory			<u>15', the minim</u>	um side and rea	r setback must
	ratio of 2' of addition				
b. For any accessory	structure with a leng	th along a rea	r or side lot line	that is longer th	an 24', the
minimum side or	r rear setback must be	increased at a	a ratio of 2' for e	every 2' that the	dimension
exceeds 24 linea	<u>r feet. A swimming p</u>	<u>ool is exempt</u>	<u>from this limit.</u>	-	
c. Where the princip	<u>al building on a lot is</u>	<u>a duplex or tr</u>	<u>iplex, the cumul</u>	ative footprint of	of all accessory
	lot may not exceed 50				
	s greater. This Subsec		** *		
	<u>uildings for an agricu</u>				
	ilding or structure use				
	<u>pet must be a minimu</u>	<u>um of 25' fron</u>	<u>n a lot line and a</u>	minimum of 10	<u>00' from a</u>
dwelling on anot	<u>ner lot.</u>				
<u>4. Height</u>					
<u>Height (max)</u>		•			
Principal <u>building,</u>					
measured to highest					
<u>point of any roof</u>	<u>40'</u>	<u>40'</u>	<u>_</u>	<u>40'</u>	<u>40'</u>
Accessory structure	<u>20'</u>	<u>20'</u>	4	20'	<u>20'</u>
<u>5. Form</u>					
<u>Allowed Building El</u>	<u>ements</u>				
Gallery/Awning	<u>n/a</u>	<u>n/a</u>	1	<u>n/a</u>	<u>n/a</u>
Porch/Stoop	yes	yes	<u> </u>	<u>ves</u>	<u>yes</u>
Balcony	yes	yes		<u>yes</u>	yes
6. Buildings used	for Agriculture As	<u>ssociated</u> wit	<u>h Farming</u>		
<u>Specification for Bu</u>	ildings used for Agri	<u>iculture</u> <u>Asso</u>	<u>ciated with Far</u>	<u>ming</u>	
A building used for a	griculture associated	with Farming	must satisfy the	<u>standards</u> of an	accessory
structure, except that	<u>the maximum buildin</u>	<u>g height is 40</u>	, 		
		* *	*		
ection 4.4.11. To	ownhouse Low]	Density Zo	ne (TLD)		
		ata _1-	ala		
		* *	*		
8. TLD Zone	, Standard Meth	nod Develo	pment Stan	dards	
Deta	ched House or a B	uilding for			
	ultural Institution,	0			
	ssembly, Public U	0			
	nditional Use allow	· · · · · · · · · · · · · · · · · · ·	Duplex -	Duplex -	Triplay or
			Side	-	<u>Triplex</u> or Townhouse
1. Site	zone		side	Over	Townhouse

167

163

164

165

166

C. TLD Zone, Optional Method Development Standards 168

		MPDU Development				
	1. Site	Detached House			Duplex	<u>Triplex</u> or Townhouse
169			*	*	*	

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170 Section 4.4.12. Townhouse Medium Density Zone (TMD)

172 B. TMD Zone, Standard Method Development Standards

		Detached House or a Building for			
		a Cultural Institution, Religious			
		Assembly, Public Use, or a			
		Conditional Use allowed in the	Duplex -	Duplex -	<u>Triplex</u> or
	1. Site	zone	Side	Över	Townhouse
173		* *	*		

174 C. TMD Zone, Optional Method Development Standards

	MPDU Development				
1. Site	Detached House			Duplex	<u>Triplex or</u> Townhouse
		*	*	*	

176 Section 4.4.13. Townhouse High Density Zone (THD)

177 * * *

B. THD Zone, Standard Method Development Standards

		Detached House or a Building for a Cultural Institution, Religious Assembly, Public Use, or a			
	1 64	Conditional Use allowed in the	Duplex -	Duplex -	<u>Triplex</u> or
	1. Site	zone	Side	Over	Townhouse
179					

180

175

* * *

181 C. THD Zone, Optional Method Development Standards

	MPDU Development				
1. Site	Detached House			Duplex	<u>Triplex or</u> Townhouse
		*	*	*	

183 Section 4.4.14. Residential Multi-Unit Low Density - 30 Zone (R-30)

185

B.

182

R-30 Zone, Standard Method Development Standards

	Detached House or a Building for a Cultural				
	Institution, Religious	Duplex	Duplex	<u>Triplex</u> or	
1. Site	Assembly, Public Use, or a	- Side	- Over	Townhouse	Apartment

*

	Conditional Use allowed in the zone				
26	*	*	*		

186

187 C. R-30 Zone, Optional Method Development Standards

		MPDU Development			
1. Site	Detached House	Duplex	<u>Triplex or</u> Townhouse	Apartment	
		* * *			

188

189 Section 4.4.15. Residential Multi-Unit Medium Density - 20 Zone (R-20)

191 B. R-20 Zone, Standard Method Development Standards

	Detached House or a				
	Building for a Cultural				
	Institution, Religious				
	Assembly, Public Use, or a				
	Conditional Use allowed in	Duplex	Duplex	<u>Triplex or</u>	
1. Site	the zone	- Side	- Over	Townhouse	Apartment

193 C. R-20 Zone, Optional Method Development Standards

		MPDU De	evelopment	
1. Site	Detached House	Duplex	<u>Triplex</u> or Townhouse	Apartment
		* * *		

194

195 Section 4.4.16. Residential Multi-Unit High Density - 10 Zone (R-10)

196

* * *

197 B. R-10 Zone, Standard Method Development Standards

	Detached House or a Building for a Cultural Institution, Religious Assembly, Public Use, or a				
	Conditional Use allowed in	Duplex	Duplex	<u>Triplex</u> or	
1. Site	the zone	- Side	- Over	Townhouse	Apartment

198

199 C. R-10 Zone, Optional Method Development Standards

MPDU Development

1. Site	e Detac	hed House	Duj	olex	<u>Triplex or</u> Townhouse	Ana	rtment
1. 510		neu must	Duj *	* *	i o winnouse	Tha	innent
S	ec. 6. DIV	ISION 59	-4.5 is am	ended as t	follows:		
Divisior	1 4.5. Con	nmercial/F	Residentia	l Zones			
			*	* *			
Section	4.5.3. Sta	ndard Me	thod Dev	elopment			
			*	* *			
с. с	RN, CRT	and CR	Zones, St	andard M	ethod Developn	nent Sta	ndards
	Detached	Duplex -	Duplex -	Triplex or	-	Multi	
1. Site	House	Side	Over	Townhous		Use	Genera
			*	* *			
S	ec. 7. DIV	ISION 59	-4.6 is am	ended as t	follows:		
Division	ı 4.6. Emp	oloyment	Zones				
			*	* *			
Section	4.6.3. Sta	ndard Me	thod Dev	elopment			
			*	* *			
C. G	R and NF	R Zones, S	tandard 1	Method D	evelopment Star	ndards	
	Detached	Duplex -	Duplex -	<u>Triplex</u> or		Multi	
		Side	Over	Townhous	e Apartment	Use	Genera
1. Site	House	Side			I	1	
1. Site		II	*	* *	Ĩ		1
I	SC Zone,	Standard	* Method	* * Developm	ent Standards	1	
). L	SC Zone, Detached	Standard Duplex -	* Method Duplex -	* * Developm <u>Triplex or</u>	ent Standards	Multi Use	Genera
I	SC Zone,	Standard	* Method	* * Developm	ent Standards	Multi Use	Genera
). L 1. Site	SC Zone, Detached House	Standard Duplex - Side	* Method Duplex - Over *	* * Developm <u>Triplex or</u> Townhous * *	ent Standards		Genera
). L 1. Site	SC Zone, Detached House	Standard Duplex - Side	* Method Duplex - Over *	* * Developm <u>Triplex or</u> Townhous * *	ent Standards se Apartment ent Standards		General

(23)

- Sec. 8. Short title. This zoning text amendment may be cited as part of the
 "More Housing N.O.W. (New Options for Workers)" package.
- 221 *** * ***
- Sec. 9. Effective date. This ordinance becomes effective 20 days after thedate of Council adoption.

This is a correct copy of Council action.

Sara R. Tenenbaum Clerk of the Council



MONTGOMERY COUNTY COUNCIL ROCKVILLE, MARYLAND

January 28, 2025

Colleagues:

For your consideration, we are enclosing the details of an ambitious workforce housing package which takes five steps to increase the supply of housing, drive down costs, and increase pathways to homeownership for the hard-working residents of Montgomery County.

With the high cost of housing squeezing families and holding back our economy, the **More Housing N.O.W.** (*New Options for Workers*) package helps build more homes that are affordable to teachers, firefighters, police officers, biotech and healthcare workers, and everyone in, or striving to be in, the middle class.

Homes are too expensive in Montgomery County. We all know it. Consider the following figures:

- Not only are we starting from a high level, but it's getting increasingly expensive. Housing price increases have outpaced inflation and income growth since the mid-1990s.
- Between 2023 and 2024, the average sold price across all unit types increased by 6.5%, while wages have only increased by 1.5%
- In 2024, the average sale price for a single family detached home was \$1.02 million. To afford this house, a couple would need a combined income of approximately \$340,000, far exceeding Montgomery County's area median income for a couple at \$123,800. Townhomes, which are on average smaller than detached units, sold for an average of \$583,000. A couple would need a combined income of \$197,000 to afford this house.

Working families and young professionals are feeling the squeeze. According to the <u>Comptroller of Maryland's 2024 State of the Economy Report</u>, housing affordability and availability is hurting efforts to attract new residents who could fill job vacancies, noting "prospective businesses turning down potential location plans to Maryland due to insufficient workforce housing." Similarly, a recent supply/demand analysis by the Montgomery Planning Department, we are facing a deficit of over 12,000 rental units that are affordable to incomes at 70-120% of area median income (AMI). This forces these workers to swallow exorbitant housing costs *or* compete with residents at lower income bands for less expensive options. Both are bad outcomes.

The status quo is unsustainable and makes our County less attractive to families, workers, entrepreneurs, and businesses.

To address this crisis, we must act boldly. Now.

The More Housing N.O.W. package takes five bold steps to increase housing supply, reduce costs, and expand pathways to homeownership for hardworking Montgomery County residents:

Building More Workforce Housing

- 1. **Workforce Housing ZTA**: Allow more residential building types along corridors with a workforce housing requirement
 - Allow more residential building types through optional method development along corridors with a 15% workforce housing requirement in the R-200, R-90, R-60, and R-40 zones.
 - b. Corridors included are Boulevards, Downtown Boulevards, Downtown Streets, Controlled Major Highways, and Town Center Boulevards that have a master planned width greater than 100 feet and 3+ existing travel lanes
 - c. Density capped at 1.25 FAR
 - d. Maximum height is 40 feet
 - e. Require 15% of units satisfy the definition of workforce housing, with a minimum of 1 workforce housing unit for structures that have 3 or more units
 - f. Maintain existing workforce housing definition of 120% AMI, which is currently approximately \$148,000 for 2 persons or \$185,000 for a family of four
- 2. Workforce Housing Opportunity Fund: New countywide fund to incentivize the construction of workforce units
 - a. \$4 million in initial funding

- b. Eligible projects must provide at least 30% workforce units
- c. Workforce units must be affordable to 80% AMI (area median income), on average

Converting Highly Vacant Office to Housing

- 3. **Office to Housing ZTA:** Create an expedited approval process for projects that convert high-vacancy commercial properties to residential use
 - a. Applies to the Commercial-Residential, NR, and EOF zones
 - b. Retail or office building that is at least 50% vacant
 - c. Remove residential restriction on FAR, so that total commercial-residential FAR can be used for residential
 - d. In red policy areas, must be for the apartment-building type; may include townhomes outside of the red policy area
 - e. Must pull a building permit within 2 years of approval
- 4. **Office to Housing PILOT Bill:** Establish a payment in lieu of taxes (PILOT) for conversion of high-vacancy commercial properties to residential use
 - a. Retail or office building that is at least 50% vacant
 - b. 100% tax abatement for 25 years for qualifying projects
 - c. Minimum 15% MPDU requirement

Pathways to Homeownership

- 5. **Budget:** Double the County's investment in the Homeowner Assistance Program from \$4 million to \$8 million in the FY26 Housing Initiative Fund (HIF)
 - a. Funds may be used in partnership with the State's Maryland Mortgage Program (which allows the household to receive both down payment assistance and lower rate mortgage) and through the Housing Opportunities Commission's Montgomery County Homeownership Assistance Fund (McHAF).
 - b. Up to \$25,000 may be granted to a first-time buyer thus providing support for up to 160 qualified applicants. Up to \$1.0 million is reserved for County and MCPS employees under the Montgomery Employee Down Payment Assistance Loan (MEDPAL)

Many thanks to Council President Kate Stewart, Councilmembers Dawn Luedtke, Marilyn Balcombe, and Laurie-Anne Sayles who have already signed on as co-sponsors as well as the many community advocates and housing experts for their strong support of this package which we will be unveiling today at noon. We would welcome additional cosponsors prior to introduction of the legislative aspects of the package, scheduled for February 4.

We have appended the zoning text amendments, legislation, and some supporting materials to assist your review of the proposal. We appreciate your thoughtful consideration of this package and hope to earn your support for it in the coming weeks and months.

Our housing crisis is a serious and urgent matter. There is no time to wait.

Sincerely,

for potali Fami

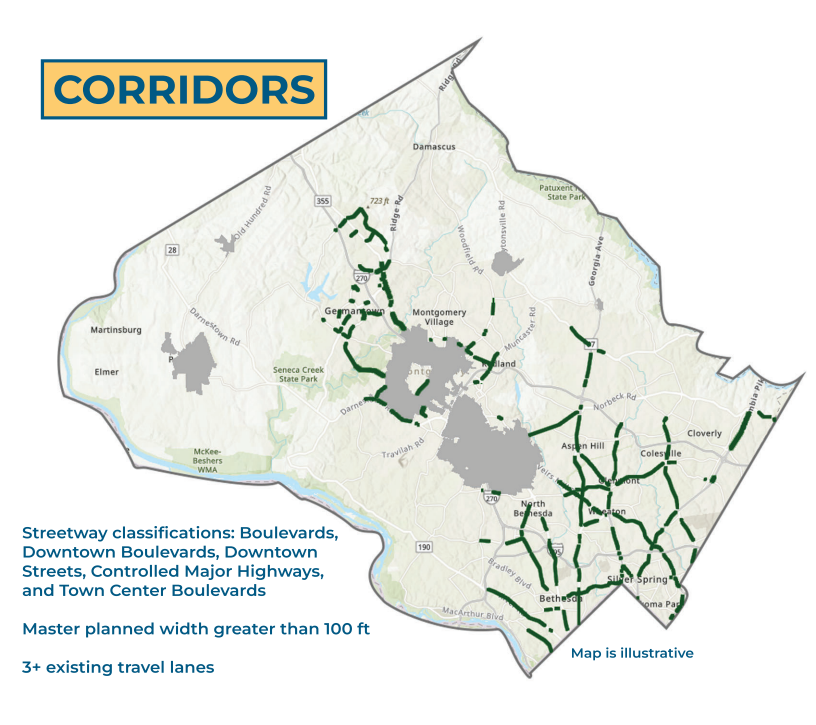
Andrew Friedson Councilmember, District 1

Natali Fani-González Councilmember, District 6

Attachments:

- 1. Workforce Housing ZTA Corridors Map
- 2. Workforce Housing ZTA
- 3. Office to Housing ZTA
- 4. Office to Housing Pilot Bill

More Housing N.O.W. New Options for Workers



(30)

Ordinance No.			
Zoning Text A	mendme	ent No.:	25-xx
Concerning:	Work	force Ho	ousing –
Ī	Developr	nent Star	ndards
Revised: $1/2$	24/2025	_Draft N	lo.: <u>2</u>
Introduced:			
Public Hearing	g:		
Adopted:	-		
Effective:			

COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND SITTING AS THE DISTRICT COUNCIL FOR THAT PORTION OF THE MARYLAND-WASHINGTON REGIONAL DISTRICT WITHIN MONTGOMERY COUNTY, MARYLAND

Lead Sponsors: Councilmembers Friedson and Fani-González Co-Sponsors: Councilmembers Luedtke, Council President Stewart, Councilmembers Balcombe and Sayles

AN AMENDMENT to the Montgomery County Zoning Ordinance to:

- (1) allow additional residential building types in certain residential zones along certain road typologies;
- (2) create optional method workforce housing development standards;
- (3) generally amend the development standards for certain residential zones.

By amending the following sections of the Montgomery County Zoning Ordinance, Chapter 59 of the Montgomery County Code:

Division 1.4.	"Defined Terms"
Section 1.4.2.	"Specific Terms and Phrases Defined"
Division 3.1.	"Use Table"
Section 3.1.6.	"Use Table"
Division 4.1.	"Rules for All Zones"
Section 4.1.3.	"Building Types in the Agricultural, Rural Residential, and
	Residential Zones"
Section 4.1.4.	"Building Types Allowed by Zone in the Agricultural, Rural
	Residential, and Residential Zones"
Division 4.3.	"Rural Residential Zones"
Section 4.3.5.	"Rural Neighborhood Cluster Zone (RNC)"
Division 4.4.	"Residential Zones"
Section 4.4.2.	"Optional Method Development"
Section 4.4.5.	"Residential Estate - 2C Zone (RE-2C)"
Section 4.4.6.	"Residential Estate - 1 Zone (RE-1)"

Section 4.4.7.	"Residential - 200 Zone (R-200)"
Section 4.4.8.	"Residential - 90 Zone (R-90)"
Section 4.4.9.	"Residential - 60 Zone (R-60)"
Section 4.4.10.	"Residential - 40 Zone (R-40)"
Section 4.4.11.	"Townhouse Low Density Zone (TLD)"
Section 4.4.12.	"Townhouse Medium Density Zone (TMD)"
Section 4.4.13.	"Townhouse High Density Zone (THD)"
Section 4.4.14.	"Residential Multi-Unit Low Density - 30 Zone (R-30)"
Section 4.4.15.	"Residential Multi-Unit Medium Density - 20 Zone (R-20)"
Section 4.4.16.	"Residential Multi-Unit High Density - 10 Zone (R-10)"
Division 4.5.	"Commercial/Residential Zones"
Section 4.5.3.	"Standard Method Development"
Division 4.6.	"Employment Zones"
Section 4.6.3.	"Standard Method Development"

 EXPLANATION:
 Boldface indicates a Heading or a defined term.

 Underlining indicates text that is added to existing law by the original text amendment.
 [Single boldface brackets] indicate text that is deleted from existing law by original text amendment.

 Double underlining indicates text that is added to the text amendment.
 [Indicates text that is added to the text amendment by amendment.

