

Prince George's County

Zoning Ordinance and Subdivision Regulations Rewrite

Prince George's County Council Worksession #1 2018



Agenda



- Encouraging mixed-use in our designated
 Plan 2035 centers
- How existing development approvals will be treated by the new ordinances ("grandfathering")





Resolving the BIG questions



Guaranteeing a mix of uses

Option 1 Staff Recommendation

Five years after ordinance is effective, residential projects proposed in mixed-use zones must demonstrate that at least 18% of existing and/or approved development within ¼ mile is non-residential

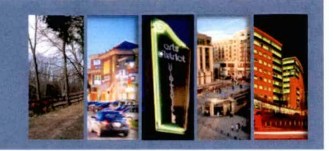
Option 2

All projects must have at least 2 categories of uses, except second use may be waived if existing and/or approved development within ¼ mile supplies a mix of uses





Why encourage Mixed-Use?



- Great transit-oriented places work best when there is a mix of uses: a healthy mix of residents, employees, shoppers and visitors brings a place to life
- Daytime and nighttime activity
- History of development in Prince George's County: perception that it is easier to attract residential development than commercial
- Need to grow the commercial tax base
- Residential uses "rooftops" support non-residential uses.
- Mixed-use places generally generate less traffic and need fewer parking spaces than single-use places like shopping malls and office parks





Applies to the following center base core zones



- Town Activity Center Zone (TAC)
- Local Transit-Oriented Center Zone (LTO)
- Regional Transit-Oriented Low Intensity Zone (RTO-L)
- Regional Transit-Oriented High Intensity Zone (RTO-H)
- Includes all of our metro station areas (except Southern Avenue Metro), portions of US 1 Corridor, and Takoma-Langley Crossroads purple line station area

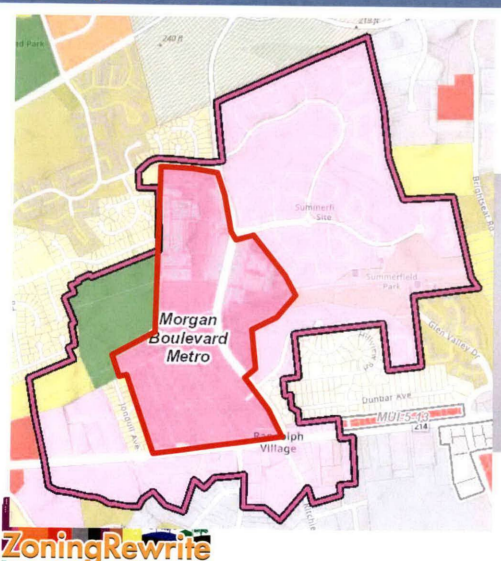


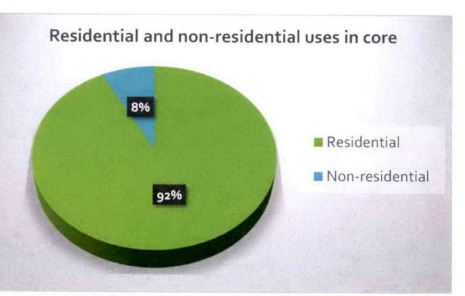


How are we doing?

Morgan Boulevard Metro







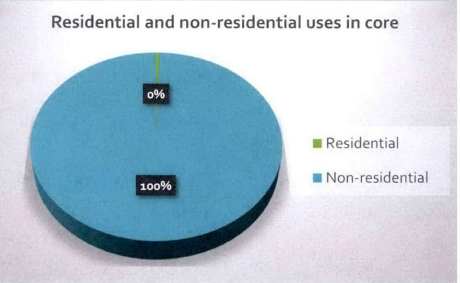


How are we doing?

