Introduced by: Councilmember Schleifer

At the request of: Blue Ocean Realty

Address: c/o Alfred W. Barry, III, 201 East Baltimore Street, Suite 1150, Baltimore, Maryland

21202

Telephone: 410-547-6900

Prepared by: Department of Legislative Reference

Date: July 12, 2017

Your Sepura

Referred to: LAND USE AND TRANSPORTATION Committee

Also referred for recommendation and report to municipal agencies listed on reverse.

CITY COUNCIL 17-0109

A BILL ENTITLED

AN ORDINANCE concerning

Rezoning - A Portion of 1700 South Road

FOR the purpose of changing the zoning for a portion of the property known as 1700 South Road, as outlined in red on the accompanying plat, from the R-1D Zoning District to the OR-1 Zoning District.

By amending

Article 32 - Zoning Zoning District Map Sheet 2-A Baltimore City Revised Code (Edition 2000)

**The introduction of an Ordinance or Resolution by Councilmembers at the request of any person, firm or organization is a courtesy extended by the Councilmembers and not an indication of their position.

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Офет:	Other:
Осрег:	Other:
Other:	Other:
Mage Commission	Employees' Retirement System
noiszimmo gninnst	Commission on Sustainability
Parking Authority Board	Comm. for Historical and Architectural Preservation
Labor Commissioner	slasqqA gninoZ bna faqisinuM to braoa
Eire & Police Employees, Retirement System	Board of Ethics
Environmental Control Board	Board of Estimates
snoissimm	Boards and Co
Other:	Other:
Other:	- Отрет:
Police Department	Other:
Office of the Mayor	Department of Planning
VgolondəəT noinmroinl lo səillO s'royaM	Department of Human Resources
Mayor's Office of Human Services	Department of Housing and Community Development
Mayor's Office of Employment Development	Department of General Services
Health Department	Department of Finance
Fire Department	Department of Audits
Department of Transportation	Comptroller's Office
Department of Recreation and Parks	City Solicitor
Department of Real Estate	Baltimore Development Corporation
Department of Public Works	Baltimore City Public School System

CITY OF BALTIMORE ORDINANCE 17 • 067 Council Bill 17-0109

Introduced by: Councilmember Schleifer At the request of: Blue Ocean Realty

Address: c/o Alfred W. Barry, III, 201 East Baltimore Street, Suite 1150, Baltimore, Maryland

21202

Tielephone: 410-547-6900

Introduced and read first time: July 17, 2017

Assigned to: Land Use and Transportation Committee

Committee Report: Favorable Council action: Adopted

Read second time: September 25, 2017

AN ORDINANCE CONCERNING

Rezoning - A Portion of 1700 South Road

2 FOR the purpose of changing the zoning for a portion of the property known as 1700 South Road, 3 as outlined in red on the accompanying plat, from the R-1D Zoning District to the OR-1

Zoning District.

5 By amending

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Article 32 - Zoning 6 7

Zoning District Map

Sheet 2-A 8

Baltimore City Revised Code 9

10 (Edition 2000)

11 SECTION 1. BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF BALTIMORE, That 12 Sheet 2-A of the Zoning District Map is amended by changing from the R-1D Zoning District to 13 the OR-1 Zoning District a portion of the property known as 1700 South Road, as outlined in red

on the plat accompanying this Ordinance. 14

> SECTION 2. AND BE IT FURTHER ORDAINED, That as evidence of the authenticity of the accompanying plat and in order to give notice to the agencies that administer the City Zoning Ordinance: (i) when the City Council passes this Ordinance, the President of the City Council shall sign the plat; (ii) when the Mayor approves this Ordinance, the Mayor shall sign the plat; and (iii) the Director of Finance then shall transmit a copy of this Ordinance and the plat to the Board of Municipal and Zoning Appeals, the Planning Commission, the Commissioner of Housing and Community Development, the Supervisor of Assessments for Baltimore City, and

21 22

the Zoning Administrator.

SECTION 3. AND BE IT FURTHER ORDAINED, That this Ordinance takes effect on the 30th day after the date it is enacted.

> EXPLANATION: CAPITALS indicate matter added to existing law [Brackets] indicate matter deleted from existing law. Underlining indicates matter added to the bill by amendment Strike out indicates matter stricken from the bill by amendment or deleted from existing law by amendment.

