Atachment A



Committee: PHP

Committee Review: At a future date

Staff: Livhu Ndou, Senior Legislative Attorney

Purpose: To introduce agenda item – no vote expected

AGENDA ITEM #2A October 14, 2025 Introduction

SUBJECT

Zoning Text Amendment (ZTA) 25-13, Omnibus – Revisions, Clarifications, and Corrections

Lead Sponsors: Councilmembers Fani-González and Friedson

EXPECTED ATTENDEES

None

COUNCIL DECISION POINTS & COMMITTEE RECOMMENDATION

To introduce agenda item – no vote expected

DESCRIPTION/ISSUE

ZTA 25-13 will make several technical, clarifying, and other amendments to the Zoning Ordinance, such as:

- amending the height restrictions for a regional shopping center in the RSC Overlay Zone;
- placing a gross floor area cap on household living in the Employment zones;
- clarifying the gross floor area cap on non-residential uses for Commercial to Residential Reconstruction;
- clarifying the applicable conditional use standards for Townhouse Living;
- require setbacks for limited outdoor storage of items such as vehicles and boats; and
- correcting outdated cross-references to expedited approval plans.

SUMMARY OF KEY DISCUSSION POINTS

- Under the current Zoning Ordinance, regional shopping centers in the Regional Shopping Center (RSC) Overlay Zone with a gross leasable area that is greater than or will be greater than 1,200,000 square feet may increase building height for a theater complex, hotel or motel, apartment building or multi-use building with residential use, or a freestanding building for retail sales and service, structured parking, or health clubs and facilities. ZTA 25-13 will remove the restriction that a regional shopping center in the RSC Overlay Zone must have a gross leasable area that is greater than or will be greater than 1,200,000 square feet in order to increase building height for those listed uses. A regional shopping center is defined as being 600,000 square feet, so compatibility will be retained while allowing for more flexible development.
- ZTA 25-13 will place a gross floor area cap of 30% on household living uses in the Employment zones (GR, NR, and EOF) to preserve existing retail spaces.

- ZTA 25-13 will add the phrase "notwithstanding Section 4.1.3.D" to the gross floor area language for the Commercial to Residential Reconstruction use. This will clarify that the decision the Council made to allow up to 30% of the gross floor area on the subject site as non-residential for office-to-residential conversions supersedes the language in the apartment building definition that says "An apartment may contain up to 10% of the gross floor area as Retail/Service Establishment uses, otherwise it is a multi use building."
- ZTA 25-13 will clarify that for Townhouse Living in the residential detached zones, an applicant
 may choose between either the Design for Life standards or the standards from <u>ZTA 24-01</u>,
 <u>Household Living Civic and Institutional Uses</u>, which allowed Multi-Unit Living and Townhouse
 Living on properties with a Religious Assembly or Educational Institution (Private) use in certain
 zones.
- ZTA 25-13 will require large items such as vehicles and boats to be stored within the accessory structure setbacks of the underlying zone, to create a buffer for neighboring properties.
- ZTA 25-13 will correct outdated references to expedited approval plans by removing references to Section 7.3.7, which no longer exists.
- A public hearing is tentatively scheduled for November 18, 2025.

This report contains:

ZTA 25-13 © 1

Alternative format requests for people with disabilities. If you need assistance accessing this report you may <u>submit alternative format requests</u> to the ADA Compliance Manager. The ADA Compliance Manager can also be reached at 240-777-6197 (TTY 240-777-6196) or at <u>adacompliance@montgomerycountymd.gov</u>

Ordinance No.:						
Zoning Text Amendment No.: 25-13						
Concerning: Omnibus – Revisions,						
Clarifications, and						
Corrections						
Revised: 10/7/2025 Draft No.: 1						
Introduced: October 14, 2025						
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 Fani-González and Friedson

AN AMENDMENT to the Montgomery County Zoning Ordinance to:

- (1) amend the height restrictions for a regional shopping center in the RSC Overlay Zone:
- (2) place a gross floor area cap on household living in the Employment zones;
- (3) clarify the gross floor area cap on non-residential uses for Commercial to Residential Reconstruction;
- (4) clarify the applicable conditional use standards for Townhouse Living;
- (5) require accessory structure setbacks for limited outdoor storage of items such as vehicles and boats;
- (6) correct outdated cross-references to expedited approval plans; and
- (7) generally correct technical, typographical, grammatical, reference, and codification errors in, and make stylistic, clarifying, and conforming amendments to, various provisions of the zoning ordinance.