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ORDINANCE

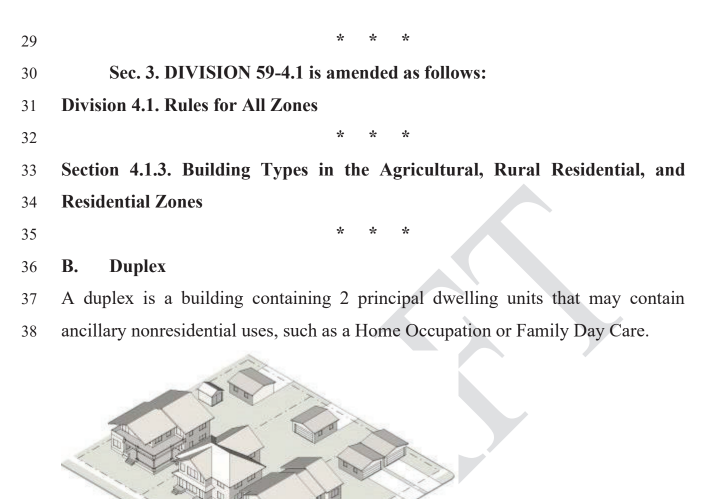
The County Council for Montgomery County, Maryland, sitting as the District Council for that portion of the Maryland-Washington Regional District in Montgomery County, Maryland, approves the following ordinance:

1	Sec. 1. DIVISION 59-1.4 is amended as follows:
2	Division 1.4. Defined Terms
3	* * *
4	Section 1.4.2. Specific Terms and Phrases Defined
5	In this Chapter, terms that are not specifically defined have their ordinary meaning.
6	The following words and phrases have the meanings indicated.
7	* * *
8	Base Density: The maximum FAR or number of dwelling units per acre permitted
9	by the zoning classification of a property without the use of optional method Cluster
10	Development, optional method MPDU Development, optional method Workforce
11	Housing Development, or TDR density increase or application of a Floating zone.
12	* * *
13	Triplex: See Section 4.1.3.C.
14	* * *
15	Usable Area: The area upon which the density of development is calculated in
16	optional method MPDU, [and] Cluster Development, and Workforce Housing
17	projects. If more than 50% of the tract is within environmental buffers, usable area
18	is calculated by deducting from the tract the incremental area of the environmental
19	buffer that exceeds 50%.
20	* * *
21	Sec. 2. DIVISION 59-3.1 is amended as follows:
22	Division 3.1. Use Table
23	* * *
24	Section 3.1.6. Use Table
25	The following Use Table identifies uses allowed in each zone. Uses may be modified
26	in Overlay zones under Division 4.9.

												Resi	dentia	ıl														
USE OR USE GROUP	Definition s and Standards	Ag	R	Rura esider				Resid	ential	Deta	ched			esident ownhoi			siden ulti-U		/	mmer esiden			Empl	oyme	nt	Ir	ndustr	ial
		AR	R	RC	RNC	RE- 2	RE- 2C	RE-1	R- 200		R-60	R- 40	TLD	TMD	THD	R-30	R-20	R-10	CRN	CRT	CR	GR	NR	LSC	EOF	IL	IM	IH
* * *																												
RESIDENTIAL																												
HOUSEHOLD LIVING	3.3.1																											
Single-Unit Living	3.3.1.B	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	L	L	L	L			
Two-Unit Living	3.3.1.C.				Р		L	L	L	L	L	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	L	L	L	L			
Townhouse Living	3.3.1.D.				Р	С	L/C	L/C	L/C	L/C	L/C	L/C	Р	Р	Р	Р	Ρ	Р	Р	Ρ	Р	L	L	L	L			
Multi-Unit Living	3.3.1.E.					с	С	с	[C] <u>L/C</u>	[C] <u>L/C</u>	[C] <u>L/C</u>	[C] <u>L/C</u>				Р	Р	Р	Ρ	Ρ	Ρ	L	L	L	L			
* * *																												

27

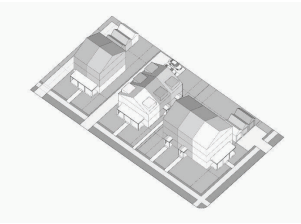
5



40 <u>C.</u> <u>Triplex</u>

- 41 <u>A triplex is a building containing 3 dwelling units where each dwelling unit is</u>
- 42 <u>separated vertically or horizontally by a party wall. A triplex may contain ancillary</u>

43 nonresidential uses, such as a Home Occupation or Family Day Care.



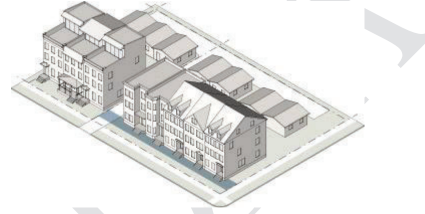
44

45 [C]D. Townhouse

46 A townhouse is a building containing $[3] \underline{4}$ or more dwelling units where each

47 dwelling unit is separated vertically by a party wall. A townhouse may contain

48 ancillary nonresidential uses, such as a Home Occupation or Family Day Care.



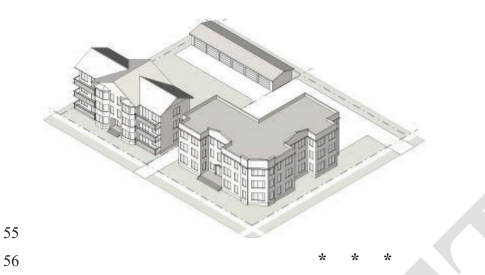
49

50 [D]E. Apartment Building

51 An apartment building is a building containing 4 or more dwelling units vertically

52 and horizontally arranged. In the R-30, R-20, R-10, Commercial/Residential, and

- 53 <u>Employment zones, an</u> [An] apartment may contain up to 10% of the gross floor area
- 54 as Retail/Service Establishment uses, otherwise it is a multi-use building.



57 Section 4.1.4. Building Types Allowed by Zone in the Agricultural, Rural

58 Residential, and Residential Zones

- 59 In the Agricultural, Rural Residential, and Residential zones, building types are
- 60 allowed by zone as follows:

	Detached House or a Building for a Cultural Institution, Religious Assembly, Public Use, or a Conditional Use allowed in the zone	Duplex	Triplex or Townhouse	Apartment Building
* * *		A CONTRACTOR OF		
Residential				
Detached Zones				
* * *				
Residential - 200		MPDU, TDR,	MPDU, TDR,	
(R-200)	А	WFH	WFH	TDR <u>, WFH</u>
Residential - 90	**	MPDU, CD,	MPDU, CD, TDR <u>,</u>	121 <u>q</u>
(R-90)	А	TDR <u>, WFH</u>	WFH	TDR <u>, WFH</u>
Residential - 60		MPDU, CD,	MPDU, CD, TDR,	<u> </u>
(R-60)	А	TDR, <u>WFH</u>	WFH	TDR <u>, WFH</u>
Residential - 40				
(R-40)	А	А	MPDU <u>, WFH</u>	[] <u>WFH</u>
* * *				

61 62 **KEY**[]: A = Allowed to accommodate permitted, limited, and conditional uses -- = Not allowed 63 CD = Allowed as part of an optional method Cluster Development 64 MPDU = Allowed as part of an optional method MPDU Development 65 TDR = Allowed in a TDR Overlay zone as part of optional method TDR 66 67 Development under Section 4.9.15.B WFH = Allowed as part of an optional method Workforce Housing Development 68 * * * 69 Sec. 4. DIVISION 59-4.3 is amended as follows: 70 **Division 4.3. Rural Residential Zones** 71 * * * 72 Section 4.3.5. Rural Neighborhood Cluster Zone (RNC) 73 74 **RNC Zone, Standard Method Development Standards C**. 75 Detached House or a Building for a **Cultural Institution, Religious** Assembly, Public Use, or a Conditional **Duplex** -**Triplex** or **Duplex** -1. Site Use allowed in the zone Side Over Townhouse * * * 76 **RNC Zone, Optional Method Development Standards** 77 E. **MPDU Development** Triplex or 1. Site Townhouse **Detached House** Duplex * 78 Sec. 5. DIVISION 59-4.4 is amended as follows: 79 80 **Division 4.4. Residential Zones** * * * 81 82 Section 4.4.2. Optional Method Development

The RE-2C, RE-1, R-200, R-90, and R-60 zone allow development under optional 83 84 method MPDU Development and optional method Cluster Development. The R-40, TLD, TMD, THD, R-30, R-20, and R-10 zone allow development under optional 85 method MPDU Development. The R-200, R-90, R-60, and R-40 zone allow 86 development under optional method Workforce Housing Development. 87 * 88 89 **C**. **Optional Method Workforce Housing Development** This optional method of development is permitted where workforce housing units 90 that satisfy Chapter 25B are included. Optional method Workforce Housing 91 Development allows additional building types and provides more flexibility in lot 92 93 layout. 94 **Development Approval Procedure** 1. 95 Site plan approval under Section 7.3.4 is required. **Workforce Housing Development Across Different Zones** 96 2. Optional method Workforce Housing Development may occur across 97 98 different zones under the following limitations: The differently zoned areas must be contiguous; 99 <u>a.</u> 100 Uses and building types are governed by the zone; b. 101 The site requirements in the optional method tables apply; <u>c.</u> density and open space must be calculated as if each area were 102 developed individually; and 103 The allowed number of units and required open space may be 104 d. 105 located without regard to the limits in the underlying zone. <u>3.</u> **Density and Usable Area** 106 107 The maximum total residential FAR is 1.25. a. Density is calculated on usable area within the tract. 108 b. **4**. 109 **Development Standards for Workforce Housing Projects**

110		<u>a.</u>	An applicant must provide at least 15% workforce housing units
111			that satisfy Chapter 25B, with a minimum of 1 workforce
112			housing unit for any structure that contains at least 3 units.
113		<u>b.</u>	The maximum height for all buildings is 40 feet.
114		<u>c.</u>	The minimum site size is the minimum lot size in the underlying
115			zone.
116		<u>d.</u>	Off-street parking must be located behind the front building line.
117		<u>e.</u>	Driveway access is limited to 1 driveway per structure, except
118			for structures located on a corner lot, which may have 1 driveway
119			per structure on each street.
120	<u>5.</u>	<u>Appl</u>	icable <u>Corridors</u>
121		<u>a.</u>	The front lot line must abut a Boulevard, Downtown Boulevard,
122			Downtown Street, Town Center Boulevard, or Controlled Major
123			Highway, as defined by Chapter 49.
124		<u>b.</u>	The width of the master-planned right-of-way must be greater
125			<u>than 100 feet.</u>
126		<u>c.</u>	<u>The right-of-way must have at least 3 existing travel lanes.</u>
127	<u>6.</u>	Dedi	cated Land
128	Land	dedica	ated to public use for a school or park site may be included in the
129	calcul	lation	of the density of development if development of the remaining
130	land s	satisfie	es Section 4.4.2.C and the optional method Workforce Housing
131	Devel	lopme	<u>nt standards.</u>
132	<u>7.</u>	Com	munity Water and Sewer
133	Devel	lopme	nt under this method is prohibited unless the resulting
134	devel	opmer	nt will be connected to community water supply and sewerage
135	syster	<u>ns.</u>	
136			* * *

137 Section 4.4.5. Residential Estate - 2C Zone (RE-2C)

139 D. RE-2C Zone, Optional Method Development Standards

		МР	DU Developn	nent	Cluster Deve	lonment
		Detached		Triplex or	Cluster Deve	
1. Si	ito	House	Duplex	Townhouse	Detached l	Touso
1. 5	ite	House	Duplex	* * *	Detacheu	llouse
				~ ~ ~		
Sectio	n 4.4.	6. Resident	tial Estate -	1 Zone (RE-1)		
				* * *		
D.]	RE-1	Zone, Opt	ional Metho	d Developmen	t Standards	
		MP	DU Developn	nent	Cluster Deve	lopment
		Detached		Triplex or		
1. Si	ite	House	Duplex	Townhouse	Detached I	House
				* * *		
Sectio	n 4.4.'	7. Resident	tial - 200 Zo	ne (R-200)		
				* * *		
	D 200	Zana On	tional Math	ad Davalanma	at Standarda	
C.]	R-20 0	Zone, Op	tional Meth	od Developme	nt Standards	
C.]	R-200		tional Meth DU Developn	-	nt Standards Cluster Deve	lopment
C.]	R-200			-		lopment
C.]		MP		nent		•
		MP Detached	DU Developn	nent	Cluster Deve	•
1. Si	ite	MP Detached House	DU Developn Duplex	nent <u>Triplex or</u> Townhouse	Cluster Deve Detached I	•
1. Si	ite	MP Detached House	DU Developn Duplex	nent <u>Triplex or</u> Townhouse	Cluster Deve	•
1. Si	ite	MP Detached House	DU Developn Duplex	nent <u>Triplex or</u> Townhouse	Cluster Deve Detached I	House
1. Si	ite <u>R-200</u>	MP Detached House	DU Developn Duplex orkforce <u>Ho</u>	nent Triplex or Townhouse using Developr	Cluster Deve Detached I nent <u>Standards</u>	House
1. Si <u>D.]</u>	ite <u>R-200</u>	MP Detached House	DU Developn Duplex orkforce <u>Ho</u>	nent Triplex or Townhouse using Developr	Cluster Deve Detached I nent <u>Standards</u>	House
<u>1. Si</u> <u>D.]</u> <u>1. Sit</u>	ite R-200 re sions (1	MP Detached House	DU Developn Duplex orkforce <u>Ho</u>	nent Triplex or Townhouse using Developr	Cluster Deve Detached I nent <u>Standards</u>	House
1. Si <u>D.</u> <u>1</u> <u>Sit</u> <u>Dimens</u> <u>Usable</u>	ite R-200 <u>e</u> sions (1 <u>area</u>	MP Detached House	DU Developn Duplex orkforce Ho Duplex	nent <u>Triplex or</u> Townhouse using Developr <u>Triplex</u>	Cluster Deve Detached I nent Standards Townhouse	House Apartment
1. Si <u>D.</u> <u>1</u> <u>Sit</u> <u>Dimens</u> <u>Usable</u>	ite R-200 <u>e</u> sions (1 <u>area</u> t and 1	MP Detached House	DU Developn Duplex orkforce Ho Duplex	nent <u>Triplex or</u> Townhouse using Developr <u>Triplex</u>	Cluster Deve Detached I nent Standards Townhouse	House Apartment
1. Sit 1. Sit Dimens Usable 2. Lo	ite R-200 <u>e</u> sions (1 <u>area</u> <u>t and]</u> in)	MP Detached House <u>Zone, Wo</u> <u>nin)</u>	DU Developn Duplex orkforce Ho Duplex	nent Triplex or Townhouse using Developr Triplex 16,000 SF 5,000 SF	Cluster Deve Detached I nent Standards Townhouse 16,000 SF	House Apartment
1. Si D. 1. Sit Dimens Usable 2. Lo Lot (m Lot area	ite R-200 e sions (1 area t and 1 in) a (per u	MP Detached House <u>Zone, Wo</u> <u>nin)</u>	DU Developn Duplex orkforce Ho Duplex <u>16,000 SF</u>	nent Triplex or Townhouse using Developr Triplex 16,000 SF 5,000 SF	Cluster Deve Detached I nent Standards Townhouse	House Apartment <u>16,000 SF</u>
1. Sit D. 1. Sit Dimens Usable 2. Lo Lot area Lot wid line	ite R-200 <u>e</u> sions (1 <u>area</u> <u>t and 1</u> in) a (per u dth at fr	MP Detached House 2 Zone, Wo nin) Density mit) ont building	DU Developn Duplex orkforce Ho Duplex <u>16,000 SF</u> <u>8,000 SF</u> Determined a site plan	Inent Triplex or Townhouse Using Developr Image: Deve	Cluster Deve Detached I nent Standards Townhouse 16,000 SF 3,200 SF Determined as site plan	House Apartment <u>16,000 SF</u>
1. Sit D. 1. Sit Dimens Usable 2. Lo Lot area Lot wid line	ite R-200 <u>e</u> sions (1 <u>area</u> <u>t and 1</u> in) a (per u dth at fr	MP Detached House	DU Developn Duplex orkforce Ho Duplex 16,000 SF 8,000 SF Determined a	Inent Triplex or Townhouse Using Developr Triplex 16,000 SF 5,000 SF S	Cluster Deve Detached I nent Standards Townhouse 16,000 SF 3,200 SF Determined as	House Apartmen <u>16,000 SF</u> <u>n/a</u> Determined a
1. Sit D. 1. Sit Dimens Usable 2. Lo Lot area Lot wid line	ite R-200 <u>e</u> sions (1 <u>area</u> <u>t and 1</u> in) a (per u dth at fr	MP Detached House 2 Zone, Wo nin) Density mit) ont building	DU Developm Duplex Duplex Orkforce Ho Duplex 16,000 SF 16,000 SF 8,000 SF Determined a site plan 25' Required,	Inent Triplex or Townhouse using Developr Triplex 16,000 SF 5,000 SF S Determined as site plan 25' Required,	Cluster Deve Detached I nent Standards Townhouse 16,000 SF 3,200 SF Determined as site plan 25'	House Apartmen <u>16,000 SF</u> <u>n/a</u> Determined a site plan <u>n/a</u>
1. Sit D. 1. Sit Dimens Usable 2. Lo Lot (m) Lot area Lot wid line Lot wid	ite R-200 <u>a</u> <u>a</u> <u>a</u> (per u <u>a</u> (per u <u>a</u> (per u <u>a</u> (per u <u>a</u> (per u <u>a</u> (per u) <u>a</u> (per u)	MP Detached House	DU Developm Duplex Duplex Duplex Duplex <u>16,000 SF</u> <u>16,000 SF</u> <u>Determined a site plan</u> <u>25'</u> <u>Required, except as</u>	Inent Triplex or Townhouse using Developr Triplex 16,000 SF 5,000 SF S Determined as site plan 25' Required, except as	Cluster Deve Detached I nent Standards Townhouse 16,000 SF 3,200 SF Determined as site plan 25' Required, except	House Apartment <u>16,000 SF</u> <u>n/a</u> Determined a site plan <u>n/a</u> Required, exce
1. Sit D. 1. Sit Dimens Usable 2. Lo Lot (m) Lot area Lot wid line Lot wid	ite R-200 <u>a</u> <u>a</u> <u>a</u> (per u <u>a</u> (per u <u>a</u> (per u <u>a</u> (per u <u>a</u> (per u <u>a</u> (per u) <u>a</u> (per u)	MP Detached House 2 Zone, Wo nin) Density mit) ont building	DU Developm Duplex Duplex Orkforce Ho Duplex 16,000 SF 16,000 SF 8,000 SF Determined a site plan 25' Required,	Inent Triplex or Townhouse using Developr Triplex 16,000 SF 5,000 SF S Determined as site plan 25' Required, except as	Cluster Deve Detached I nent Standards Townhouse 16,000 SF 3,200 SF Determined as site plan 25'	House Apartment <u>16,000 SF</u> <u>n/a</u> Determined a <u>site plan</u>

