COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND SITTING AS THE DISTRICT COUNCIL

2023 Legislative Session

Bill No.	CB-052-2023			
Proposed and Presented by Council Members Blegay and Dernoga				
Introduced by				
Co-Sponsors				
Date of Introduction				
ZONING BILL				
AN ORDINANCE concerning				
Townhouse and Townhouse-Related Uses – Temporary Limitation on Development				
For the purpose of purpose of providing a temporary, subject to periodic review, regulation on				
development of Townhouse and Townhouse-Related uses inconsistent with approved				
comprehensive plans, and to incentivize development of Townhouse and Townhouse-related				
uses on property located in specified Centers, Activity Centers, Transit-Oriented, or				
Revitalization Areas in furtherance of the public health, safety, and welfare of the residents of				
Prince George's County.				
BY adding:				
	Sections 27-12000 and 27-12001,			
	The Zoning Ordinance of Prince George's County, Maryland,			
	being also			
	SUBTITLE 27. ZONING.			
	The Prince George's County Code			
	(2019 Edition; 2022 Supplement).			
WHEREAS, the County Council of Prince George's County sits as the District Council for				
that portion of the Maryland-Washington Regional District in Prince George's County; and				
WHEREAS, Division II of the Land Use Article (the "Regional District Act") confers				

broad authority upon the County Council, sitting as the District Council, to perform land use and

zoning functions; and

WHEREAS, Title 21 of the Regional District Act requires that, on a decennial basis, the District Council review and approve a comprehensive plan for land use and development in the County, known as a General Plan of development; and

WHEREAS, pursuant to Section 21-104 of the Regional District Act, the elements of a General Plan include existing and forecasted population, including population distribution; housing demand and needs, and the amount, type, quality, and general location of housing; existing land uses, forecasts of land absorption rates or markets, and analyses of the amount, general location, and interrelationships among different categories of land use; staging of development and the fiscal or economic impact of those improvements; and physical resources and conditions, including water and air quality, climate, noise, open spaces, scenic areas, vegetation, forests, agricultural lands, and other areas of environmental or ecological importance or sensitivity; and an evaluation of the probable consequences of major recommendations of the general plan on the general physical and social environment and population of the regional district; and

WHEREAS, pursuant to Section 21-105 of the Regional District Act, the District Council is charged with reviewing and approving local Planning Area and Area Master Plans that include greater detail than the General Plan, but is not limited to the contents of the General Plan; and

WHEREAS, the 2014 General Plan, *Plan Prince George's 2035*, is the current general plan for the County, setting forth the vision for growth and development organized around designated Centers and Transit-Activity Areas to incentivize develop at or near transit stations, and leverage physical and economic development opportunities in the public interest and for the benefit of County residents; and

WHEREAS, Housing Policy 1 in *Plan Prince George's 2035* is to "[c]oncentrate medium-to high-density housing development in Regional Transit Districts and Local Centers with convenient access to jobs, schools, child care, shopping, recreation, and other services to meet projected demand and changing consumer preferences"; and

WHEREAS, *Plan Prince George's 2035* set new unit distribution goals in Regional Transit Districts and Local Centers at fifty percent (50%) and twenty-five percent (25%) respectively; and

WHEREAS, the new unit distribution observed from 2014–2022 in Regional Transit Districts and Local Centers has been twenty-three percent (23%) and twenty-two percent (22%)

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respectively; and

WHEREAS, the Metropolitan Washington Council of Governments, in its 2019 document, *The Future of Housing in Greater Washington*, set a regional target that "at least 75% of all new housing should be in Activity Centers or near high-capacity transit; and

WHEREAS, the Climate Action Plan adopted by the County Council via CR-032-2022 stresses the need for smart growth and, specifically, Implementation Step 5 of Priority Recommendation M-7, "Discourage zoning changes that would allow for higher residential density in areas outside of Activity Centers," reads as follows: "Revise Subtitle 27 (Zoning), Part 6 (Commercial Zones), Division 3 (Uses Permitted) and Part 7 (Industrial Zones), Division 3 (Uses Permitted) to prohibit new multi-family and townhouse development in rural areas and to establish a cap on such development in suburban areas outside Activity Centers"; and