Landover Metro



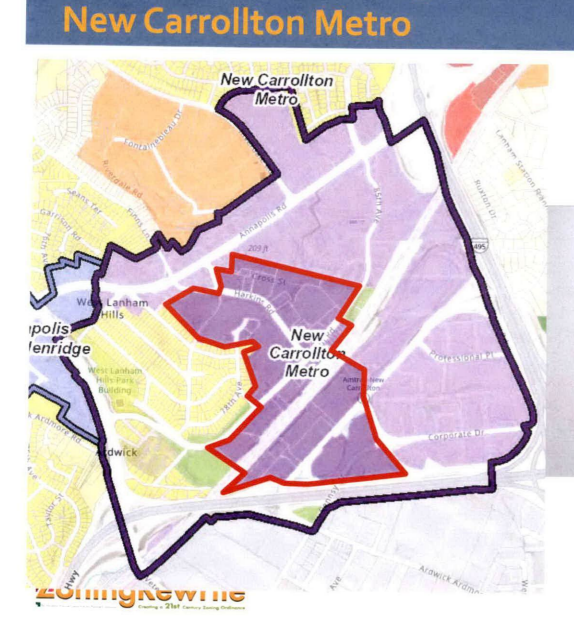


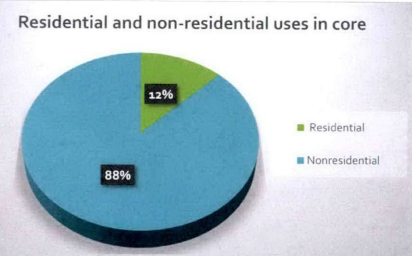




How are we doing?