The density allowed for any ap		ed under Chapter	25B and rounded up	to the nearest
whole number of units, is 1.25	FAR.			
Coverage (max)	/		· T	
Lot	25%	<u>25%</u>	<u>25%</u>	<u>25%</u>
Specification for Lot and Den				
Lot width at the front building	line and setback 1	<u>equirements</u> may	<u>be reduced under Se</u>	ection <u>4.4.3.</u>
3. Placement				
<u>Principal Building Setbacks (</u>	<u>min)</u>			
Front setback	<u>40'</u>	<u>40'</u>	<u>40'</u>	<u>40'</u>
Side street setback,				
abutting lot fronts on the				
side street and is in a				
Residential Detached zone	<u>40'</u>	<u>40'</u>	<u>40'</u>	<u>40'</u>
Side street setback,				
abutting lot does not front				
on the side street or is not				
in a Residential Detached				
zone	<u>15'</u>	<u>15'</u>	<u>15'</u>	<u>15'</u>
Side setback, including end				
unit	12'	<u>12'</u>	<u>12'</u>	<u>12'</u>
Sum of side setbacks	25'	<u>25'</u>	25'	25'
Rear setback	30'	30'	30'	30'
Specification for Principal Bu	ilding Setbacks		· · · · ·	
Development may have to satis		A, Established Bu	uilding Line.	
Accessory Structure Setbacks				
Front setback	65'	<u>65'</u>	65'	65'
Side street setback,				
abutting lot fronts on the				
side street and is in a				
Residential Detached zone	40'	40'	<u>40'</u>	<u>40'</u>
Side street setback,			<u> </u>	
abutting lot does not front				
on the side street or is not				
in a Residential Detached				
zone	15'	15'	<u>15'</u>	15'
Side setback	12'	<u>12'</u>	12'	12'
Rear setback, on a corner	<u>12</u>	<u>12</u>	<u>12</u>	<u>12</u>
lot where abutting lot				
fronts on the side street				
and is in a Residential				
Detached zone	12'	<u>12'</u>	12'	12'
Rear setback, if not		12	<u>1</u>	<u>14</u>
otherwise addressed	7'	7'	7'	7'
<u>Specification for Accessory St</u>			<u> </u>	
			eture must be located	behind the rear
		ny accessory struc	nure musi de localed	<u>benniù the rear</u>
building line of the principal		nlay on trialay 41	a aumulativa fast	t of all cases
b. Where the principal building on that lot may not				
buildings on that lot may no				
feet, whichever is greater.	ins Subsection C	ioes not apply to a	<u>scouon s.s.s.c.</u> , Deta	Accessory

Dwelling Unit. Buildings for an agricultural use are exempt from this size restriction.

<u>c.</u> <u>Any accessory building o</u>								
than a household pet must be a minimum of 25' from a lot line and a minimum of 100' from a dwelling on another lot.								
4. Height								
Height (max)								
Principal building,								
measured to highest point								
of any roof	<u>40'</u>	<u>40'</u>	<u>40'</u>	<u>40'</u>				
Accessory structure	<u>35'</u>	<u>35'</u>	<u>35'</u>	<u>35'</u>				
5. Form								
Allowed Building Elements								
Gallery/Awning	<u>n/a</u>	<u>n/a</u>	<u>n/a</u>	<u>n/a</u>				
Porch/Stoop	yes	<u>yes</u>	yes	yes				
Balcony	yes	yes	<u>yes</u>	yes				
6. Buildings used for Ag	riculture Associ	<u>iated with Farn</u>	ning					
Specification for Buildings	<u>used for Agricult</u>	<u>ure Associated w</u>	<u>vith Farming</u>					
A building used for agricultur	re associated with	Farming must sat	tisfy the standards of a	n accessory				
structure, except that the max	<u>imum building he</u>	<u>ight is 40'.</u>						

151 Section 4.4.8. Residential - 90 Zone (R-90)

152

153 C. R-90 Zone, Optional Method Development Standards

	MP	DU Developn	nent	Cluster Development				
	Detached		<u>Triplex</u> or	Detached		<u>Triplex or</u>		
1. Site	House	Duplex	Townhouse	House	Duplex	Townhouse		

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154

155 D. R-90 Zone, Workforce Housing Development Standards

	Duplex	<u>Triplex</u>	Townhouse	Apartment
<u>1. Site</u>			· · ·	
Dimensions (min)				
<u>Usable</u> area	<u>9,000 SF</u>	<u>9,000 SF</u>	<u>9,000 SF</u>	<u>9,000 SF</u>
<u>2.</u> Lot & Density				
Dimensions (min)				
Lot area (per unit)	<u>4,500 SF</u>	<u>3,000 SF</u>	<u>1,800 SF</u>	<u>n/a</u>
Lot width at front building		Determined at	Determined at	
line	<u>35'</u>	<u>site plan</u>	<u>site plan</u>	<u>n/a</u>
		Determined at	Determined at	
Lot width at front lot line	<u>15'</u>	<u>site plan</u>	<u>site plan</u>	<u>n/a</u>
	Required,	Required,		
	except as	except as	Required, except	Required, except
Frontage on street or open	<u>exempt</u> under	<u>exempt</u> under	<u>as exempt under</u>	<u>as exempt under</u>
space	Chapter 50	Chapter 50	Chapter 50	Chapter 50
Density (max)				

The density allowed for any ap	nlication quali	fied under Chapter	r 25B and rounded u	n to the nearest
whole number of units, is 1.25		<u>inea anaer</u> <u>enapter</u>	<u>23D and Iounded a</u>	<u>p to the nearest</u>
Coverage (max)				
Lot	30%	<u>30%</u>	30%	30%
Specification for Lot and Den		5070	5070	5070
Lot width at the front building		c requirements ma	v be reduced under S	Section 4.4.3
3. Placement			<u>y ee readood anaor y</u>	
Principal Building Setbacks (min)			
Front setback	30'	20'	20'	20'
Side street setback, abutting	<u> </u>	20_	20	20
lot fronts on the side street				
and is in a Residential				
Detached zone	<u>30'</u>	20'	20'	20'
Side street setback, abutting	<u> </u>	20	20	<u>20</u>
lot does not front on the				
side street or is not in a				
Residential Detached zone	<u>15'</u>	10'	<u>10'</u>	10'
Side setback, including end	<u>10</u>	<u> </u>	10	10
unit	8'	<u>6'</u>	6'	6'
Rear setback	25'	20'	20'	20'
Specification for Principal Bu			20	20_
Development may have to satis			Building Line	
Accessory Structure Setbacks		<u>I.M. Established</u>	unung Eme.	
Front setback, behind the	<u>, (IIIII)</u>			
front building line	10'	10'	10'	10'
Side street setback, abutting	<u> </u>	10	10	<u>10</u>
lot fronts on the side street				
and is in a Residential				
Detached zone	30'	20'	20'	20'
Side street setback, abutting	<u> </u>	20_		<u>20</u>
lot does not front on the				
side street or is not in a				
Residential Detached zone	15'	10'	10'	10'
Side setback, including end	<u> </u>			10
unit	5'	5'	5'	5'
Rear setback, on a corner	<u> </u>	<u> </u>	<u> </u>	<u> </u>
lot where abutting lot fronts				
on the side street and is in a				
Residential Detached zone	10'	10'	10'	10'
Rear setback, if not	<u> </u>	<u> </u>		
otherwise addressed	5'	5'	5'	5'
Specification for Accessory S			· <u>·</u>	<u> </u>
a. In addition to the front set			icture must be locate	ed behind the rear
building line of the princip		<u></u>	<u></u>	
b. For any accessory structure		greater than 15' th	he minimum side an	d rear setback must
be increased at a ratio of 2'		-		
T				
<u>c.</u> For any accessory structure minimum side or rear setba				
exceeds 24 linear feet. A sv				
	<u></u>	<u></u>	<u></u>	

- **d.** Where the principal building on a lot is a duplex or triplex, the cumulative footprint of all accessory buildings on that lot may not exceed 50% of the footprint of the principal building or 600 square feet, whichever is greater. This Subsection does not apply to Section 3.3.3.C, Detached Accessory Dwelling Unit. Buildings for an agricultural use are exempt from this size restriction.
- e. Any accessory building or structure used for the housing, shelter, or sale of animals or fowl other than a household pet must be a minimum of 25' from a lot line and a minimum of 100' from a dwelling on another lot.

4. Height									
<u>Height (max)</u>									
Principal building, measured to highest point	402	402		403					
<u>of any roof</u>	40'	40'	<u>40'</u>	40'					
Accessory structure	<u>25'</u>	<u>25'</u>	<u>25'</u>	<u>25'</u>					
<u>5. Form</u>									
Allowed Building Elements									
Gallery/Awning	<u>n/a</u>	<u>n/a</u>	<u>n/a</u>	<u>n/a</u>					
Porch/Stoop	yes	yes	yes	yes					
<u>Balcony</u>	yes	yes	<u>yes</u>	yes					
6. Buildings used for Ag	6. Buildings used for Agriculture Associated with Farming								
Specification for Buildings	used for Agricul	<u>ture Associated w</u>	vith <u>Farming</u>						

<u>A building used for agriculture associated with Farming must satisfy the standards of an accessory structure, except that the maximum building height is 40'.</u>

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156 Section 4.4.9. Residential - 60 Zone (R-60)

158 C. R-60 Zone, Optional Method Development Standards

Detached Triplex or Detached		
Detached <u>Implex</u> <u>or</u> Detached		<u>Triplex or</u>
1. Site House Duplex Townhouse House	Duplex	Townhouse

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159

160

D. R-60 Zone, Workforce Housing Development Standards

	Duplex	Triplex	Townhouse	Apartment
<u>1. Site</u>				
Dimensions (min)				
Usable area	<u>6,000 SF</u>	<u>6,000 SF</u>	<u>6,000 SF</u>	<u>6,000 SF</u>
<u>2. Lot</u>				
Dimensions (min)				
Lot area (per unit)	<u>3,000 SF</u>	<u>2,000 SF</u>	<u>1,200 SF</u>	<u>n/a</u>
Lot width at front building		Determined at	Determined at	
line	<u>30'</u>	<u>site plan</u>	<u>site plan</u>	<u>n/a</u>
		Determined at	Determined at	
Lot width at front lot line	<u>15'</u>	<u>site plan</u>	<u>site plan</u>	<u>n/a</u>

	Required,	Required,		
	except as	except as	Required, except	Required, except
Frontage on street or open	exempt under	<u>exempt under</u>	as exempt under	as exempt under
space	<u>Chapter 50</u>	<u>Chapter 50</u>	<u>Chapter 50</u>	<u>Chapter 50</u>
Density (max)	<u>Chapter 50</u>	<u>Chapter</u> <u>50</u>		<u>Chapter</u> <u>50</u>
The density allowed for any a	pplication qualif	Fied under Chapter	25B and rounded up	a to the nearest
whole number of units, is 1.2		<u>ilea unael Chapter</u>	25D and Tounded up	<u>o to the hearest</u>
Coverage (max)	<u>) I'AR.</u>			
Lot	35%	35%	35%	35%
Specification for Lot and De		<u>3370</u>	<u>3370</u>	<u> </u>
<u>a. Lot width at the front buil</u>		ack requirements	may be reduced und	er Section 1 1 3
b. The lot coverage maximu	······································	·····		<u>Section 4.4.5.</u>
	<u>in does not appry</u>	to Keligious Asse	<u>illioly.</u>	
3. Placement	(
Principal Building Setbacks		202	202	202
Front setback	<u>25'</u>	<u>20'</u>	<u>20'</u>	<u>20'</u>
Side street setback, abutting				
lot fronts on the side street				
and is in a Residential	25,	20'	20'	20'
Detached zone Side street setback, abutting	<u>25'</u>	<u>20</u>	20	<u>20'</u>
<u>lot does not front on the</u>				
side street or is not in a Residential Detached zone	15'	<u>10'</u>	10'	10'
<u>Residential Detached zone</u>	<u>15</u>	<u>10</u>	<u>10</u>	<u> </u>
Side setback, including end unit	8'	<u>6'</u>	6'	<u>6'</u>
Rear setback	$\frac{\circ}{20}$	20'	20'	20'
			20_	<u>20</u>
Specification for Principal I			vilding Ling	
Development may have to sat		I.A, Established B	<u>unding Line.</u>	
Accessory Structure Setbac	<u>ks (min)</u>			
Front setback, behind the front building line	10'	10'	10'	10'
Side street setback, abutting	<u>10</u>	<u>10</u>	<u> </u>	<u> </u>
lot fronts on the side street				
and is in a Residential				
Detached zone	25'	20'	20'	20'
Side street setback, abutting	<u> 23</u>	<u>20</u>	20	<u>20</u>
lot does not front on the				
side street or is not in a				
Residential Detached zone	15'	10'	10'	10'
Side setback, including end	<u>15</u>	<u>_10</u>	<u> </u>	<u> </u>
unit unit	5'	<u>5'</u>	5'	5'
Rear setback, on a corner	<u></u>	<u></u>	<u> </u>	<u></u>
lot where abutting lot fronts				
on the side street and is in a				
Residential Detached zone	10'	10'	10'	10'
Rear setback, if not				
otherwise addressed	5'	5'	5'	5'
Specification for Accessory			<u> </u>	<u> </u>
a. In addition to the front se			cture must be locate	d behind the rear
building line of the princi				
	<u></u>			

b. For any accessory structu be increased at a ratio of							
_							
<u>c.</u> <u>For any accessory structu</u>		-					
minimum side or rear set				e dimension			
exceeds 24 linear feet. A		*****		0 11			
	Where the principal building on a lot is a duplex or triplex, the cumulative footprint of all accessory						
buildings on that lot may							
feet, whichever is greater							
Dwelling Unit. Buildings							
e. Any accessory building of		-					
<u>than a household pet mus</u>	<u>t be a minimum o</u>	<u>of 25' from a lot lin</u>	e and a minimum of	<u>100' from a</u>			
dwelling on another lot.							
4. Height							
Height (max)							
Principal building,							
measured to highest point							
of any roof	<u>40'</u>	<u>40'</u>	<u>40'</u>	<u>40'</u>			
Accessory structure	<u>20'</u>	<u>20'</u>	<u>20'</u>	<u>20'</u>			
<u>5. Form</u>							
Allowed Building Elements							
Gallery/Awning	<u>n/a</u>	<u>n/a</u>	<u>n/a</u>	<u>n/a</u>			
Porch/Stoop	<u>yes</u>	yes	yes	yes			
Balcony	<u>yes</u>	yes	yes	yes			
6. Buildings used for Ag	riculture Assoc	ciated with Farm	ing				
Specification for Buildings	<u>used for Agricul</u>	ture Associated wi	ith <u>Farming</u>				
A building used for agricultu	re associated with	n <u>Farming must sati</u>	sfy the standards of	an accessory			
structure, except that the max							
Saction 4 4 10 Desider							

161 Section 4.4.10. Residential - 40 Zone (R-40)

162

163 C. R-40 Zone, Optional Method Development Standards

		MPDU Development	
1. Site	Detached House	Duplex	<u>Triplex or</u> Townhouse

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- 165

D. R-40 Zone, Workforce Housing Development Standards

	Duplex	Triplex	Townhouse	<u>Apartment</u>
<u>1. Site</u>				
Dimensions (min)				
Usable area	<u>6,000 SF</u>	<u>6,000 SF</u>	<u>6,000 SF</u>	<u>6,000 SF</u>
2. Lot & Density	,			
Dimensions (min)				
Lot area (per unit)	<u>3,000 SF</u>	<u>2,000 SF</u>	<u>1,200 SF</u>	<u>n/a</u>
Lot width at front		Determined at site	Determined at site	
building line	<u>30'</u>	<u>plan'</u>	<u>plan</u>	<u>n/a</u>

Lot width at front		Determined at site	Determined at site	
lot line	15'	plan	plan	n/a
	Required, except	Required, except	Required, except	Required, except
Frontage on street	as exempt under	as exempt under	as exempt under	as exempt under
or open space	Chapter 50	Chapter 50	Chapter 50	Chapter 50
	<u>Chapter</u> <u>50</u>	<u>Chapter</u> <u>50</u>	<u>Chapter</u> <u>50</u>	<u>Chapter</u> <u>50</u>
Density (max)	for our oneligation	analifia dana dan Chann	tan 25D and name dad a	
whole number of un		<u>quaimed under Chap</u>	ter 25B and rounded u	<u>up to the nearest</u>
	<u>118, 18 1.23 FAR.</u>			
Coverage (max)	40%	40%	40%	40%
Lot Specification for L		4070	4070	4070
Specification for L				Section 112
	<u>it building line and se</u>	elback requirements n	nay be reduced under	<u>Section</u> <u>4.4.5.</u>
3. Placement	~			
Principal Building				
Front setback	<u>25'</u>	<u>20'</u>	<u>20'</u>	<u>20'</u>
Side street				
setback, abutting				
lot fronts on the				
side street and is				
in a Residential				
Detached zone	<u>25'</u>	<u>20'</u>	<u>20'</u>	<u>20'</u>
Side street				
setback, abutting				
<u>lot does not front</u>				
on the side street				
<u>or is not in a</u>				
<u>Residential</u>				
Detached zone	<u>15'</u>	<u>10'</u>	<u>10'</u>	<u>10'</u>
Side setback,				
including end unit	<u>8'</u>	<u>6'</u>	<u>6'</u>	<u>6'</u>
Rear setback	20'	<u>15'</u>	<u>15'</u>	<u>15'</u>
Specification for P	rincipal <u>Building Se</u>	<u>tbacks</u>		
Development may h	nave to satisfy Section	<u>4.4.1.A, Established</u>	Building Line.	
Accessory Structur	<u>re Setbacks (min)</u>			
Front setback,				
behind the front				
building line	<u>10'</u>	<u>10'</u>	<u>10'</u>	<u>10'</u>
Side street				
setback, abutting				
lot fronts on the				
side street and is				
in a Residential				
Detached zone	<u>25'</u>	<u>20'</u>	<u>20'</u>	<u>20'</u>
Side street				
setback, abutting				
lot does not front				
on the side street				
<u>or is not in a</u>				
Residential				
Detached zone	<u>15'</u>	<u>10'</u>	<u>10'</u>	<u>10'</u>