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 3.3.	"Residential Uses"
Section 3.3.1.	"Household Living"
Section 3.3.2.	"Group Living"
Section 3.3.4.	"Mixed Income Housing Community"
Division 4.4.	"Residential Zones"
Section 4.4.2.	"Optional Method Development"

Division 4.5. "Commercial/Residential Zones" Section 4.5.4. "Optional Method Development"

Division 4.6. "Employment Zones"

Section 4.6.3. "Standard Method Development" "Optional Method Development"

Division 4.9. "Overlay Zones"

Section 4.9.14. "Regional Shopping Center (RSC) Overlay Zone"

Division 6.6. "Outdoor Display and Storage"

Section 6.6.3. "Design Standards"

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.

<u>Double underlining</u> 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.	. I. DIV	1810N 59	9-1.4 is	am	ende	d as f	ollows:			
2	Divi	sion 1	.4. Defi	ned Term	S							
3						*	*	*				
4	Sect	ion 1.	4.2. Spe	cific Tern	ns and	Phr	ases	Defin	ied			
5						*	*	*				
6	Reg	ional	Shoppin	g Center:	: A sho	ppi	ng ce	nter v	vith a minin	num (of 600,0	00 gross
7	leasa	able so	quare fee	t and a mi	nimum	of	50 se	parate	e tenants.			
8						*	*	*				
9		Sec.	2. DIV	ISION 59	9-3.3 is	am	ende	d as f	ollows:			
10	Divi	sion 3	.3. Resi	dential Us	ses							
11						*	*	*				
12	Sect	ion 3.	3.1. Hou	isehold Li	iving							
13						*	*	*				
14	D.	Tov	vnhouse	Living								
15						*	*	*				
16		2.	Use S	tandards								
17						*	*	*				
18			b.	Where T	ownhou	use	Livii	ng is	allowed as	a co	nditiona	al use, it
19				may be p	ermitte	d by	the the	Hearii	ng Examine	r und	er Secti	on 7.3.1,
20				Condition	nal Us	se,	and	the	<u>standards</u>	<u>of</u>	<u>either</u>	Section
21				3.3.1.D.2	<u>.b.i.</u> or	Sec	tion 3	3.3.1.I	<u>D.2.b.ii.</u> [fol	lowir	ng stand	ards:]
22						*	*	*				
23	Sect	ion 3.	3.2. Gro	up Living	3							
24						*	*	*				
25	В.	Con	nmercia	l to Resid	ential l	Rec	onst	ructio	n			
26						*	*	*				
27		3.	Use S	tandards								

28	* * *	
29	d. <u>Notwithstanding Section 4.1.3.D</u> , gross [Gross] floor area	f all
30	non-residential uses is limited to 30% of the gross floor are	a on
31	the subject site.	
32	* * *	
33	Section 3.3.4. Mixed Income Housing Community	
34	* * *	
35	B. Exemptions	
36	1. A sketch plan and a site plan are not required for a Mixed-Income	
37	Housing Community if the Planning Board approves a Mixed-Inc	me
38	Housing Community plan under Section [7.3.7] 7.3.5.A.2.c.	
39	* * *	
40	Sec. 3. DIVISION 59-4.4 is amended as follows:	
41	Division 4.4. Residential Zones	
42	* * *	
43	Section 4.4.2. Optional Method Development	
44	The RE-2C, RE-1, R-200, R-90, and R-60 zone allow development under opt	onal
45	method MPDU Development and optional method Cluster Development. The	e R-
46	40, TLD, TMD, THD, R-30, R-20, and R-10 zone allow development u	nder
47	optional method MPDU Development.	
48	A. Optional Method MPDU Development	
49	This optional method of development is permitted where moderately p	iced
50	dwelling units (MPDUs) are included in a development above the mini-	num
51	required by Chapter 25A, to facilitate the construction of those units. Opt	onal
52	method MPDU Development allows additional building types and provides	nore
53	flexibility for certain dimensional standards.	
54	1. Development Approval Procedure	

55	Site plan approval under Section 7.3.4 is required unless an expedited
56	approval plan is approved under Section 7.3.5. [a Mixed-Income Housing
57	Community plan is approved under Section 7.3.7].
58	* * *
59	Sec. 4. DIVISION 59-4.5 is amended as follows:
60	Division 4.5. Commercial/Residential Zones
61	* * *
62	Section 4.5.4. Optional Method Development
63	The CRT and CR zones allow development under the optional method.
64	A. General Requirements
65	1. Procedure for Approval
66	A sketch plan must be approved under Section 7.3.3, unless an expedited
67	approval plan is approved under Section 7.3.5[, or a Mixed-Income Housing
68	Community plan is approved under Section 7.3.7]. A site plan must be
69	approved under Section 7.3.4 for any development on a property with an
70	approved sketch plan.
71	* * *
72	Sec. 5. DIVISION 59-4.6 is amended as follows:
73	Division 4.6. Employment Zones
74	* * *
75	Section 4.6.3. Standard Method Development
76	The GR, NR, LSC, and EOF zones allow standard method development under the
77	following limitations and requirements.
78	* * *
79	C. GR and NR Zones, Standard Method Development Standards
80	