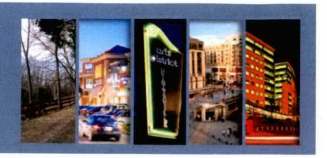


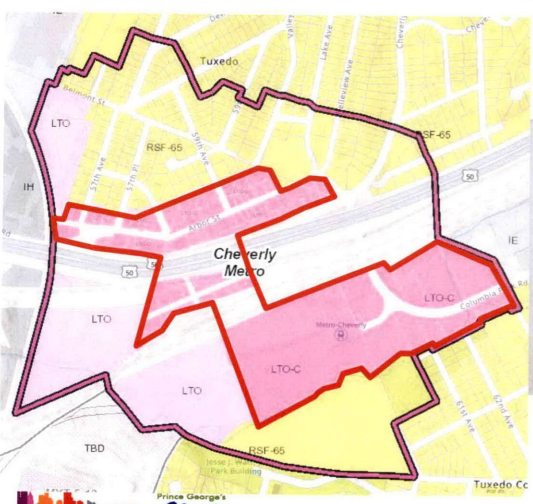


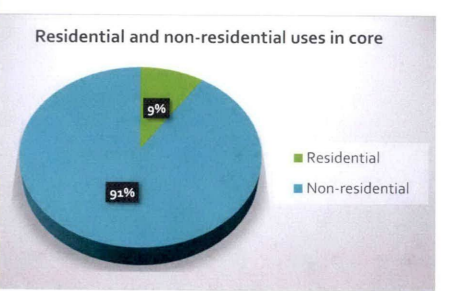




How are we doing? Cheverly Metro





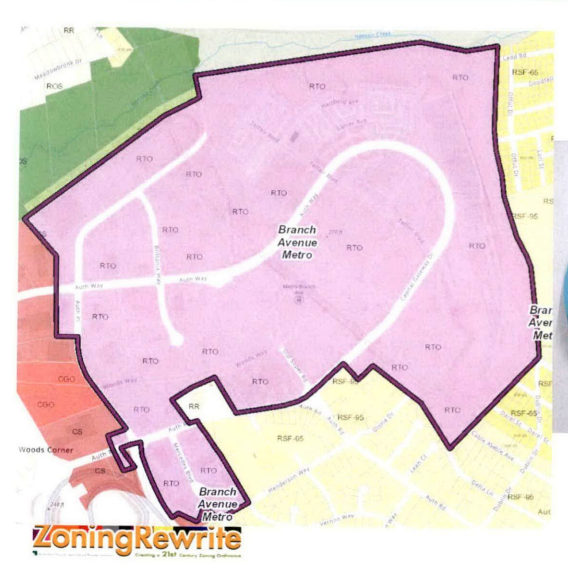


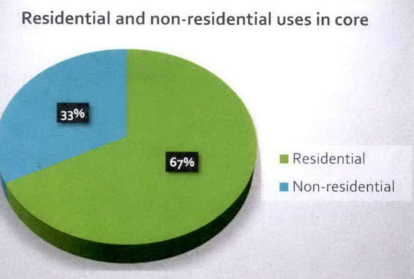




How are we doing? Branch Avenue Metro



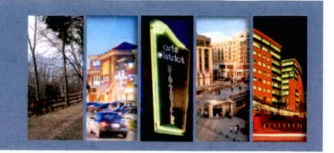






Option 1: 18% Rule

Page 27-4—49



- In first 5 years, applications may be mixed-use, 100% non-residential, or 100% residential, at applicant's election
- After 5 years, each center's core is analyzed to see whether at least 18% of development (existing or approved) is residential and 18% is non-residential
- If yes, nothing changes
- If no, new projects must contain at least 10% of the use that is under represented, to restore balance





Key elements of the 18% rule



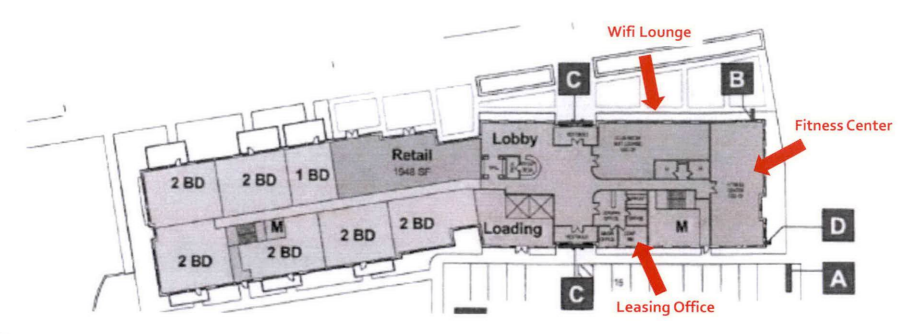
- Five-year window to let the market work
- Sets a goal of having at least 18% non-residential and 18% residential in every center core
- If goal not reached, new applications in that center core must begin to rebalance the residential/non-residential mix by proposing mixed use
- At least 10% of the square-footage of these new projects must contain the underrepresented use



10% minimum 210 Maryland Park



- Ground floor 22,750 sq. ft.
- Retail 1,948 sq. ft. (9% of ground floor)







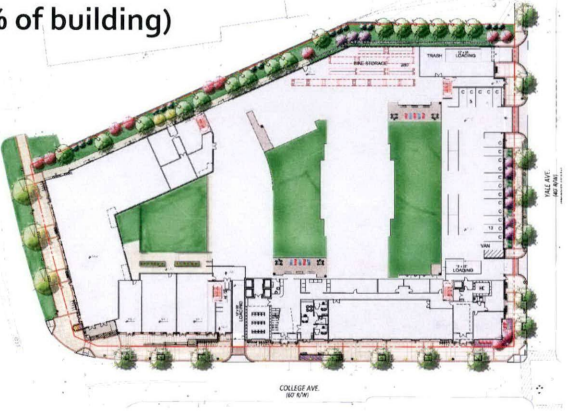
10% minimum Maryland Book Exchange



Building 458,413 sq. ft.

Retail 13,844 sq. ft. (3% of building)









Additional provisions the Council may wish to consider

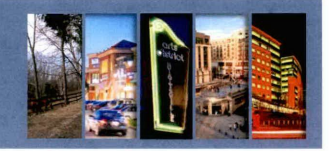


- Timing of development: Require that the non-residential portion at least begin construction before completion of the residential portion
- b. Waivers of the mixed-use requirement:
 - For small projects (for example, projects < 25,000 square feet GFA)
 - For projects that clearly demonstrate the absence of a market for the underrepresented use
- c. What is the correct percentage?