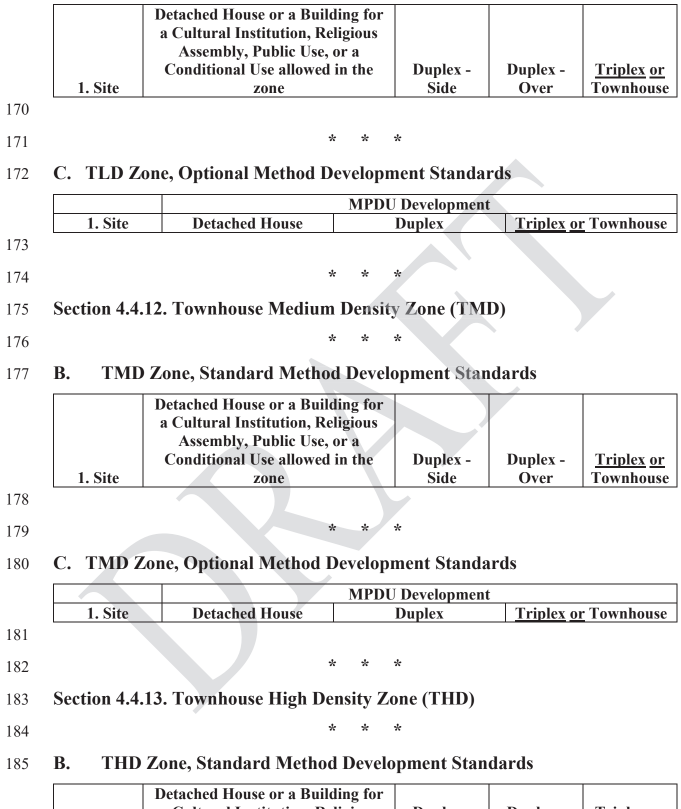
Side setback	<u>5'</u>	<u>5'</u>	<u>5'</u>	<u>5'</u>
<u>Rear</u> <u>setback</u> , <u>on</u> <u>a</u>				
corner lot where				
abutting lot fronts				
on the side street				
and is in a				
Residential				
Detached zone	10'	10'	10'	10'
Rear setback, if				
not otherwise				
addressed	5'	5'	5'	<u>5'</u>
	<u>ccessory Structure S</u>	Setbacks		
			ructure must be locate	d behind the rear
	the principal building			
			the minimum side and	l rear setback must
			foot of height in exces	
			ide lot line that is long	
			of 2' for every 2' that	
		pool is exempt from		<u>t ine dimension</u>
			, the cumulative footp	rint of all accessor
_			of the principal building	
-	-	-		
			to Section 3.3.3.C, De	
			ot from this size restric	
			helter, or sale of anim	
		<u>ium of 25_from a fot</u>	line and a minimum	<u>51 100 110111 a</u>
dwelling on ano	ther lot.			
4. Height				
<u>Height (max)</u>			rr	
Principal building,				
measured to				
highest point of				
any roof	<u>40'</u>	40'	<u>40'</u>	<u>40'</u>
Accessory				
structure	<u>20'</u>	<u>20'</u>	20'	<u>20'</u>
structure	20'	<u>20'</u>	<u>20'</u>	<u>20'</u>
structure 5. Form		<u>20'</u>	<u>20'</u>	<u>20'</u>
<u>structure</u> 5. Form Allowed Building E	<u>Clements</u>			
<u>structure</u> 5. Form <u>Allowed Building F</u> Gallery/Awning	Clements <u>n/a</u>	<u>n/a</u>	<u>n/a</u>	<u>n/a</u>
<u>structure</u> <u>5. Form</u> <u>Allowed Building E</u> <u>Gallery/Awning</u> <u>Porch/Stoop</u>	<u>Elements</u> <u>n/a</u> <u>yes</u>	<u>n/a</u> yes	<u>n/a</u> yes	<u>n/a</u> yes
<u>structure</u> <u>5. Form</u> <u>Allowed Building F</u> <u>Gallery/Awning</u> <u>Porch/Stoop</u> <u>Balcony</u>	<u>n/a</u> yes yes	<u>n/a</u> <u>yes</u> <u>yes</u>	<u>n/a</u> yes yes	<u>n/a</u>
<u>structure</u> <u>5. Form</u> <u>Allowed Building E</u> <u>Gallery/Awning</u> <u>Porch/Stoop</u> <u>Balcony</u> <u>6. Buildings usec</u>	<u>Elements</u> <u>n/a</u> <u>yes</u> <u>yes</u> 1 for Agriculture	<u>n/a</u> <u>yes</u> <u>yes</u> Associated with Fa	<u>n/a</u> <u>yes</u> <u>yes</u> rming	<u>n/a</u> yes
<u>structure</u> <u>5. Form</u> <u>Allowed Building F</u> <u>Gallery/Awning</u> <u>Porch/Stoop</u> <u>Balcony</u> <u>6. Buildings usec</u> <u>Specification for B</u>	Clements n/a yes yes l for Agriculture A uildings used for Ag	<u>n/a</u> <u>yes</u> <u>yes</u> Associated with Far riculture Associated	<u>n/a</u> <u>yes</u> <u>yes</u> rming with Farming	<u>n/a</u> yes yes
structure 5. Form Allowed Building F Gallery/Awning Porch/Stoop Balcony 6. Buildings used Specification for Building used for states the second state	n/a yes yes ges uildings used for Agriculture Agriculture	<u>n/a</u> <u>yes</u> <u>yes</u> Associated with Fa riculture Associated d with Farming must s	<u>n/a</u> <u>yes</u> <u>yes</u> rming	<u>n/a</u> yes yes
structure 5. Form Allowed Building F Gallery/Awning Porch/Stoop Balcony 6. Buildings used Specification for Building used for statements	Clements n/a yes yes l for Agriculture A uildings used for Ag	<u>n/a</u> <u>yes</u> <u>yes</u> Associated with Fa riculture Associated d with Farming must s	<u>n/a</u> <u>yes</u> <u>yes</u> rming with Farming	<u>n/a</u> yes yes

167 Section 4.4.11. Townhouse Low Density Zone (TLD)

168

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169 B. TLD Zone, Standard Method Development Standards



	Detached House or a Building for			
	a Cultural Institution, Religious	Duplex -	Duplex -	<u>Triplex or</u>
1. Site	Assembly, Public Use, or a	Side	Over	Townhouse

	Conditional Use allow zone	ved in the				
		* * *				
с тнр	Zone, Optional Method		ont Stand	ards		
		•				
1. Site	Detached House		<u>)evelopmer</u> uplex	A	alax ar	Townhous
1. Site	Detacheu House		upiex	111	<u> </u>	TOWIIIOUS
~		* * *				
Section 4.	4.14. Residential Multi	-Unit Low D	ensity - 3	0 Zone	(R-30))
		* * *				
B. R-3	0 Zone, Standard Meth	nod Develop	ment Star	ndards		
		P				
	Detached House or a Building for a Cultural					
	Institution, Religious					
	Assembly, Public Use, or					
1 0'4	Conditional Use allowed i		Duplex	<u>Triple</u>		
1. Site	the zone	- Side	- Over	Townh	louse	Apartme
		* * *				
C. R-3	0 Zone, Optional Meth	od Developr	nent Stan	dards		
			velopment			
			<u>Triple</u>	ex or		
1. Site	Detached House	Duplex	Townh		A	partment
		* * *				
				• • -	_	
Section 4.	4.15. Residential Multi	-Unit Mediu	m Densit	y - 20 Z	one (F	R-20)
		* * *				
B. R-2	0 Zone, Standard Meth	od Develop	ment Star	ndards		
	Detached House or a					
	Building for a Cultural		D 1	T. • •		
1. Site	Institution, Religious Assembly, Public Use, or	a Duplex a - Side	Duplex - Over	<u>Triple</u> Townh		Apartme
1. She	Assembly, Fublic Use, of	a - Siue	- Over	TOMIII	ouse	Apartifie

(52)

	Conditional Use allo the zone	wed in		
		* *	*	
C. R-2	20 Zone, Optional N	Aethod Develo	oment Standards	
		MPDU I	Development	
1. Site	Detached House	Duplex	<u>Triplex or</u> Townhouse	Apartment
		* *	*	
Section 4	4.16. Residential N	Iulti-Unit High	Density - 10 Zone	(R-10)
		* *	*	
B. R -1	10 Zone, Standard I	Method Develo	pment Standards	
	Institution, Religi Assembly, Public Us			
1. Site	Conditional Use allo the zone	wed in Duples - Side	Duplex <u>Triple</u> - Over Townh	
1. Site		- Side		
		- Side * *	- Over Townh	
	the zone	- Side * * /Iethod Develop	- Over Townh	
C. R-	the zone	- Side * * /lethod Develoj MPDU I	- Over Townh * oment Standards Development <u>Triplex or</u>	ouse Apartme
	the zone	- Side * * /Iethod Develop	- Over Townh * oment Standards Development	
C. R-	the zone	- Side * * Aethod Develoj MPDU I Duplex	- Over Townh * oment Standards Development <u>Triplex or</u>	ouse Apartme
C. R- 1. Site	the zone	- Side * * Aethod Develop <u>MPDU I</u> Duplex * *	- Over Townh * oment Standards Development <u>Triplex or</u> Townhouse *	ouse Apartme
C. R- 1. Site Sec	the zone 10 Zone, Optional M Detached House c. 6. DIVISION 59-4	- Side * * Method Develop MPDU I Duplex * * 4.5 is amended	- Over Townh * pment Standards Development <u>Triplex or</u> Townhouse * as follows:	ouse Apartme
C. R- 1. Site Sec	the zone IO Zone, Optional M Detached House	- Side * * Method Develop <u>MPDU I</u> <u>Duplex</u> * * 4.5 is amended esidential Zone	- Over Townh * pment Standards Development <u>Triplex or</u> Townhouse * as follows:	ouse Apartme
C. R- <u>1. Site</u> Sec Division	the zone 10 Zone, Optional M Detached House c. 6. DIVISION 59-4 4.5. Commercial/Re	- Side * * Alethod Develop MPDU I Duplex * * 4.5 is amended esidential Zone * *	- Over Townh * oment Standards <u>Development Triplex or Townhouse * as follows: s * </u>	ouse Apartme
C. R- <u>1. Site</u> Sec Division	the zone 10 Zone, Optional M Detached House c. 6. DIVISION 59-4	- Side * * Method Develop MPDU I Duplex * * 4.5 is amended esidential Zone * * hod Developme	- Over Townh * oment Standards <u>Development Triplex or Townhouse * as follows: s * </u>	ouse Apartme

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1. Site	Detached House	Duplex - Side	Duplex - Over	<u>Triplex or</u> Townhouse	Apartment	Multi Use	Gener
	1	I	1	1		<u>I</u>	
			*	* *			
S	Sec. 7. DIV	ISION 59)-4.6 is am	ended as foll	ows:		
Divisio	n 4.6. Emp	oloyment	Zones				
			*	* *			
Sectior	n 4.6.3. Sta	ndard M	ethod Dev	elopment			
			*	* *			
C. (GR and NF	R Zones, S	Standard I	Method Devel	opment Star	dards	
	Detached	Duplex -	Duplex -	<u>Triplex</u> or		Multi	
1. Site	House	Side	Over	Townhouse	Apartment	Use	Gener
			*	* *			
D. I	SC Zono	Standard	Mothod	Development	Standards		
J. I	LSC ZOIIE,		1			M14:	
	Deteched		Duplex -	<u>Triplex or</u>		Multi	
1. Site	Detached House	Duplex - Side	Over	Townhouse	Apartment	Use	Gener
		-	Over	Townhouse	Apartment	Use	Gener
		-	Over *	Townhouse	Apartment	Use	Gener
1. Site	House	Side	*			Use	Gener
1. Site	House EOF Zone, Detached	Side Standard Duplex -	* d Method Duplex -	* * Development <u>Triplex or</u>	Standards	Multi	Gener
1. Site	House EOF Zone,	Standard	* 1 Method	* * Development		Multi	
1. Site	House EOF Zone, Detached	Side Standard Duplex -	* d Method Duplex -	* * Development <u>Triplex or</u>	Standards	Multi	
1. Site D. I <u>1. Site</u>	House EOF Zone, Detached House	Side Standard Duplex - Side	* d Method Duplex - Over *	* * Development <u>Triplex or</u> Townhouse * *	Standards Apartment	Multi Use	Gener
1. Site). 1 1. Site	House EOF Zone, Detached House	Side Standard Duplex - Side	* d Method Duplex - Over *	* * Development <u>Triplex or</u> Townhouse	Standards Apartment	Multi Use	Gene

This is a correct copy of Council action.

Sara R. Tenenbaum Clerk of the Council

Ordinance No.:	
Zoning Text Amendment No.: 25-	XX
Concerning: Expedited Approvals	_
Commercial to	
Residential	
Reconstruction	
Revised: <u>1/16/2025</u> Draft No.: <u>1</u>	
Introduced:	
Public Hearing:	
Adopted:	
Effective	

COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND SITTING AS THE DISTRICT COUNCIL FOR THAT PORTION OF THE MARYLAND-WASHINGTON REGIONAL DISTRICT WITHIN MONTGOMERY COUNTY, MARYLAND

Lead Sponsors: Councilmembers Friedson and Fani-González Co-Sponsors: Councilmembers Luedtke, Council President Stewart, Councilmembers Balcombe and Sayles

AN AMENDMENT to the Montgomery County Zoning Ordinance to:

- (1) create a Commercial to Residential Reconstruction use;
- (2) provide an approval process for the Commercial to Residential Reconstruction use;
- (3) consolidate existing expedited regulatory approvals;
- (4) allow reallocation of FAR in certain Employment zones; and
- (5) generally amend expedited regulatory approvals.

By amending the following sections of the Montgomery County Zoning Ordinance, Chapter 59 of the Montgomery County Code:

Division 1.4.	"Defined Terms"
Section 1.4.2.	"Specific Terms and Phrases Defined"
Division 3.1.	"Use Table"
Section 3.1.6.	"Use Table"
Division 3.3.	"Residential Uses"
Section 3.3.2.	"Group Living"
Division 4.5.	"Commercial/Residential Zones"
Section 4.5.2.	"Density and Height Allocation"
Section 4.5.4.	"Optional Method Development"
Division 4.6.	"Employment Zones"
Section 4.6.2.	"Density and Height Allocation"
Section 4.6.4.	"Optional Method Development"

Division 7.3."Regulatory Approvals"Section 7.3.3."Sketch Plan"Section 7.3.5."Signature Business Headquarters Plan"Section 7.3.6."Biohealth Priority Campus Plan"Section 7.3.7."Mixed-Income Housing Community Plan"Division 7.5."Notice Standards"Section 7.5.1."Noticed Required"

EXPLANATION:	Boldface indicates a Heading or a defined term.
	<u>Underlining</u> indicates text that is added to existing law by the original text amendment.
	[Single boldface brackets] indicate text that is deleted from existing law by
	original text amendment.
	Double underlining indicates text that is added to the text amendment by
	amendment.
	[[Double boldface brackets]] indicate text that is deleted from the text
	amendment by amendment.
	* * * indicates existing law unaffected by the text amendment.

ORDINANCE

The County Council for Montgomery County, Maryland, sitting as the District Council for that portion of the Maryland-Washington Regional District in Montgomery County, Maryland, approves the following ordinance:

1	Sec. 1. DIVISION 59-1.4 is amended as follows:
2	Division 1.4. Defined Terms
3	* * *
4	Section 1.4.2. Specific Terms and Phrases Defined
5	* * *
6	Commercial to Residential Reconstruction: See Section 3.3.2.B.
7	* * *
8	Sec. 2. DIVISION 59-3.1 is amended as follows:
9	Division 3.1. Use Table
10	* * *
11	Section 3.1.6. Use Table
12	The following Use Table identifies uses allowed in each zone. Uses may be
13	modified in Overlay zones under Division 4.9.

												Resi	identia														
	Definitions	Ag	R	Ru esider				Re	esiden	tial De	tache		R	esiden ownho			esiden /lulti-U			mmero esiden		E	mplo	yme	nt	Inc	lustrial
USE OR USE GROUP	and Standards	AR	R	RC	RNC	RE-2	RE-20	RE-1	R-200	R-90	R-60	R-40	TLD	TMD	THD	R-30	R-20	R-10	CRN	CRT	CR	GR	NR	LSC	EOF	IL	ім ін
* * *																											
RESIDENTIAL																											
* * *																											
GROUP LIVING	3.3.2																										
<u>Commercial to</u> <u>Residential</u> Reconstruction	3.3.2.B																		L	L	L		L		L		
Dormitory	[3.3.2.B] <u>3.3.2.C</u>																		-	L	L			Р			
Independent Living Facility for Seniors or Persons with Disabilities	[3.3.2.C] <u>3.3.2.D</u>		С	С	с	С	С	С	с	С	с	С	С	С	С	L	L	L	L	L	L	L	L				
Personal Living Quarters (Up to 50 Individual Living Units)	[3.3.2.D] <u>3.3.2.E</u>															L	L	L	L	L	L	L	L				
Personal Living Quarters (Over 50 Individual Living Units)	[3.3.2.D] <u>3.3.2.E</u>															с	С	С	с	с	С	С	С				
Residential Care Facility (Up to 8 Persons)	[3.3.2.E] <u>3.3.2.F</u>	L	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Ρ				
Residential Care Facility (9 - 16 Persons)	[3.3.2.E] <u>3.3.2.F</u>	С	с	с	С	с	с	с	с	С	с	с	С	С	С	Р	Р	Р	L	Р	Р	L	L				
Residential Care Facility (Over 16 Persons)	[3.3.2.E] <u>3.3.2.F</u>	С	С	С	с	С	с	С	С	С	С	С	С	С	С	С	С	С	L	L	Р	L		Р	С		
* * *																											

15				* * *
16		Sec.	3. DIV	ISION 59-3.3 is amended as follows:
17	Divis	sion 3.	3. Resi	dential Uses
18				* * *
19	Secti	on 3.3	.2. Gro	oup Living
20	А.	Defi	ned, In	General
21	Grou	p Livi	ng mea	ins the residential occupancy of a structure by a group of people
22	that c	loes no	ot meet	the definition of any Household Living use under Section 3.3.1.
23	<u>B.</u>	<u>Com</u>	mercia	nl <u>to Residential Reconstruction</u>
24		<u>1.</u>	Defin	<u>ed</u>
25		Com	mercia	l to Residential Reconstruction means a vacant office or retail
26		<u>build</u>	ling tha	t is at least two stories high and is converted or demolished to a
27		resid	ential	building that qualifies as Townhouse Living under Section
28		3.3.1	<u>.D. or</u>	Multi-Unit Living under Section 3.3.1.E. Vacancy is defined in
29		this S	Section	as an Office or Retail building, as defined in Sections 3.5.8.B. or
30		<u>3.5.1</u>	<u>1, that</u>	has no tenants in 50% of the building at the time of application.
31		<u>2.</u>	Exen	<u>iptions</u>
32			<u>a.</u>	<u>A sketch plan and a site plan are not required for a Commercial</u>
33				to Residential Reconstruction if the Planning Board approves a
34				<u>Commercial to Residential Reconstruction plan under Section</u>
35				<u>7.3.5.</u>
36			<u>b.</u>	Development of a Commercial to Residential Reconstruction
37				should proceed under the standards of Chapter 50 and the
38				underlying zone, including any overlay zones, except as
39				modified by Section 3.3.2.B. and in conformance with the
40				hearing and review schedule in Sections 7.3.5.