WHEREAS, there is an overabundance of development of Townhouse and Townhouserelated residential uses at a density above that called for in the current General Plan for the County; and

WHEREAS, since the adoption of the 2014 General Plan for the County, *Plan Prince George's* 2035, the Council has amended the Zoning Ordinance via twenty-four (23) legislative amendments and one (1) amendment to the County Subdivision Regulations to permit Townhouse and Townhouse-related development not otherwise permitted by law; and

WHEREAS, the Council has been advised by the Maryland-National Capital Planning Commission that it is not meeting its targets for development articulated in *Plan Prince George's* 2035, and subsequently adopted Area Master Plans that refine the General Plan vision; and

WHEREAS, it is the desire of the District Council to realize the vision of *Plan Prince George's 2035* through realignment of the local zoning laws with the approved General Plan vision; and

WHEREAS, Section 22-104 of the Regional District Act confers broad legislative authority for the District Council to, by local law, adopt and amend the text of the local zoning laws to regulate the development and uses of land, including such expressly stated purposes as the density and distribution of population; the location and uses of buildings and structures and any units in those buildings for residential purposes; and the uses of land for building; and

WHEREAS, it is the finding of the District Council that a temporary limitation on Townhouse and Townhouse-related residential uses is necessary to preserve the character of our

1	more suburban residential areas while incentivizing development at our designated Centers and	
2	Revitalization Areas; now, therefore,	
3	SECTION 1. BE IT ENACTED by the County Council of Prince George's County,	
4	Maryland, sitting as the District Council for that part of the Maryland-Washington Regional	
5	District in Prince George's County, Maryland, that Sections 27-12000 and 27-12001 of the	
6	Zoning Ordinance of Prince George's County, Maryland, being also Subtitle 27 of the Prince	
7	George's County Code, be and the same are hereby added	
8	SUBTITLE 27. ZONING.	
9	PART 27-1. GENERAL PROVISIONS.	
10	SECTION 27-12000. TEMPORARY LIMITATIONS ON TOWNHOUSE	
11	<u>DEVELOPMENT</u> .	
12	Sec. 27-12001. Temporary Limitation on Townhouse and Townhouse-Related	
13	Development.	
14	Beginning July 1, 2023, and continuing until July 1, 2025, unless repealed by act of the	
15	Council, the development of any Townhouse or Townhouse-related residential use shall be	
16	limited to property: (1) within specified Regional Transit Districts, Local Transit Centers, and	
17	Local Centers designated within the current general plan, <i>Plan Prince George's 2035</i> ; (2) within	
18	designated Council of Government Activity Centers; or (3) designated Transit-Oriented or	
19	Revitalization areas, unless such development is subject to a previously approved Detailed Site	
20	Plan for Townhouse and Townhouse-related uses.	
21	SECTION 2. BE IT FURTHER ENACTED that the provisions of this Ordinance are	
22	severable; and, in the event that any section, subsection, paragraph, subparagraph, sentence,	
23	clause, phrase, or word of this Ordinance is declared invalid or unconstitutional by a court of	
24	competent jurisdiction, such invalidity or unconstitutionality shall not affect the remaining	
25	words, phrases, clauses, sentences, subparagraphs, paragraphs, subsections, or sections of this	
26	Ordinance, since the same would have been adopted without the incorporation in this Ordinance	
27	of any such invalid or unconstitutional word, phrase, clause, sentence, paragraph, subparagraph,	
28	subsection, or section.	
29	SECTION 3. BE IT FURTHER ENACTED that this Ordinance shall take effect forty-five	
30	(45) calendar days after its adoption.	

Adopted this da	ay of				
		COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND, SITTING AS THE DISTRICT COUNCIL FOR THAT PART OF THE MARYLAND-WASHINGTON REGIONAL DISTRICT IN PRINCE GEORGE'S COUNTY, MARYLAND			
ATTEST:	BY:	Thomas E. Dernoga Chair			
Donna J. Brown Clerk of the Council					
KEY: <u>Underscoring</u> indicates language added to existing law. [Brackets] indicate language deleted from existing law. Asterisks *** indicate intervening existing Code provisions that remain unchanged.					