Risk of mandating mixed use

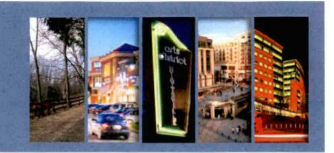


- Developers will not build, and lenders will not finance, a project that cannot be successfully sold or leased to end users
- If no viable market for mixed-use development, a mandate means development in the center core may stop
- Therefore need a rule that incentivizes mixed-use without making new projects financially infeasible





Option 2: At least two use classifications present



- Similar to the approach used in the M-X-T zone today
- Every project required to include a use from at least 2 of the 5 use classifications
- New use table establishes 5 broad use classifications:
 - Rural and Agricultural Uses (only a few allowed in center zones)
 - Residential Uses
 - Public, Civic and Institutional Uses
 - Commercial Uses
 - Industrial Uses (only a few allowed in center zones)





Option 2: Examples of projects that will satisfy the rule



- Apartment complex with any amount of retail
- Apartment complex with a medical office
- Apartment complex with an arts center
- Apartments built above office or retail space
- Office with an arts center
- Office with a research & development facility
- Office with an arboretum
- Retail with office above
- Retail anchored by a library



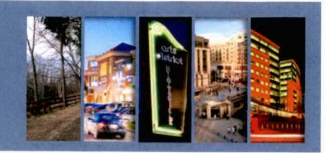
Guaranteeing a mix of uses



Questions?



Grandfathering What is it and why do we need it?

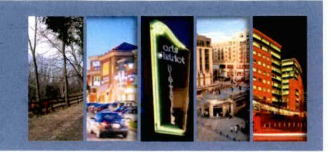


- Grandfathering allows certain projects to continue to use the rules of the old ordinance.
- Every jurisdiction that approves a new code offers some level of grandfathering.





Grandfathering Existing Structures



- Every jurisdiction grandfathers structures already in existence.
- Grandfathered buildings can be "non-conforming" or "deemed conforming." The CRD chooses "deemed conforming."
- "Deemed conforming" was chosen because "nonconforming" buildings encounter major finance and insurance problems.





Grandfathering Projects Underway



...But not completed when the new ordinances take effect

- How far along should they be to get "grandfathering?
- How long should they be protected?

Some policy considerations:

- Fairness to applicants & economic development needs
- Getting higher quality development
- How long do we want to administer two sets of rules?





Grandfathering

How does the Comprehensive Review Draft treat uncompleted projects?



- CRD grandfathers a project if a development application (except a ZMA) has been accepted by the Planning Department before the new ordinances' effective date. (CRD, page 24-1-5 & page 27-1-5)
 - Examples of covered applications:
 - Conceptual site plan
 - Subdivision
 - Detailed site plan
 - Special exception
 - A ZMA application is NOT grandfathered.





Grandfathering How long are uncompleted projects grandfathered?



- Picking a single time frame doesn't work well because projects are so different.
- Comprehensive Review Draft approach (CRD, page 24-1-5 & page 27-1-5):
 - An existing approval remains valid for the time period specified in the old ordinance. (For CSPs, a 10-year validity period is added.)
 - An extension of time may be requested under the rules of the old ordinance.
 - The project may proceed to the next-level approval as long as the previous approval hasn't expired.





Grandfathering





- ABC Development files a subdivision application to create 100 townhouse lots and a small retail center. The application is accepted by the Planning Dept. the day before the new ordinance takes effect.
- The subdivision application is approved by the Planning Board, using the standards of the old ordinance. The approval is valid for 2 years.
- Before the subdivision approval expires, ABC requests a oneyear extension of validity, which the Planning Board grants.





Grandfathering

Example continued



- Before the extension expires, the Planning Board (or Council) approves ABC's DSP application. The DSP is valid for 3 years.
- Before the DSP expires, ABC obtains building permits.
- Before the building permits expire, ABC completes construction.
- The entire project has been completed under the rules of the old ordinance. All structures are "deemed conforming."



Grandfathering Other points to consider



- Applicant can elect to proceed under new ordinance instead
- Modifications to grandfathered projects





Grandfathering



Questions?