41			<u>c.</u>	After a Commercial to Residential Reconstruction plan is
42				approved, subsequent additions or expansions of the
43				Commercial to Residential Reconstruction, in any size or
44				amount, will be processed under Section 7.3.5 as amendments.
45		<u>3.</u>	Use	<u>Standards</u>
46			<u>a.</u>	Commercial FAR limits on the subject property may be
47				reallocated to residential FAR if the total FAR does not exceed
48				the maximum total mapped FAR of the property and the
49				building height does not exceed the maximum mapped height,
50				including any increases in each allowed by this Chapter.
51			<u>b.</u>	In a red policy area, Commercial to Residential Reconstruction
52				must be in an Apartment Building type that satisfies Section
53				<u>4.1.3.D.</u>
54			<u>c.</u>	If not in a red policy area, Commercial to Residential
55				Reconstruction must be in a building type that satisfies
56				Townhouse Living under Section 3.3.1.D. or Multi-Unit Living
57				under Section 3.3.1.E.
58				* * *
59		Sec.	4. DI	VISION 59-4.5 is amended as follows:
60	Divis	sion 4.	5. Cor	nmercial/Residential Zones
61				* * *
62	Secti	ion 4.5	5.2. De	nsity and Height Allocation
63				* * *
64	В.	FAR	Aver	aging
65		1.	Only	v standard method development projects that require site plan
66			appr	oval or optional method development projects can average FAR
67			betw	een properties.

- 68 2. FAR may be averaged over 2 or more directly abutting or confronting
 69 properties in one or more Commercial/Residential zones if:
- the properties are under the same site plan, sketch plan, 70 a. [Signature Business Headquarters plan, or Biohealth Priority 71 Campus plan] or expedited approval plan; however, if a sketch 72 plan, Signature Business Headquarters plan, or Biohealth 73 Priority Campus] or expedited approval plan is required, 74 density averaging must be shown on the applicable plan; 75 the resulting properties are created by the same preliminary 76 b. subdivision plan or satisfy a phasing plan established by an 77
- approved sketch plan[, Signature Business Headquarters plan,
 or Biohealth Priority Campus plan] or expedited approval plan;
 c. the maximum total, nonresidential, and residential FAR limits
- 81apply to the entire development, not to individual properties;82d.82d.83is abutting or confronting a property in an Agricultural, Rural84Residential, or Residential Detached zone that is vacant or85improved with an agricultural or residential use does not exceed86that allowed by the property's zone; and
- e. public benefits are required to be provided under any phasing
 element of an approved sketch plan[, Signature Business
 Headquarters plan, or Biohealth Priority Campus] or expedited
 approval plan.
- 913.Density may be averaged over 2 or more non-contiguous properties in92one or more CRT or CR zones if:
- 93 a. each provision under Section 4.5.2.B.2 is satisfied;

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- b. the properties are within ¼ mile of each other, located in a
 designated master-planned density transfer area, or are part of
 [a Signature Business Headquarters plan or Biohealth Priority
 Campus] an expedited approval plan;
- 98 c. the minimum public benefit points required under
 99 Section 4.5.4.A.2 must be exceeded by at least 50%; and
- 100d.the applicable master plan does not specifically prohibit the101averaging of density between non-contiguous properties.
- If the Planning Board approves a site plan[, Signature Business 4. 102 Headquarters plan, or Biohealth Priority Campus] or expedited 103 approval plan for a development project using FAR averaging across 104 105 two or more lots, the maximum density on certain lots in the development project will be less than or greater than the zone allows, 106 107 as indicated in the applicable plan. To provide additional notice of the FAR averaging, before the Planning Board approves a certified site 108 plan[, certified Signature Business Headquarters plan, or Biohealth 109 Priority Campus] or certified expedited approval plan for such a 110 project or, if plat approval is required, before plat approval, the 111 applicant must state the gross square footage taken from any lot with 112 reduced density in an instrument approved by the Planning Board and 113 must record the instrument in the Montgomery County land records. 114
- 115

* *

*

- 116 Section 4.5.4. Optional Method Development
- 117 The CRT and CR zones allow development under the optional method.
- 118 A. General Requirements
- 119 **1. Procedure for Approval**

9

120			A sketch plan must be approved under Section 7.3.3, unless [a
121			Signature Business Headquarters plan is approved under Section 7.3.5
122			or a Biohealth Priority Campus plan is approved under Section 7.3.6]
123			an expedited approval plan is approved under Section 7.3.5. A site
124			plan must be approved under Section 7.3.4 for any development on a
125			property with an approved sketch plan.
126			* * *
127		Sec.	5. DIVISION 59-4.6 is amended as follows:
128	Divi	sion 4.	6. Employment Zones
129			* * *
130	Sect	tion 4.6	5.2. Density and Height Allocation
131	А.	Dens	sity and Height Limits
132			* * *
133		<u>5.</u>	In the NR and EOF zones, commercial FAR limits on the subject
134			property may be reallocated to residential FAR if the total FAR does
135			not exceed the maximum total mapped FAR of the property and the
136			building height does not exceed the maximum mapped height,
137			including any increases in each allowed by this Chapter.
138	В.	FAR	Averaging
139		1.	Only standard method development projects that require site plan
140			approval or optional method development projects can average FAR
141			between properties.
142		2.	FAR may be averaged over 2 or more directly abutting or confronting
143			properties in one or more Employment zones if:
144			a. the properties are under the same site plan, sketch plan, or
145			[Biohealth Priority Campus] expedited approval plan; however,
146			if a sketch plan or [Biohealth Priority Campus] expedited

147			approval plan is required, density averaging must be shown on
148			the applicable plan;
149		b.	the resulting properties are created by the same preliminary
150			subdivision plan or satisfy a phasing plan established by an
151			approved sketch plan or [Biohealth Priority Campus] expedited
152			<u>approval</u> plan;
153			* * *
154		e.	public benefits are required to be provided under the phasing
155			element of an approved sketch plan or [Biohealth Priority
156			Campus] expedited approval plan.
157	3.	Densi	ity may be averaged over 2 or more non-contiguous properties in
158		one o	r more LSC or EOF zones if:
159		a.	each provision under Section 4.6.2.B.2 is satisfied;
160		b.	the properties are within $\frac{1}{4}$ mile of each other or in a designated
161			master-planned density transfer area or part of [a Biohealth
162			Priority Campus] an expedited approval plan;
163		c.	the minimum public benefit points required under Section
164			4.6.4.A.2 are exceeded by at least 50%; and
165		d.	the applicable master plan does not specifically prohibit the
166			averaging of density between non-contiguous properties.
167	4.	If the	e Planning Board approves a site plan or [Biohealth Priority
168		Camp	ous] expedited approval plan for a development project using
169		FAR	averaging across two or more lots, the maximum density on
170		certai	n lots in the development project will be less than or greater than
171		the z	one allows, as indicated in the applicable plan. To provide
172		additi	onal notice of the FAR averaging, before the Planning Board
173		appro	ves a certified site plan or certified [Biohealth Priority campus]

174	expedited approval plan for such a project or, if plat approval is
175	required, before plat approval, the applicant must state the gross
176	square footage taken from any lot with reduced density in an
177	instrument approved by the Planning Board and must record the
178	instrument in the Montgomery County land records.
179	* * *
180	Section 4.6.4. Optional Method Development
181	The LSC and EOF zones allow development under the optional method.
182	A. General Requirements
183	1. Procedure for Approval
184	A sketch plan must be approved under Section 7.3.3 or [a Biohealth
185	Priority Campus] an expedited approval plan must be approved under
186	Section [7.3.6] 7.3.5. A site plan must be approved under Section
187	7.3.4 for any development on a property with an approved sketch
188	plan.
189	* * *
190	Sec. 6. DIVISION 59-7.3 is amended as follows:
191	Division 7.3. Regulatory Approvals
192	* * *
193	Section 7.3.3. Sketch Plan
194	A. Applicability and Description
195	1. Development under optional method in the CRT, CR, EOF, or LSC
196	zone requires approval of a sketch plan, unless the development is
197	approved as [a Signature Business Headquarters plan under Section
198	7.3.5, a Biohealth Priority Campus plan under Section 7.3.6, or a
199	Mixed-Income Housing Community plan under Section 7.3.7] an
200	expedited approval plan under Section 7.3.5.

201			* * *
202	Sect	<u>ion 7.3</u>	3.5. Expedited Approval Plan
203	<u>A.</u>	App	licability and Description
204		<u>1.</u>	An expedited approval plan provides a detailed overview of a
205			proposed expedited approval. An expedited approval plan review will
206			be used to determine if the proposed development satisfies current
207			laws, regulations, and this Chapter, and substantially conforms with
208			the intent of the applicable master plan and approved guidelines.
209		<u>2.</u>	The following uses may be approved under an expedited approval
210			<u>plan:</u>
211			a. <u>Signature Business Headquarters</u>
212			b. Biohealth Priority Campus
213			c. <u>Mixed-Income Housing Community</u>
214			d. <u>Commercial to Residential Reconstruction</u>
215		<u>3.</u>	An expedited approval plan may be phased, with each phase approved
216			separately under this section.
217		<u>4.</u>	An expedited approval plan may encompass all or part of any property
218			on which the applicable use will be located and must demonstrate its
219			relation to and coordination with other applicable approvals or
220			submittals. Any amendment to a previously approved plan may follow
221			the timeframe for review under Section 7.3.5.B.3 through Section
222			7.3.5.B.6, Section 7.3.5.C, and Section 7.3.5.D.
223	<u>B.</u>	<u>App</u>	lication Requirements
224		<u>1.</u>	Ownership
225			a. An applicant must own the subject property or be authorized by
226			the owner to file the application.

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227		<u>b.</u>	If any land or right-of-way encompassed by an expedited
228			approval plan application is owned or controlled by the State,
229			County, or any other entity or agency, a written agreement or
230			authorization from that entity or agency must be submitted with
231			the expedited approval plan application.
232	<u>2.</u>	<u>An</u> ex	spedited approval plan application must include:
233		<u>a.</u>	a legally binding commitment or other evidence accepted by the
234			Planning Director that the expedited approval plan will meet the
235			requirements of the use;
236		<u>b.</u>	an application form and fees required by the Planning Director;
237		<u>c.</u>	<u>a vicinity map at 1" = 200", and a site map showing existing</u>
238			buildings, structures, circulation routes, significant natural
239			features, historic resources, and zoning and legal descriptions
240			on the proposed development site and within 500 feet of the
241			perimeter boundary;
242		<u>d.</u>	a list of abutting and confronting property owners in the State
243			tax records;
244		<u>e.</u>	a list of any civic, homeowners, and renters associations that are
245			registered with the Planning Department and located within 1/2
246			mile of the site;
247		<u>f.</u>	documentation of property interest in the proposed development
248			site under Section 7.3.5.B.1 and, if applicant is not the property
249			owner, documentation from the property owner authorizing the
250			application;
251		<u>g.</u>	<u>a</u> <u>statement</u> <u>of</u> <u>justification</u> <u>outlining</u> <u>how</u> <u>the</u> <u>proposed</u>
252			development satisfies the standards and criteria required to
253			grant the application;

254	<u>h.</u>	verific	cation that the applicant has posted notice on the property,
255		notifie	ed affected properties, and held a pre-submittal
256		comm	unity meeting that followed the Planning Department's
257		Admi	nistrative Procedures for Development Review process;
258	<u>i.</u>	<u>a Traf</u>	fic Statement or Study accepted by the Planning Director,
259		<u>if not</u>	submitted with a previous or concurrent application;
260	<u>j.</u>	enviro	onmental documentation or exemption for:
261		<u>i.</u>	an approved Natural Resources Inventory/Forest Stand
262			Delineation;
263		<u></u>	<u>a</u> Stormwater Management Concept Application or, if
264			required, a Water Quality Plan Application; and
265		<u>iii.</u>	a final Forest Conservation Plan application;
266	<u>k.</u>	<u>existir</u>	ng and proposed dry and wet utility plan;
267	<u>l.</u>	<u>plans</u>	of proposed development showing:
267 268	<u>l.</u>	<u>plans</u> <u>i.</u>	of proposed development showing: use, ground-floor layout, building footprints, massing,
	<u>l.</u>	-	
268	<u>1.</u>	-	use, ground-floor layout, building footprints, massing,
268 269	<u>l.</u>	-	use, ground-floor layout, building footprints, massing, and heights of all on-site buildings and structures, and
268 269 270	<u>l.</u>	-	use, ground-floor layout, building footprints, massing, and heights of all on-site buildings and structures, and approximate footprints and height for buildings located
268 269 270 271	<u>1.</u>	<u>i.</u>	use, ground-floor layout, building footprints, massing, and heights of all on-site buildings and structures, and approximate footprints and height for buildings located on abutting and confronting lots;
268 269 270 271 272	<u>l.</u>	<u>i.</u> <u>ii.</u> 	use, ground-floor layout, building footprints, massing, and heights of all on-site buildings and structures, and approximate footprints and height for buildings located on abutting and confronting lots; any required open spaces and recreational amenities;
268 269 270 271 272 273	<u>l.</u>	<u>i.</u> <u>ii.</u> 	use, ground-floor layout, building footprints, massing, and heights of all on-site buildings and structures, and approximate footprints and height for buildings located on abutting and confronting lots; any required open spaces and recreational amenities; detailed layout and dimensions for all sidewalks, trails,
268 269 270 271 272 273 274	<u>1.</u>	<u>i.</u> <u>ii.</u> 	use, ground-floor layout, building footprints, massing, and heights of all on-site buildings and structures, and approximate footprints and height for buildings located on abutting and confronting lots; any required open spaces and recreational amenities; detailed layout and dimensions for all sidewalks, trails, paths, roadways, parking, loading, and bicycle storage
268 269 270 271 272 273 274 275	<u>l.</u>	<u>i.</u> <u>ii.</u> <u>iii.</u>	use, ground-floor layout, building footprints, massing, and heights of all on-site buildings and structures, and approximate footprints and height for buildings located on abutting and confronting lots; any required open spaces and recreational amenities; detailed layout and dimensions for all sidewalks, trails, paths, roadways, parking, loading, and bicycle storage areas;
268 269 270 271 272 273 274 275 276	<u>l.</u>	<u>i.</u> <u>ii.</u> <u>iii.</u> <u>iv.</u> <u>v.</u>	use, ground-floor layout, building footprints, massing, and heights of all on-site buildings and structures, and approximate footprints and height for buildings located on abutting and confronting lots; any required open spaces and recreational amenities; detailed layout and dimensions for all sidewalks, trails, paths, roadways, parking, loading, and bicycle storage areas; grading;

- 2803.The applicant must submit an initial application to the Planning281Director for approval of completeness. The Planning Director must282review the application for completeness within 3 business days after283receipt. An application is incomplete if any required element is284missing or is facially defective, e.g., a drawing that is not to scale or285lacks proper signatures. The assessment of completeness must not286address the merits of the application.
- 2874.The applicant must submit any required revisions to the Planning288Director. The Planning Director must review the revised application289for completeness within 2 business days after receipt.
- 2905.Once the Planning Director verifies that the application is complete,291the applicant must file the final application with the Planning292Director, who will accept the application and establish a hearing date293under Section 7.3.5.C.
- 294 <u>6.</u> <u>Public notice is required under Division 7.5.</u>
- 295 <u>C.</u> <u>Hearing Date</u>

The Planning Board must schedule a public hearing to begin 60 to 65 days after the date an application is accepted. If the next regularly scheduled hearing date would fall after the 60- or 65-day period due to a holiday or recess, then the next regularly scheduled hearing date should be used. The applicant may request an extension with Planning Director approval. Any extension of the public hearing must be noticed on the hearing agenda with the new public hearing date indicated.