a. Gre	* * * ification for Density
a. Gre	dication for Density
	oss floor area of all Household Living uses is limited to 30% of the gross floor area on the
subje	ct site.
	* * *
E.	EOF Zone, Standard Method Development Standards
	* * *
2. Lo	t and Density
Sneci	* * * * ification for Density
	oss floor area of all Household Living uses is limited to 30% of the gross floor area on the
subje	<u>ct site.</u> * * *
_	
Sect	ion 4.6.4. Optional Method Development
The	LSC and EOF zones allow development under the optional method.
Α.	General Requirements
	1. Procedure for Approval
	A sketch plan must be approved under Section 7.3.3, unless [a Signatur
	Business Headquarters plan is approved under Section 7.3.5,] an expedited
	approval plan is approved under Section 7.3.5[, or a Mixed-Income Housing
	Community plan is approved under Section 7.3.7]. A site plan must b
	approved under Section 7.3.4 for any development on a property with a
	approved sketch plan.
	* * *
	Sec. 6. DIVISION 59-4.9 is amended as follows:
Divi	sion 4.9. Overlay Zones
	* * *
Sect	ion 4.9.14. Regional Shopping Center (RSC) Overlay Zone
	* * *

102	1.	To accommodate development at a regional shopping center [with a
103		gross leasable area that is greater than or will be greater than (if
104		approved by site plan) 1,200,000 square feet], building height may be
105		increased to:
106		a. 90 feet for a building that includes a theater complex;
107		b. 150 feet for a Hotel, Motel;
108		c. 150 feet for an apartment building or a multi-use building with
109		residential use; and
110		d. 90 feet for a free-standing building for any of the following
111		uses or uses within the following use categories:
112		i. Retail Sales and Service;
113		ii. Structured Parking; or
114		iii. Health Clubs and Facilities.
115	2.	Any portion of a building over 45 feet in height must be set back from
116		an abutting property in an Agricultural, Rural Residential, or
117		Residential zone a minimum of 3 feet for each [1] one foot of building
118		height over 45 feet.
119		* * *
120	Sec.	7. DIVISION 59-6.6 is amended as follows:
121	Division 6.0	6. Outdoor Display and Storage
122		* * *
123	Section 6.6	.3. Design Standards
124		* * *
125	B. Outd	loor Storage
126	1.	Limited Outdoor Storage
127		a. Defined
128		Limited outdoor storage includes:

129		i.	overnight outdoor storage of any vehicle awaiting repair;
130		ii.	outdoor storage of merchandise or material in boxes, in
131			crates, on pallets or other kinds of shipping containers;
132		iii.	outdoor sales area for building supplies, garden supplies,
133			or plants;
134		iv.	outdoor storage of fleet vehicles; [and]
135		v.	outdoor storage of any vehicle, boat, recreational vehicle,
136			or other similar vehicle at a storage facility[.]; and
137		<u>vi.</u>	outdoor storage of a licensed, unlicensed, registered, or
138			unregistered vehicle or bulk item such as a boat with any
139			kind of primary or auxiliary mechanical propulsion,
140			recreational vehicle, portable storage unit, motor home,
141			travel or camping trailers, campers, or non-freight
142			trailers.
143	b.	Stand	dards
144		<u>i.</u>	Limited outdoor storage is allowed when it is accessory
145			to an allowed use if the deciding body approves the
146			applicable plan illustrating the extent of the permitted
147			area for limited outdoor storage. If no applicable plan is
148			required, the permitted storage area must be within the
149			<u>accessory</u> <u>structure</u> <u>setbacks</u> <u>for</u> <u>standard</u> <u>method</u>
150			development in the underlying zone and the permitted
151			storage area must be located behind the rear building line
152			of the principal building.
153		<u>ii.</u>	Limited outdoor storage must satisfy the standards of the
154			zone or the use.
155			* * *

Sec. 8. Effective date. This ordinance becomes effective 20 days after the date of Council adoption.

ZONING TEXT AMENDMENT NO.: 25-13

This is a correct copy of Council action.	
Sara R. Tenenbaum	
Clerk of the Council	