302 <u>D.</u>

303

<u>Review</u> and <u>Recommendation</u>

- 1. <u>State and County Agencies</u>
- 304a.Reviewing State and County agencies and utilities must submit305comments within 15 days after the date an application is306accepted. If no comments are submitted within that time, the

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307				reviewing agency or utility's portion of the application is
308				deemed approved.
309			<u>b.</u>	The applicant must submit revised drawings to address the
310				<u>comments a minimum of 25 days before the date of the hearing.</u>
311				The Planning Director may extend the deadline if the applicant
312				submits a written request within 5 days after the revised
313				drawings were due.
314		<u>2.</u>	<u>Plann</u>	ning Director
315		The	<u>Planni</u>	ing Director must publish a report and recommendation a
316		<u>minir</u>	<u>mum o</u>	f 10 days before the Planning Board hearing.
317		<u>3.</u>	With	drawal of an Application
318		The I	Plannir	ng Board must send a notice to all parties entitled to notice of the
319		heari	ng wh	an applicant withdraws an application for an expedited
220		onnro		
320		appre	oval pla	<u>an.</u>
320 321	<u>E.</u>		-	<u>an.</u> Findings
	<u>E.</u>		<u>ssary</u>]	
321	<u>E.</u>	Nece	<u>ssary</u>] Wher	Findings
321 322	<u>E.</u>	Nece	ssary] Wher the si	Findings
321322323	<u>E.</u>	<u>Nece</u> <u>1.</u>	<u>ssary</u> <u>]</u> <u>Wher</u> <u>the si</u> <u>To ar</u>	Findings <u>n</u> reviewing an application, the approval findings apply only to te covered by the application.
321322323324	<u>E.</u>	<u>Nece</u> <u>1.</u>	<u>ssary</u> <u>]</u> <u>Wher</u> <u>the si</u> <u>To ar</u>	Findings <u>n</u> reviewing an application, the approval findings apply only to te covered by the application. <u>pprove an expedited approval plan, the Planning Board must find</u>
 321 322 323 324 325 	<u>E.</u>	<u>Nece</u> <u>1.</u>	ssary <u>J</u> Wher the si To ap that t	Findings <u>n reviewing an application, the approval findings apply only to</u> <u>te covered by the application.</u> <u>oprove an expedited approval plan, the Planning Board must find</u> <u>he proposed development:</u>
 321 322 323 324 325 326 	<u>E.</u>	<u>Nece</u> <u>1.</u>	ssary <u>J</u> Wher the si To ap that t	Findings a reviewing an application, the approval findings apply only to te covered by the application. approve an expedited approval plan, the Planning Board must find the proposed development: satisfies any previous approval that applies to the site, unless
 321 322 323 324 325 326 327 	<u>E.</u>	<u>Nece</u> <u>1.</u>	ssary <u>J</u> Wher the si To ap that that the si	Findings a reviewing an application, the approval findings apply only to te covered by the application. approve an expedited approval plan, the Planning Board must find the proposed development: satisfies any previous approval that applies to the site, unless exempt under the applicable use section or amended;
 321 322 323 324 325 326 327 328 	<u>E.</u>	<u>Nece</u> <u>1.</u>	ssary <u>J</u> Wher the si To ap that that the si	Findings a reviewing an application, the approval findings apply only to te covered by the application. approve an expedited approval plan, the Planning Board must find the proposed development: satisfies any previous approval that applies to the site, unless exempt under the applicable use section or amended; satisfies the applicable use and development standards and
 321 322 323 324 325 326 327 328 329 	<u>E.</u>	<u>Nece</u> <u>1.</u>	ssary <u>J</u> Wher the si <u>To ap</u> that that that <u>a.</u>	Findings a reviewing an application, the approval findings apply only to te covered by the application. approve an expedited approval plan, the Planning Board must find the proposed development: <u>satisfies any previous approval that applies to the site, unless</u> <u>exempt under the applicable use section or amended;</u> <u>satisfies the applicable use and development standards and</u> <u>general requirements of this Chapter;</u>
 321 322 323 324 325 326 327 328 329 330 	<u>E.</u>	<u>Nece</u> <u>1.</u>	ssary <u>J</u> Wher the si <u>To ap</u> that that that <u>a.</u>	Findings a reviewing an application, the approval findings apply only to te covered by the application. approve an expedited approval plan, the Planning Board must find the proposed development: satisfies any previous approval that applies to the site, unless exempt under the applicable use section or amended; satisfies the applicable use and development standards and general requirements of this Chapter; satisfies the applicable requirements of Chapter 19 and Chapter

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334			<u>e.</u>	<u>subs</u> t	cantially conforms with the intent of the applicable master
335				<u>plan,</u>	existing and approved or pending adjacent development,
336				the r	equirements of this chapter, and any guidelines approved
337				<u>by th</u>	e Planning Board that implement the applicable plan;
338			<u>f.</u>	<u>if on</u>	a property in a master plan area that requires staging based
339				<u>on</u> <u>N</u>	Ion-Auto Driver Mode Share (NADMS), is exempt from
340				the s	taging requirement if:
341				<u>i.</u>	the applicant agrees to enter into a Transportation
342					Demand Management plan that provides an action plan
343					for substantial achievement of the applicable NADMS
344					<u>goal;</u>
345				<u>ii.</u>	parking below the minimum required under Section 6.2.4
346					is provided; and
347				<u>iii.</u>	transit, bicycle, and pedestrian infrastructure required by
348					the applicable stage of the master plan is funded in the
349					<u>Capital</u> <u>Improvements</u> <u>Program</u> <u>or</u> <u>Consolidated</u>
350					Transportation Program, or provided by the applicant;
351					and
352			<u>g.</u>	will	be served by adequate public services and facilities,
353				inclu	ding schools, police and fire protection, water, sanitary
354				sewe	r, public roads, storm drainage, and other public facilities.
355	<u>F.</u>	Decis	<u>sion</u>		
356		<u>1.</u>	The	Planni	ng Board must act upon the close of the record of the
357			<u>publi</u>	<u>ic</u> hear	ing by majority vote of those present at the public hearing
358			<u>to</u> ar	oprove	, approve with modifications or conditions, or deny the
359			<u>appli</u>	cation	<u>The Planning Board must issue a resolution reflecting its</u>
360			decis	sion wi	<u>thin 7 days of the Planning Board vote.</u>

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- 3612.Any party aggrieved by a decision of the Planning Board may file a362petition for judicial review of the decision within 30 days after the363Planning Board's action.
- 3643.Within 30 days of submission, the final expedited approval plans must365be certified by the Planning Director to confirm that the drawings366reflect the Planning Board's approval. If the certified plans do not367address or comply with the Planning Board's approval, the plans will368be rejected with comments for the applicant to address. If no action is369taken by the Planning Director within 30 days, the plan is deemed370approved and certified.
- 371 <u>G.</u> <u>Conforming Permits</u>

For any development requiring an expedited approval plan, DPS must not issue a
sediment control permit, building permit, or use-and-occupancy permit for any
building, structure, or improvement unless the Planning Board has approved an
expedited approval plan and a bond has been approved under Section 7.3.5.K.4.

- 376 H. Duration of Approval
- 3771.An expedited approval plan expires unless a certified expedited378approval plan is approved by the Planning Director within 24 months379after the date the resolution is mailed.
- 3802.An expedited approval plan does not become effective until a record381plat, if required, is recorded that satisfies any approved subdivision382plan for the subject property. If no record plat is required, then the383expedited approval plan becomes effective upon certification under384Section 7.3.5.F.3.
- 385 <u>3.</u> Development activities under Section 7.3.5 must satisfy the certified
 386 expedited approval plan and any conditions of approval.

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- 3874.If the Planning Board approves an expedited approval plan, the
applicant must have a building permit application, accepted by DPS,
that includes the core and shell of the principal building within two
years of the date of the Planning Board's resolution. Within two years
after DPS accepts the building permit application that includes the
core and shell of the principal building, the applicant must obtain that
building permit.393
- 3945.The deadlines under Section 7.3.5.H may be extended with approval395of the Planning Board by up to 18 months.
- 3966.If an applicant fails to comply with any of the deadlines within this397section, the expedited approval plan approval shall be revoked. The398applicant may request reinstatement of a revoked approval within 30399days of revocation. After holding a hearing on the reinstatement, the400Planning Board may reinstate the approval and extend the deadline for401good cause shown.
- 402

I.

Recording Procedures

403 <u>The certified expedited approval plan and Planning Board resolution must be</u>
 404 <u>maintained in the permanent files of the Planning Department.</u>

405 <u>J.</u> <u>Amendments</u>

406 <u>Any property owner may apply for a Biohealth Priority Campus plan amendment</u>
407 <u>to change a certified Biohealth Priority Campus plan. There are two types of</u>
408 <u>amendments: a major and a minor amendment.</u>

- 409 <u>1. Major Amendment</u>
- 410 <u>a.</u> <u>A major amendment includes any request to:</u>
 411 <u>i. increase density or height by more than that allowed</u>
 412 under a minor amendment under Section 7.3.5.J.2;
- 413 <u>ii.</u> decrease open space;

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414			<u>iii.</u>	<u>deviate</u> from a condition of approval; or
415			iv.	<u>alter a basic element of the plan.</u>
416		<u>b.</u>	<u>Publi</u>	c notice is required under Division 7.5.
417		<u>c.</u>	<u>A</u> ma	ajor amendment must follow the same hearing procedures
418			and	satisfy the same necessary findings as the original
419			expec	dited approval plan.
420	<u>2.</u>	Mino	or Ame	ndment
421		<u>a.</u>	<u>A mi</u>	nor amendment includes any request to:
422			<u>i.</u>	increase density by up to 10% or 15,000 square feet,
423				provided the increase is less than or equal to the total
424				mapped density, including any density increases or
425				bonuses;
426			<u>ii.</u>	increase height by up to 10%, provided the height is less
427				than or equal to the height and any increases allowed
428				<u>under the applicable use standards; or</u>
429			<u>iii.</u>	change an ancillary use, a parking or loading area,
430				landscaping, sidewalk, recreational facility or area,
431				configuration of open space, or any other plan element
432				that will have a minimal effect on the overall design,
433				layout, quality, or intent of the plan.
434			<u>A</u> m	inor amendment also includes a reduction in approved
435			parki	ng to satisfy Article 59-6. A minor amendment does not
436			inclu	de any change that prevents circulation on any street or
437			<u>path.</u>	
438		<u>b.</u>	<u>Publi</u>	c notice is required under Division 7.5.
439		<u>c.</u>	<u>A mi</u>	nor amendment may be approved by the Planning Director
440			withc	out a public hearing if no objection to the application is

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441				received within 15 days after the application notice is sent. If an
442				objection is received within 15 days after the application notice
443				is sent, and the objection is considered relevant, a public
444				hearing is required. A public hearing must be held under the
445				same procedures as an original application.
446	<u>K.</u>	<u>Com</u>	pliano	ce and Enforcement
447		<u>1.</u>	<u>If</u> <u>t</u>	ne Planning Board finds, after holding a public hearing or
448			desig	gnating a hearing officer to hold a public hearing, that a property
449			unde	r development is not in compliance with a certified expedited
450			appr	<u>oval plan, it may:</u>
451			<u>a.</u>	impose a civil fine or administrative civil penalty authorized by
452				Chapter 50;
453			<u>b.</u>	suspend or revoke the non-compliant portion of the expedited
454				<u>approval plan approval;</u>
455			<u>c.</u>	order a compliance program that would permit the applicant to
456				take corrective action to satisfy the certified expedited approval
457				<u>plan;</u>
458			<u>d.</u>	allow the applicant to propose modifications to the certified
459				expedited approval plan; or
460			<u>e.</u>	take any combination of these actions.
461		<u>2.</u>	<u>If</u> the	e Planning Board or its designee finds that the applicant has failed
462			<u>to</u> <u>c</u>	omply with a compliance program approved under Section
463			7.3.5	K.1.c, the Planning Board may, without holding any further
464			hear	ing, take any of the actions identified in Section 7.3.5.K.1.a
465			<u>throu</u>	<u>ugh Section 7.3.5.K.1.e.</u>
466		<u>3.</u>	<u>If</u> <u>th</u>	e Planning Board suspends or revokes all or any portion of an
467			expe	dited approval plan, DPS must immediately suspend any

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468 <u>applicable building permit under which construction has not been</u>
469 <u>completed or withhold any applicable use-and-occupancy permit, until</u>
470 <u>the Planning Board reinstates the applicable portion of the expedited</u>
471 <u>approval plan or approves a new plan for the development.</u>

4724.The Planning Board may require the applicant to post a commercially473acceptable form of surety securing compliance with and full474implementation of specified features of the certified expedited475approval plan in an amount set by the Planning Board. If such surety476is required, DPS must not issue a building permit or use-and-477occupancy permit until such surety is accepted.

478 [Section 7.3.5. Signature Business Headquarters Plan]

- 479 [A. Applicability and Description]
- [1. A Signature Business Headquarters plan provides a detailed overview of
 a proposed Signature Business Headquarters. A Signature Business
 Headquarters plan review will be used to determine if the proposed
 development satisfies current laws, regulations, and this Chapter, and
 substantially conforms with the intent of the applicable master plan and
 approved guidelines.]
- 486 [2. A Signature Business Headquarters plan may be phased, with each487 phase approved separately under this section.]
- [3. A Signature Business Headquarters plan may encompass all or part of
 any property on which the Signature Business Headquarters will be located
 and must demonstrate its relation to and coordination with other applicable
 approvals or submittals. Any amendment to a previously approved plan may
 follow the timeframe for review under Section 7.3.5.B.3 through Section
 7.3.5.B.6, Section 7.3.5.C and Section 7.3.5.D.]
- 494 **[B. Application Requirements]**

- 495 [1. Ownership
- 496 a. An applicant must own the subject property or be authorized by497 the owner to file the application.
 - b. If any land or right-of-way encompassed by a Signature
 Business Headquarters plan application is owned or controlled
 by the State, County, or any other entity or agency, a written
 agreement or authorization from that entity or agency must be
 submitted with the Signature Business Headquarters plan
 application.]
 - 504 [2. A Signature Business Headquarters plan application must include:
 - 505[a.a legally binding commitment or other evidence accepted by the506Planning Director that the Signature Business Headquarters will507employ at least 20,000 individuals within a single Metro Station508Policy Area;
- 509 [b. an application form and fees required by the Planning Director;
- 510[c.a site map showing existing buildings, structures, circulation511routes, significant natural features, historic resources, and512zoning and legal descriptions on the proposed development site513and within 500 feet of the perimeter boundary;
- 514[d. a list of abutting and confronting property owners in the County515tax records;
- 516[e.a list of any civic, homeowners, and renters associations that are517registered with the Planning Department and located within ½518mile of the site;
- 519[f.documentation of interest in the proposed development site520under Section 7.3.5.B.1;

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- 521[g. a statement of justification outlining how the proposed522development satisfies the standards and criteria required to523grant the application;
- 524 [h. verification that the applicant has posted notice on the property, 525 notified affected properties, and held a pre-submittal 526 community meeting that followed the Planning Department's 527 Administrative Procedures for Development Review process;
- 528[i.a Traffic Statement or Study accepted by the Planning Director,529if not submitted with a previous or concurrent application;
- 530 [j. environmental documentation or exemption for:
- 531i.an approved Natural Resources Inventory/Forest Stand532Delineation;
- ii. a Stormwater Management Concept Application or, if
 required, a Water Quality Plan Application; and
- 535 iii. a final Forest Conservation Plan application;
- 536 [k. existing and proposed dry and wet utility plan;
 - [1. plans of proposed development showing:
- i. use, footprints, ground-floor layout, and heights of all
 buildings and structures;
- 540 ii. required open spaces and recreational amenities;
- 541 iii. detailed layout and dimensions for all sidewalks, trails,
 542 paths, roadways, parking, loading, and bicycle storage
 543 areas;
- 544 iv. grading;

537

545

- v. landscaping and lighting; and
- 546m.a development program and inspection schedule detailing the547construction schedule for the project.]

- The applicant must submit an initial application to the Planning [3. 548 Director for approval of completeness. The Planning Director must 549 review the application for completeness within 3 days after receipt. 550 An application is incomplete if any required element is missing or is 551 facially defective, e.g., a drawing that is not to scale or lacks proper 552 signatures. The assessment of completeness must not address the 553 merits of the application.] 554
- The applicant must submit any required revisions to the Planning [4. 555 Director. The Planning Director must review the revised application 556 for completeness within 2 days after receipt.] 557
- After the Planning Director verifies that the application is complete, [5. 558 559 the applicant must file the final application with the Planning Director, who will accept the application and establish a hearing date 560 561 under Section 7.3.5.C.]
- Public notice is required under Division 7.5. 562 [6.
- **Hearing Date** 563 **[C.**

The Planning Board must schedule a public hearing to begin within 60 days after 564 the date an application is accepted. The applicant may request an extension with 565 Planning Board approval. Any extension of the public hearing must be noticed on 566 the hearing agenda with the new public hearing date indicated.] 567

568 **[D**.

Review and Recommendation

- State and County Agencies 569 [1.
- 570

571

572

- Reviewing State and County agencies and utilities must submit a.
- comments within 15 days after the date an application is accepted.
- The applicant must submit revised drawings to address the b. 573 comments a minimum of 20 days before the date of the hearing. 574

575				The Planning Director may extend the deadline if the applicant				
576				submits a written request within 5 days after the revised				
577				drawings were due.]				
578		[2.	Plann	ing Director				
579		The	Planni	ng Director must publish a report and recommendation a				
580		minir	num of	f 10 days before the Planning Board hearing.]				
581		[3.	Withc	drawal of an Application				
582		The I	Plannin	g Board must send a notice to all parties entitled to notice of the				
583		heari	ng whe	en an applicant withdraws an application for a headquarters plan.]				
584	[E.	Nece	ssary I	Findings]				
585		[1.	When	reviewing an application, the approval findings apply only to				
586			the site covered by the application.]					
587		[2.	To ap	pprove a Signature Business Headquarters plan, the Planning				
588			Board	l must find that the proposed development:				
589			[a.	satisfies any previous approval that applies to the site, unless				
590				exempt under Section 3.5.8.D.2 or amended;				
591			[b.	satisfies the applicable use and development standards and				
592				general requirements of this Chapter;				
593			[c.	satisfies the applicable requirements of Chapter 19 and Chapter				
594				22A;				
595			[d.	provides safe, well-integrated parking, circulation patterns,				
596				building massing, and site amenities;				
597			[e.	substantially conforms with the intent of the applicable master				
598				plan and any guidelines approved by the Planning Board that				
599				implement the applicable plan;				
600			[f.	will be located within the same Metro Station Policy Area as all				
601				other phases of the Signature Business Headquarters;				

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602			[g.	on a j	property in a master plan area that requires staging based
603				on N	on-Auto Driver Mode Share (NADMS), is exempt from
604				the sta	aging requirement if:
605				[i.	the applicant agrees to enter into a traffic mitigation
606					agreement that provides an action plan for substantial
607					achievement of the applicable NADMS goal;
608				[ii.	parking below the minimum required under Section 6.2.4
609					is provided; and
610				[iii.	transit, bicycle, and pedestrian infrastructure required by
611					the applicable stage of the master plan is funded in the
612					Capital Improvements Program or Consolidated
613					Transportation Program, or provided by the applicant;
614					and
615			[h.	will b	e served by adequate public services and facilities,
616				incluc	ling schools, police and fire protection, water, sanitary
617				sewer	, public roads, storm drainage, and other public facilities.]
618	[F .	Decis	ion]		
619		[1.	The]	Plannir	ng Board must act upon the close of the record of the
620			publi	e heari	ng by majority vote of those present at the public hearing
621			to ap	prove,	approve with modifications or conditions, or deny the
622			applie	cation.	The Planning Board must issue a resolution reflecting its
623			decisi	ion wit	hin 7 days of the Planning Board vote.]
624		[2.	Any]	party a	ggrieved by a decision of the Planning Board may file a
625			petiti	on for	judicial review of the decision within 30 days after the
626			Plann	ing B	oard's action to the Circuit Court and thereafter to the
627			Court	of Spe	ecial Appeals.]

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- 628 [3. Final Signature Business Headquarters plans must be certified by the
 629 Planning Director to confirm that the drawings reflect the Planning
 630 Board's approval.]
- 631 [G. Conforming Permits

For any development requiring a Signature Business Headquarters plan, DPS must not issue a sediment control permit, building permit, or use-and-occupancy permit for any building, structure, or improvement unless the Planning Board has approved a Signature Business Headquarters plan and a bond has been approved under Section 7.3.5.K.4.]

637

[H. Duration of Approval]

- [1. A Signature Business Headquarters plan expires unless a certified
 Signature Business Headquarters plan is approved by the Planning
 Director within 24 months after the date the resolution is mailed.]
- [2. A Signature Business Headquarters plan does not become effective
 until a record plat is recorded that satisfies any approved subdivision
 plan for the subject property.]
- 644[3. Development activities under Section 7.3.5 must satisfy the certified645Signature Business Headquarters plan and any conditions of646approval.]
- [4. If the Planning Board approves a Signature Business Headquarters 647 plan, the applicant must have a building permit application, accepted 648 by the Department of Permitting Services, that includes the core and 649 650 shell of the principal building within two years of the date of the Planning Board's resolution. Within two years after the Department of 651 Permitting Services accepts the building permit application that 652 includes the core and shell of the principal building, the applicant 653 must obtain that building permit. The deadlines under this section may 654

655			not b	e exte	ended. If an applicant fails to comply with any of the				
656		deadlines under this section, the applicable phase of the Signature							
657			Busin	less H	eadquarters plan approval is revoked.]				
658	[I.	[I. Recording Procedures							
659	The	certifie	d Sign	ature]	Business Headquarters plan and Planning Board resolution				
660	must	be ma	intaine	d in th	e permanent files of the Planning Department.]				
661	[J .	Ame	ndmen	ts					
662	Any	proper	rty ow	mer n	nay apply for a Signature Business Headquarters plan				
663	amer	ndment	to cha	nge a	certified Signature Business Headquarters plan. There are				
664	two 1	types of	f amen	dment	s: a major and a minor amendment.]				
665		[1.	Majo	r Ame	ndment				
666			a.	A ma	jor amendment includes any request to:				
667				i.	increase density or height by more than that allowed				
668					under a minor amendment (Section 7.3.5.J.2);				
669				ii.	decrease open space;				
670				iii.	deviate from a condition of approval; or				
671				iv.	alter a basic element of the plan.				
672			b.	Publi	c notice is required under Division 7.5.				
673			c.	A ma	ajor amendment must follow the same hearing procedures				
674				and	satisfy the same necessary findings as the original				
675				Signa	ature Business Headquarters plan.]				
676		[2.	Mino	r Ame	ndment				
677			[a.	A mi	nor amendment includes any request to:				
678				[i.	increase density by up to 10% or 30,000 square feet,				
679					whichever is less, provided the increase is less than or				
680					equal to the total mapped density;				

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681			[ii.	increase height by up to 10%, provided the height is less
682				than or equal to the height allowed under Section
683				3.5.8.D; or
684			[iii.	change an ancillary use, a parking or loading area,
685				landscaping, sidewalk, recreational facility or area,
686				configuration of open space, or any other plan element
687				that will have a minimal effect on the overall design,
688				layout, quality or intent of the plan.
689			[A minor an	nendment also includes a reduction in approved parking to
690			satisfy Artic	cle 59-6. A minor amendment does not include any change
691			that prevent	s circulation on any street or path.
692			[b. Publi	c notice is required under Division 7.5.
693			[c. A mi	nor amendment may be approved by the Planning Director
694			withc	out a public hearing if no objection to the application is
695			receiv	ved within 15 days after the application notice is sent. If an
696			objec	tion is received within 15 days after the application notice
697			is se	nt, and the objection is considered relevant, a public
698			heari	ng is required. A public hearing must be held under the
699			same	procedures as an original application.]
700	[K.	Com	pliance and	Enforcement]
701		[1.	If the Plan	nning Board finds, after holding a public hearing or
702			designating	a hearing officer to hold a public hearing, that a property
703			under deve	lopment is not in compliance with a certified Signature
704			Business He	eadquarters plan, it may:
705			[a. impo	se a civil fine or administrative civil penalty authorized by
706			Chap	ter 50 (Section 50-10.6.D);

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707 [b. suspend or revoke Signature Business Headquarters plan 708 approval; order a compliance program that would permit the applicant to 709 [c. take corrective action to satisfy the certified Signature Business 710 711 Headquarters plan; [d. allow the applicant to propose modifications to the certified 712 713 Signature Business Headquarters plan; or e. take any combination of these actions.] 714 If the Planning Board or its designee finds that the applicant has failed [2. 715 to comply with a compliance program approved under Section 716 7.3.5.K.1.c, the Planning Board may, without holding any further 717 718 hearing, take any of the actions identified in Section 7.3.5.K.1.a. through Section 7.3.5.K.1.e.] 719 If the Planning Board suspends or revokes a Signature Business Head-[3. 720 quarters plan, DPS must immediately suspend any applicable building 721 permit under which construction has not been completed or withhold 722 any applicable use-and-occupancy permit, until the Planning Board 723 reinstates the Signature Business Headquarters plan or approves a new 724 plan for the development.] 725 [4. The Planning Board may require the applicant to post a commercially 726 acceptable form of surety securing compliance with and full 727 implementation of specified features of the certified Signature 728 729 Business Headquarters plan in an amount set by the Planning Board. If such surety is required, DPS must not issue a building permit or 730 use-and-occupancy permit until such surety is accepted.] 731 [Section 7.3.6. Biohealth Priority Campus Plan] 732 733 **[A. Applicability and Description**]

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- 734[1.A Biohealth Priority Campus plan provides a detailed overview of a735proposed Biohealth Priority Campus. A Biohealth Priority Campus736plan review will be used to determine if the proposed development737satisfies current laws, regulations, and this Chapter, and substantially738conforms with the intent of the applicable master plan and approved739guidelines.]
- 740 [2. A Biohealth Priority Campus plan may be phased, with each phase741 approved separately under this section.]
- 742[3. A Biohealth Priority Campus plan may encompass all or part of any743property on which the Biohealth Priority Campus will be located and744must demonstrate its relation to and coordination with other745applicable approvals or submittals. Any amendment to a previously746approved plan may follow the timeframe for review under Section7477.3.6.B.3 through Section 7.3.6.B.6, Section 7.3.6.C, and Section7487.3.6.D.]

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[B. Application Requirements]

750 [1. Ownership

- a. An applicant must own the subject property or be authorized by the owner to file the application.
- 753b.If any land or right-of-way encompassed by a Biohealth Priority754Campus plan application is owned or controlled by the State,755County, or any other entity or agency, a written agreement or756authorization from that entity or agency must be submitted with757the Biohealth Priority Campus plan application.]
- 758 [2. A Biohealth Priority Campus plan application must include:

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- 759[a.a legally binding commitment or other evidence accepted by the760Planning Director that the Biohealth Priority Campus will meet761the requirements of Section 3.5.8.E.1;
- 762 [b. an application form and fees required by the Planning Director;
- 763[c.a vicinity map at 1" = 200", and a site map showing existing764buildings, structures, circulation routes, significant natural765features, historic resources, and zoning and legal descriptions766on the proposed development site and within 500 feet of the767perimeter boundary;
- 768[d. a list of abutting and confronting property owners in the State769tax records;
- 770[e.a list of any civic, homeowners, and renters associations that are771registered with the Planning Department and located within ½772mile of the site;
- 773[f.documentation of property interest in the proposed development774site under Section 7.3.6.B.1 and, if applicant is not the property775owner, documentation from the property owner authorizing the776application;
- 777[g. a statement of justification outlining how the proposed778development satisfies the standards and criteria required to779grant the application;
- [h. verification that the applicant has posted notice on the property,
 notified affected properties, and held a pre-submittal
 community meeting that followed the Planning Department's
 Administrative Procedures for Development Review process;
- 784 [i. a Traffic Statement or Study accepted by the Planning Director,
 785 if not submitted with a previous or concurrent application;

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786		[j.	envir	onmental documentation or exemption for:
787			[i.	an approved Natural Resources Inventory/Forest Stand
788				Delineation;
789			[ii.	a Stormwater Management Concept Application or, if
790				required, a Water Quality Plan Application; and
791			[iii.	a final Forest Conservation Plan application;
792		[k.	existi	ng and proposed dry and wet utility plan;
793		[1.	plans	of proposed development showing:
794			[i.	use, ground-floor layout, building footprints, massing,
795				and heights of all on-site buildings and structures, and
796				approximate footprints and height for buildings located
797				on abutting and confronting lots;
798			[ii.	required open spaces and recreational amenities;
799			[iii.	detailed layout and dimensions for all sidewalks, trails,
800				paths, roadways, parking, loading, and bicycle storage
801				areas;
802			[iv.	grading;
803			[v.	landscaping and lighting; and
804		m.	a dev	velopment program and inspection schedule detailing the
805			const	ruction schedule for the project.]
806	[3.	The	applica	ant must submit an initial application to the Planning
807		Direc	tor for	r approval of completeness. The Planning Director must
808		review	w the	application for completeness within 3 business days after
809		receip	ot. An	application is incomplete if any required element is
810		missi	ng or i	is facially defective, e.g., a drawing that is not to scale or
811		lacks	prope	er signatures. The assessment of completeness must not
812		addre	ss the	merits of the application.]

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- [4. The applicant must submit any required revisions to the Planning
 Director. The Planning Director must review the revised application
 for completeness within 2 business days after receipt.]
- [5. Once the Planning Director verifies that the application is complete,
 the applicant must file the final application with the Planning
 Director, who will accept the application and establish a hearing date
 under Section 7.3.6.C.]
- 820 [6. Public notice is required under Division 7.5.]
- 821 [C. Hearing Date

The Planning Board must schedule a public hearing to begin 60 to 65 days after the date an application is accepted. If the next regularly scheduled hearing date would fall after the 60- or 65-day period due to a holiday or recess, then the next regularly scheduled hearing date should be used. The applicant may request an extension with Planning Director approval. Any extension of the public hearing must be noticed on the hearing agenda with the new public hearing date indicated.]

828 **[D.**

829

Review and Recommendation]

- [1. State and County Agencies
- 830a.Reviewing State and County agencies and utilities must submit831comments within 15 days after the date an application is832accepted. If no comments are submitted within that time, the833reviewing agency or utility's portion of the application is834deemed approved.
- b. The applicant must submit revised drawings to address the
 comments a minimum of 25 days before the date of the hearing.
 The Planning Director may extend the deadline if the applicant
 submits a written request within 5 days after the revised
 drawings were due.]

840 [2. **Planning Director** The Planning Director must publish a report and recommendation a 841 minimum of 10 days before the Planning Board hearing.] 842 Withdrawal of an Application [3. 843 The Planning Board must send a notice to all parties entitled to notice of the 844 hearing when an applicant withdraws an application for a Biohealth Priority 845 Campus plan.] 846 **Necessary Findings**] 847 **E**. 848 [1. When reviewing an application, the approval findings apply only to the site covered by the application.] 849 [2. To approve a Biohealth Priority Campus plan, the Planning Board 850 851 must find that the proposed development: satisfies any previous approval that applies to the site, unless 852 [a. exempt under Section 3.5.8.E.2 or amended; 853 satisfies the applicable use and development standards and 854 [b. 855 general requirements of this Chapter; satisfies the applicable requirements of Chapter 19 and Chapter 856 [c. 22A; 857 provides safe, well-integrated parking, circulation patterns, [d. 858 building massing, and site amenities; 859 substantially conforms with the intent of the applicable master 860 [e. plan, existing and approved or pending adjacent development, 861 the requirements of this chapter, and any guidelines approved 862 by the Planning Board that implement the applicable plan; 863 [f. if on a property in a master plan area that requires staging based 864 on Non-Auto Driver Mode Share (NADMS), is exempt from 865 the staging requirement if: 866

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867			[i. the applicant agrees to enter into a Transportation
868			Demand Management plan that provides an action plan
869			for substantial achievement of the applicable NADMS
870			goal;
871			[ii. parking below the minimum required under Section 6.2.4
872			is provided; and
873			[iii. transit, bicycle, and pedestrian infrastructure required by
874			the applicable stage of the master plan is funded in the
875			Capital Improvements Program or Consolidated
876			Transportation Program, or provided by the applicant;
877			and
878			g. will be served by adequate public services and facilities,
879			including schools, police and fire protection, water, sanitary
880			sewer, public roads, storm drainage, and other public facilities.]
881	[F.	Decis	sion]
882		[1.	The Planning Board must act upon the close of the record of the
883			public hearing by majority vote of those present at the public hearing
884			to approve, approve with modifications or conditions, or deny the
885			application. The Planning Board must issue a resolution reflecting its
886			decision within 7 days of the Planning Board vote.]
887		[2.	Any party aggrieved by a decision of the Planning Board may file a
888			petition for judicial review of the decision within 30 days after the
889			Planning Board's action]
890		[3.	Within 30 days of submission, the final Biohealth Priority Campus
891			plans must be certified by the Planning Director to confirm that the
892			drawings reflect the Planning Board's approval. If the certified plans
893			do not address or comply with the Planning Board's approval, the

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- plans will be rejected with comments for the applicant to address. If
 no action is taken by the Planning Director within 30 days, the plan is
 deemed approved and certified.]
- 897 [G. Conforming Permits

For any development requiring a Biohealth Priority Campus plan, DPS must not issue a sediment control permit, building permit, or use-and-occupancy permit for any building, structure, or improvement unless the Planning Board has approved a Biohealth Priority Campus plan and a bond has been approved under Section 7.3.6.K.4.]

903

[H. Duration of Approval]

- 904[1. A Biohealth Priority Campus plan expires unless a certified Biohealth905Priority Campus plan is approved by the Planning Director within 24906months after the date the resolution is mailed.]
- 907 [2. A Biohealth Priority Campus plan does not become effective until a
 908 record plat, if required, is recorded that satisfies any approved
 909 subdivision plan for the subject property. If no record plat is required,
 910 then the Biohealth Priority Campus plan becomes effective upon
 911 certification under Section 7.3.6.F.3.]
- 912 [3. Development activities under Section 7.3.6 must satisfy the certified
 913 Biohealth Priority Campus plan and any conditions of approval.]
- 914[4.If the Planning Board approves a Biohealth Priority Campus plan, the915applicant must have a building permit application, accepted by DPS,916that includes the core and shell of the principal building within two917years of the date of the Planning Board's resolution. Within two years918after DPS accepts the building permit application that includes the919core and shell of the principal building, the applicant must obtain that920building permit.]

- 921[5.The deadlines under Section 7.3.6.H may be extended with approval922of the Planning Board by up to 18 months.]
- 923 [6. If an applicant fails to comply with any of the deadlines within this
 924 section, the Biohealth Priority Campus plan approval shall be
 925 revoked. The applicant may request reinstatement of a revoked
 926 approval within 30 days of revocation. After holding a hearing on the
 927 reinstatement, the Planning Board may reinstate the approval and
 928 extend the deadline for good cause shown.]
- 929 [I. Recording Procedures

930 The certified Biohealth Priority Campus plan and Planning Board resolution must931 be maintained in the permanent files of the Planning Department.]

932 [J. Amendments

Any property owner may apply for a Biohealth Priority Campus plan amendment
to change a certified Biohealth Priority Campus plan. There are two types of
amendments: a major and a minor amendment.]

936	[1.	Major	Major Amendment								
937		a.	A ma	jor ame	ndme	ent incl	udes any re	quest to:			
938			i.	increas	e de	nsity o	or height b	y more t	han tl	nat	allowed
939				under a	ı min	or ame	endment (Se	ection 7.3.	6.J.2);		
940			ii.	decreas	se op	en spac	ce;				
941			iii.	deviate	fron	n a con	dition of ap	proval; or			
942			iv.	alter a	basic	eleme	nt of the pla	an.			
943		b.	Public	c notice	is ree	quired	under Divis	sion 7.5.			
944		c.	A ma	jor ame	ndm	ent mu	st follow th	ne same h	earing	pro	ocedures
945			and	satisfy	the	same	necessary	findings	as t	he	original
946			Biohe	alth Pri	ority	Camp	us plan.]				
947	[2.	Minor	r Amei	ndment							

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948		[a.	A mi	nor amendment includes any request to:
949			[i.	increase density by up to 10% or 15,000 square feet,
950				provided the increase is less than or equal to the total
951				mapped density, including any density increases or
952				bonuses;
953			[ii.	increase height by up to 10%, provided the height is less
954				than or equal to the height and any increases allowed
955				under Section 3.5.8.D; or
956			[iii.	change an ancillary use, a parking or loading area,
957				landscaping, sidewalk, recreational facility or area,
958				configuration of open space, or any other plan element
959				that will have a minimal effect on the overall design,
960				layout, quality or intent of the plan.
961			A m	inor amendment also includes a reduction in approved
962			park	ing to satisfy Article 59-6. A minor amendment does not
963			inclu	de any change that prevents circulation on any street or
964			path.]
965		[b.	Publ	ic notice is required under Division 7.5.]
966		[c.	A m	inor amendment may be approved by the Planning Director
967			with	out a public hearing if no objection to the application is
968			recei	ved within 15 days after the application notice is sent. If an
969			objec	ction is received within 15 days after the application notice
970			is se	ent, and the objection is considered relevant, a public
971			heari	ing is required. A public hearing must be held under the
972			same	e procedures as an original application.]
973	[K.	Complian	ce and	Enforcement]

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- 974 [1. If the Planning Board finds, after holding a public hearing or
 975 designating a hearing officer to hold a public hearing, that a property
 976 under development is not in compliance with a certified Biohealth
 977 Priority Campus plan, it may:]
- 978[a.impose a civil fine or administrative civil penalty authorized by979Chapter 50 (Section 50-10.6.D);
- 980b.suspend or revoke the non-compliant portion of the Biohealth981Priority Campus plan approval;
- 982 c. order a compliance program that would permit the applicant to
 983 take corrective action to satisfy the certified Biohealth Priority
 984 Campus plan;
- 985d.allow the applicant to propose modifications to the certified986Biohealth Priority Campus plan; or

987 e. take any combination of these actions.]

- 988 [2. If the Planning Board or its designee finds that the applicant has failed
 989 to comply with a compliance program approved under Section
 990 7.3.6.K.1.c, the Planning Board may, without holding any further
 991 hearing, take any of the actions identified in Section 7.3.6.K.1.a
 992 through Section 7.3.6.K.1.e.]
- If the Planning Board suspends or revokes all or any portion of a
 Biohealth Priority Campus plan, DPS must immediately suspend any
 applicable building permit under which construction has not been
 completed or withhold any applicable use-and-occupancy permit, until
 the Planning Board reinstates the applicable portion of the Biohealth
 Priority Campus plan or approves a new plan for the development.
- 999[4. The Planning Board may require the applicant to post a commercially1000acceptable form of surety securing compliance with and full

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1001 implementation of specified features of the certified Biohealth Priority

- 1002 Campus plan in an amount set by the Planning Board. If such surety is
- 1003 required, DPS must not issue a building permit or use-and-occupancy
 - 1004 permit until such surety is accepted.]

1005 [Section 7.3.7. Mixed-Income Housing Community Plan]

1006 [A. Applicability and Description

A Mixed-Income Housing Community plan provides a detailed overview of a proposed Mixed-Income Housing Community. A Mixed-Income Housing Community plan review will be used to determine if the proposed development satisfies current laws, regulations, and this Chapter, and substantially conforms with the intent of the applicable master plan and approved guidelines.]

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[B.

Application Requirements]

1013 [1. Ownership

- 1014a.An applicant must own the subject property or be authorized by1015the owner to file the application.
- 1016b.If any land or right-of-way encompassed by a Mixed-Income1017Housing Community plan application is owned or controlled by1018the State, County, or any other entity or agency, a written1019agreement or authorization from that entity or agency must be1020submitted with the Mixed-Income Housing Community plan1021application.]
- 1022 [2. A Mixed-Income Housing Community plan application must include:
- 1023[a. a legally binding commitment or other evidence accepted by the1024Planning Director that the Mixed-Income Housing Community1025will meet the requirements of Section 3.3.4;
- 1026 [b. an application form and fees required by the Planning Director;

1027	[c.	a vicinity map at $1" = 200"$, and a site map showing existing
1028		buildings, structures, circulation routes, significant natural
1029		features, historic resources, and zoning and legal descriptions
1030		on the proposed development site and within 500 feet of the
1031		perimeter boundary;

- 1032[d. a list of abutting and confronting property owners in the State1033tax records;
- 1034[e.a list of any civic, homeowners, and renters associations that are1035registered with the Planning Department and located within ½1036mile of the site;
- 1037[f.documentation of property interest in the proposed development1038site under Section 7.3.7.B.1 and, if applicant is not the property1039owner, documentation from the property owner authorizing the1040application;
- 1041[g. a statement of justification outlining how the proposed1042development satisfies the standards and criteria required to1043grant the application;
- 1044[h.verification that the applicant has posted notice on the property,1045notified affected properties, and held a pre-submittal1046community meeting that followed the Planning Department's1047Administrative Procedures for Development Review process;
- 1048[i. a Traffic Statement or Study accepted by the Planning Director,1049if not submitted with a previous or concurrent application;
 - [j. environmental documentation or exemption for:

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1051i.an approved Natural Resources Inventory/Forest Stand1052Delineation;

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1053			 11.	a Stormwater Management Concept Plan application or,
1054				if required, a Water Quality Plan application; and
1055			iii.	a final Forest Conservation Plan application;
1056		[k.	existi	ng and proposed dry and wet utility plan;
1057		[1.	plans	of proposed development showing:
1058			[i.	use, ground-floor layout, building footprints, massing,
1059				and heights of all on-site buildings and structures, and
1060				approximate footprints and height for buildings located
1061				on abutting and confronting lots;
1062			[ii.	required open spaces and recreational amenities;
1063			[iii.	detailed layout and dimensions for all sidewalks, trails,
1064				paths, roadways, parking, loading, and bicycle storage
1065				areas;
1066			[iv.	grading;]
1067		[v.	lands	caping and lighting; and
1068		m.	a dev	velopment program and inspection schedule detailing the
1069			const	ruction schedule for the project.]
1070	[3.	The	applic	ant must submit an initial application to the Planning
1071		Direc	tor fo	r approval of completeness. The Planning Director must
1072		review	w the	application for completeness within 3 business days after
1073		receij	ot. An	application is incomplete if any required element is
1074		missi	ng or	is facially defective, e.g., a drawing that is not to scale or
1075		lacks	prope	er signatures. The assessment of completeness must not
1076		addre	ess the	merits of the application.]
1077	[4.	The	applica	ant must submit any required revisions to the Planning
1078		Direc	tor. T	he Planning Director must review the revised application
1079		for co	omplet	eness within 2 business days after receipt.]

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- 1080[5.Once the Planning Director verifies that the application is complete,1081the applicant must file the final application with the Planning1082Director, who will accept the application and establish a hearing date1083under Section 7.3.7.C.]
- 1084 [6. Public notice is required under Division 7.5.]
- 1085 [C. Hearing Date

The Planning Board must schedule a public hearing to begin 60 to 65 days after the date an application is accepted. If the next regularly scheduled hearing date would fall after the 60- or 65-day period due to a holiday or recess, then the next regularly scheduled hearing date should be used. The applicant may request an extension with Planning Director approval. Any extension of the public hearing must be noticed on the hearing agenda with the new public hearing date indicated.]

1092 [D. Review and Recommendation]

[1.

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State and County Agencies

- 1094a.Reviewing State and County agencies and utilities must submit1095comments within 15 days after the date an application is1096accepted. If no comments are submitted within that time, the1097reviewing agency or utility's portion of the application is1098deemed approved.
- 1099b.The applicant must submit revised drawings to address the1100comments a minimum of 25 days before the date of the hearing.1101The Planning Director may extend the deadline if the applicant1102submits a written request within 5 days after the revised1103drawings were due.]
- 1104 [2. Planning Director
- 1105The Planning Director must publish a report and recommendation a1106minimum of 10 days before the Planning Board hearing.]

- 1107 [3. Withdrawal of an Application
- 1108 The Planning Board must send a notice to all parties entitled to notice of the
- 1109 hearing when an applicant withdraws an application for a Mixed-Income
- 1110 Housing Community plan.]
- 1111 [E. Necessary Findings]

[To approve a Mixed-Income Housing Community plan, the Planning Board mustfind that the proposed development:]

- 1114[1. satisfies any previous approval that applies to the site, unless exempt1115under Section 3.3.4 or amended;]
- 1116[2. satisfies the applicable use and development standards and general1117requirements of this Chapter;]
- 1118 [3. satisfies the applicable requirements of Chapter 19 and Chapter 22A;]
- 1119[4. provides safe, well-integrated parking, circulation patterns, building1120massing, and site amenities;]
- 1121[5.substantially conforms with the intent of the applicable master plan,1122existing and approved or pending adjacent development, the1123requirements of this Chapter, and any guidelines approved by the1124Planning Board that implement the applicable plan;]
- 1125[6. if on a property in a master plan area that requires staging based on1126Non-Auto Driver Mode Share (NADMS), is exempt from the staging1127requirement if:
- 1128a.the applicant agrees to enter into a Transportation Demand1129Management plan that provides an action plan for substantial1130achievement of the applicable NADMS goal;
- 1131b.parking below the minimum required under Section 6.2.4 is1132provided; and

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- c. transit, bicycle, and pedestrian infrastructure required by the applicable stage of the master plan is funded in the Capital Improvements Program or Consolidated Transportation Program, or provided by the applicant; and]
- 1137 [7. will be served by adequate public services and facilities, including
 1138 schools, police and fire protection, water, sanitary sewer, public roads,
 1139 storm drainage, and other public facilities.]
- 1140 **[F. Decision]**
- 1141[1.The Planning Board must act upon the close of the record of the1142public hearing by majority vote of those present to approve, approve1143with modifications or conditions, or deny the application. The1144Planning Board must issue a resolution reflecting its decision within 71145days of the Planning Board vote.]
- 1146[2. Any party aggrieved by a decision of the Planning Board may file a1147petition for judicial review of the decision within 30 days after the1148Planning Board's action.]
- 1149[3. Within 30 days of submission, the final Mixed-Income Housing1150Community plans must be certified by the Planning Director to1151confirm that the drawings reflect the Planning Board's approval. If the1152certified plans do not address or comply with the Planning Board's1153approval, the plans will be rejected with comments for the applicant to1154address. If no action is taken by the Planning Director within 30 days,1155the plan is deemed approved and certified.]
- 1156 [G. Conforming Permits
- For any development requiring a Mixed-Income Housing Community plan, DPSmust not issue a sediment control permit, building permit, or use-and-occupancy

permit unless the Planning Board has approved a Mixed-Income HousingCommunity plan and a bond has been approved under Section 7.3.7.K.4.]

- 1161 [H. Duration of Approval]
- 1162[1. A Mixed-Income Housing Community plan expires unless a certified1163Mixed-Income Housing Community plan is approved by the Planning1164Director within 24 months after the date the resolution is mailed.]
- 1165[2. A Mixed-Income Housing Community plan does not become effective1166until a record plat, if required, is recorded that satisfies any approved1167subdivision plan for the subject property. If no record plat is required,1168then the Mixed-Income Housing Community plan becomes effective1169upon certification under Section 7.3.7.F.3.]
- 1170[3. Development activities under Section 7.3.7 must satisfy the certified1171Mixed-Income Housing Community plan and any conditions of1172approval.]
- 1173[4.If the Planning Board approves a Mixed-Income Housing Community1174plan, the applicant must have a building permit application, accepted1175by DPS, that includes the core and shell of the principal building1176within 24 months of the date of the Planning Board's resolution.1177Within 24 months after DPS accepts the building permit application1178that includes the core and shell of the principal building, the applicant1179must obtain that building permit.]
- 1180[5.The deadlines under Section 7.3.7.H may be extended with approval1181of the Planning Board by up to 18 months.]
- 1182[6.If an applicant fails to comply with any of the deadlines within this1183section, the Mixed-Income Housing Community plan approval shall1184be revoked. The applicant may request reinstatement of a revoked1185approval within 30 days of revocation. After holding a hearing on the

1186		reinst	tatement, the Planning Board may reinstate the approval and			
1187		exten	d the deadline for good cause shown.]			
1188	[I. Recording Procedures					
1189	The certifi	ed Mi	ixed-Income Housing Community plan and Planning Board			
1190	resolution r	nust be	e maintained in the permanent files of the Planning Department.]			
1191	[J. Ame	ndmei	nts			
1192	Any proper	rty ow	ner may apply for a Mixed-Income Housing Community plan			
1193	amendment	t to cha	ange a certified Mixed-Income Housing Community plan. There			
1194	are two typ	es of a	mendments: a major and a minor amendment.]			
1195	[1.	Majo	r Amendment]			
1196		[a.	A major amendment includes any request to:			
1197			i. increase density or height by more than that allowed			
1198			under a minor amendment (Section 7.3.7.J.2);			
1199			ii. decrease open space;			
1200			iii. deviate from a condition of approval; or			
1201			iv. alter a basic element of the plan.			
1202		b.	Public notice is required under Division 7.5.			
1203		c.	A major amendment must follow the same hearing procedures			
1204			and satisfy the same necessary findings as the original Mixed-			
1205			Income Housing Community plan.]			
1206	[2.	Mino	r Amendment]			
1207		[a.	A minor amendment includes any request to:			
1208			[i. increase density by up to 10% or 15,000 square feet,			
1209			provided the increase is less than or equal to the total			
1210			mapped density, including any density increases or			
1211			bonuses;]			

- 1212[ii.increase height by up to 10%, provided the height is less1213than or equal to the height and any increases allowed1214under Section 3.5.8.D;
- 1215[iii.change an ancillary use, a parking or loading area,1216landscaping, sidewalk, recreational facility or area,1217configuration of open space, or any other plan element1218that will have a minimal effect on the overall design,1219layout, quality or intent of the plan; or
- 1220iv.a reduction in approved parking to satisfy Article 59-6,1221but not any change that prevents circulation on any street1222or path.]
- 1223 [b. Public notice is required under Division 7.5.]
- 1224[c.A minor amendment may be approved by the Planning Director1225without a public hearing if no objection to the application is1226received within 15 days after the application notice is sent. If an1227objection is received within 15 days after the application notice1228is sent, and the objection is considered relevant, a public1229hearing is required. A public hearing must be held under the1230same procedures as an original application.]

1231 [K. Compliance and Enforcement]

- 1232[1. If the Planning Board finds, after holding a public hearing or1233designating a hearing officer to hold a public hearing, that a property1234under development is not in compliance with a certified Mixed-1235Income Housing Community plan, it may:]
- 1236[a.impose a civil fine or administrative civil penalty authorized by1237Chapter 50 (Division 50-10.6.D);

- 1238b.suspend or revoke the non-compliant portion of the Mixed-1239Income Housing Community plan approval;
- 1240c.order a compliance program that would permit the applicant to1241take corrective action to satisfy the certified Mixed-Income1242Housing Community plan;
- 1243d.allow the applicant to propose modifications to the certified1244Mixed-Income Housing Community plan; or
- e. take any combination of these actions.]
- 1246[2. If the Planning Board or its designee finds that the applicant has failed1247to comply with a compliance program approved under Section12487.3.7.K.1.c, the Planning Board may, without holding any further1249hearing, take any of the actions identified in Section 7.3.7.K.1.a1250through Section 7.3.7.K.1.e.]
- 1251[3. If the Planning Board suspends or revokes all or any portion of a1252Mixed-Income Housing Community plan, DPS must immediately1253suspend any applicable building permit under which construction has1254not been completed or withhold any applicable use-and-occupancy1255permit, until the Planning Board reinstates the applicable portion of1256the Mixed-Income Housing Community plan or approves a new plan1257for the development.]
- 1258[4.The Planning Board may require the applicant to post a commercially1259acceptable form of surety securing compliance with and full1260implementation of specified features of the certified Mixed-Income1261Housing Community plan in an amount set by the Planning Board. If1262such surety is required, DPS must not issue a building permit or use-1263and-occupancy permit until such surety is accepted.]
- 1264

* *

1265 Sec. 7. DIVISION 59-7.5 is amended as follows:

- 1266 **Division 7.5. Notice Standards**
- 1267 Section 7.5.1. Notice Required
- 1268 Notice is required for each application according to the following table:

Application	Newspaper	Pre- Submittal Meeting	Application Sign	Application Notice	Hearing Notice	Resolution Notice	Building Permit Sign Notice	Website Posting		
Regulatory Approvals										
* * *										
Site Plan		X	X	X	х	Х		Х		
Expedited Approval Plan		<u>X</u>	<u>X</u>	<u>X</u>	<u>X</u>	<u>X</u>		<u>X</u>		
[Signature Business Headquarters Plan]		[x]	[x]	[x]	[x]	[x]		[x]		
[Biohealth Priority Campus Plan]		[x]	[x]	[x]	[x]	[x]		[x]		
[Mixed-Income Housing Community]		[x]	[x]	[x]	[x]	[x]		[x]		
* * *					•					
Amendments to Approval	5	-		_	_					
* * *										
Minor Site Plan Amendment				х				x		
Major Expedited Approval Plan Amendment			X	X	<u>X</u>	X		<u>X</u>		

Minor Expedited Approval Plan Amendment			<u>X</u>			
[Major Signature Business Headquarters Plan Amendment]		[x]	[x]	[X]	[x]	[x]
[Minor Signature Business Headquarters Plan Amendment]			[x]			
[Major Biohealth Priority Campus Plan]		[x]	[x]	[x]	[X]	[x]
[Minor Biohealth Priority Campus Plan]			[X]			

1269 **KEY:** x = Required

- 1270 * *
- 1271 Sec. 8. Effective date. This ordinance becomes effective 20 days after the

*

1272 date of Council adoption.

This is a correct copy of Council action.

Sara R. Tenenbaum Clerk of the Council

Expedited Bill No. 2-25	
Concerning: <u>Taxation – P</u>	ayments in Lieu
<u>of Taxes – Afforda</u>	<u>ble Housing –</u>
Amendments	
Revised: <u>1/27/2025</u>	_ Draft No. <u>5</u>
Introduced: <u>February</u>	1, 2025
Enacted:	
Executive:	
Effective:	
Sunset Date: <u>None</u>	
Ch, Laws of Mont.	Со

COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND

Lead Sponsors: Councilmembers Fani-González and Friedson Co-sponsors: Councilmember Luedtke, Council President Stewart, and Councilmembers Balcombe and Sayles

AN EXPEDITED ACT to:

- (1) establish a minimum payment in lieu of taxes for certain conversions of high-vacancy commercial properties to residential use;
- (2) establish the amount of the payment in lieu of taxes; and
- (3) generally amend the law governing payments in lieu of taxes.

By amending

Montgomery County Code Chapter 52, Taxation Section 52-24

Boldface	Heading or defined term.
Underlining	Added to existing law by original bill.
[Single boldface brackets]	Deleted from existing law by original bill.
Double underlining	Added by amendment.
[[Double boldface brackets]]	Deleted from existing law or the bill by amendment.
* * *	Existing law unaffected by bill.

The County Council for Montgomery County, Maryland approves the following Act:

1	Sec.	1. Section 52-24 is amended as follows:
2	52-24. Pay	ments in lieu of taxes for certain housing developments.
3	(a)	Definitions. In this Section, the following words have the following
4		meanings.
5		* * *
6		Person has the same meaning as in Section 1-101 of the Tax-Property
7		Article of the Maryland Code, as amended.
8		* * *
9	(c)	When authorized by state law, the Director must offer a payment in lieu
10		of taxes for a qualifying housing development:
11		(1) owned or controlled by the Housing Opportunities Commission
12		that exempts 100[%] percent of the real property tax that would
13		otherwise be levied;
14		(2) owned or controlled by a non-profit housing developer if at least
15		50[%] percent of the dwelling units located on the property
16		receiving the payment in lieu of taxes are built under a government
17		regulation or binding agreement with the County limiting the rent
18		charged for the unit for at least 15 years to make the unit affordable
19		to households earning 60[%] percent or less of the area median
20		income. The offer must exempt 100[%] percent of the real property
21		tax that would otherwise be levied for a period of at least 15 years,
22		but no more than the number of years that rents charged for 50[%]
23		percent of the dwelling units must remain restricted to households
24		earning 60[%] percent or less of the area median income; [or]
25		(3) owned or controlled by a non-profit housing developer if all of the
26		dwelling units are subject to a Section 8 Project-Based Rental
27		Assistance Payment contract. The offer must exempt 100[%]
		_

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(113)

28		perce	nt of the real property tax that would otherwise be levied as
29		long	as the Section 8 Project-Based Rental Assistance Payment
30		contra	act is in effect[.]; or
31	<u>(4)</u>	owne	d or controlled by a person engaged in constructing or
32		opera	ting housing structures or projects if:
33		<u>(A)</u>	the property receiving the payment in lieu of taxes is
34			converted to residential use from a commercial use with at
35			least a 50 percent vacancy rate at the date of application to
36			either the Department of Permitting Services or Planning
37			Department pursuant to Section 3.3.2.B of Chapter 59;
38		<u>(B)</u>	the property's development meets all the requirements of an
39			expedited approval plan under Section 7.3.5 of Chapter 59;
40			and
41		<u>(C)</u>	at least 15 percent of the dwelling units located on the
42			property are built under a government regulation or binding
43			agreement with the County limiting the rent charged for the
44			unit for at least 25 years to make the unit affordable to
45			households earning 60 percent or less of the area median
46			income.
47		The c	offer must exempt 100 percent of the real property tax that
48		would	d otherwise be levied for a period of at least 25 years
49		begin	ning in the year a use and occupancy permit is issued for the
50		<u>qualif</u>	fying development, but no more than the number of years that
51		<u>rents</u>	charged for 15 percent of the dwelling units must remain
52		restric	cted to households earning 60 percent or less of the area
53		media	an income.
54			* * *

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- 55 Sec. 2. Effective date. The Council declares that this legislation is necessary for 56 the immediate protection of the public interest. This Act takes effect 20 days after the 57 date on which it becomes law.
- 58 Sec. 3. Short title. This expedited bill may be cited as part of the "More Housing
- 59 N.O.W. (New Options for Workers)" package.