BALTIMORE CITY COUNCIL PRESIDENT'S OFFICE

dlr17-0214-3rd/22Sep17 rezone/sb17-0109-3rd/nb1

Council Bill 17-0109

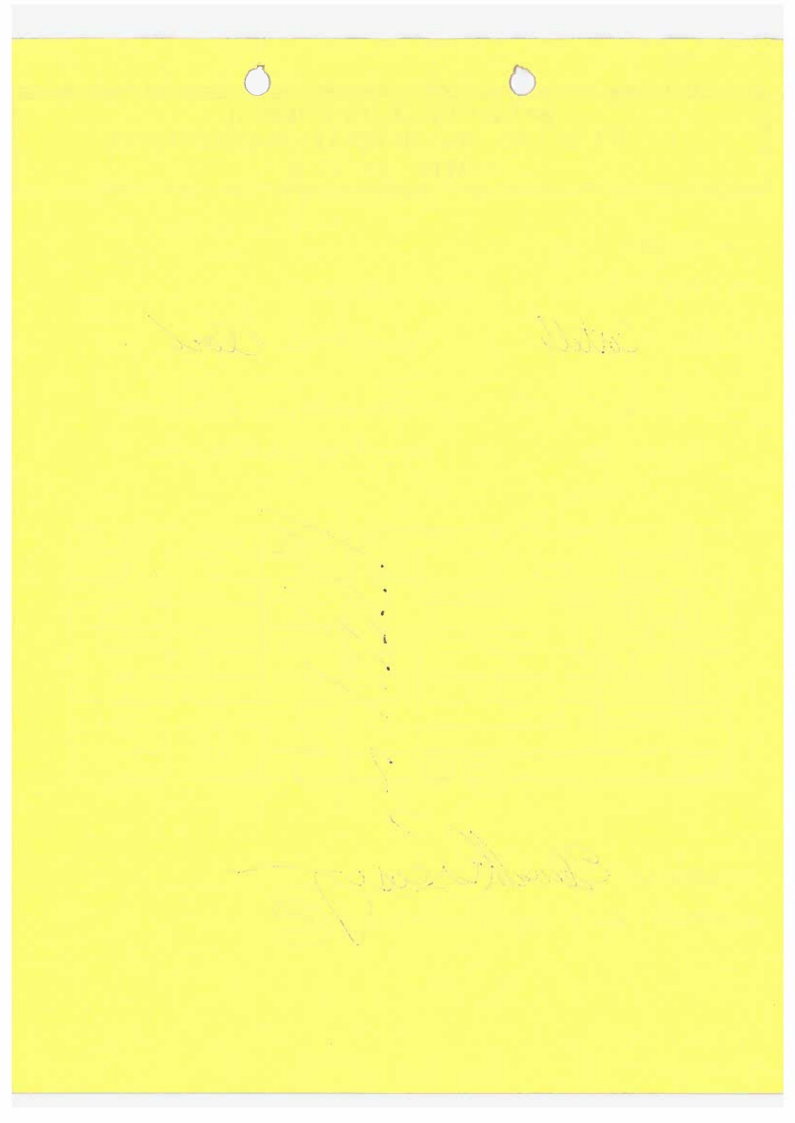
Certified as duly passed this da	y of OCT 16 2017 President, Baltimore Cty Council
Certified as duly delivered to Her Hor	nor, the Mayor,
this day of OCT 16-20	Liamor Deller Chief Clerk
Approved this 3 day of Noven	Mayor, Baltimore City

Approved for Form and Legal Sufficiency
This 21th Day of Oxaber 2017.

Elena Diffictor
Chief Solicitor

BALTIMORE CITY COUNCIL LAND USE AND TRANSPORTATION COMMITTEE VOTING RECORD

DILY MUMBER. 17 0100	DATE: _	Septeml	ber 20, 2017
BILL NUMBER: <u>17-0109</u>			
BILL TITLE: REZONING - A PORTION OF	F 1700 SOUTH ROAD		
0.+11		20	/
MOTION BY: CISTULY	SECONDED BY: _	Clou	
			-
FAVORABLE F.	AVORABLE WITH	AMENDM	ENTS
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NAME	YEAS NAYS	ABSENT	ABSTAIN
Reisinger, Edward - Chairman	7		
Middleton, Sharon -Vice Chair		-	Tabasaga A
Clarke, Mary Pat	7//		
Costello, Eric			
Dorsey, Ryan			
Pinkett, Leon			
Stokes, Robert			
TOTALS			
	$\overline{}$		
CHAIRPERSON: Sevent	20.11	\sim	
CHAIRFERSON: 400411			
COMMITTEE STAFF: Marshall C. Bell	Initials:		



LAND USE AND TRANSPORTATION COMMITTEE

FINDINGS OF FACT

MOTION OF THE CHAIR OF THE LAND USE AND TRANSPORTATION COMMITTEE, AFTER A PUBLIC HEARING AT WHICH AGENCY REPORTS AND PUBLIC TESTIMONY WERE CONSIDERED, AND PURSUANT TO SECTIONS 10-304 AND 10-305 OF THE MARYLAND LAND USE ARTICLE AND SECTION 5-508 OF THE BALTIMORE CITY CODE, THE CITY COUNCIL ADOPTS THESE FINDINGS OF FACT CONCERNING THE REZONING OF: A PORTION OF 1700 SOUTH ROAD

City Council Bill No. 17-0109 REZONING

Upon finding as follows with regard to:

ADOPTED

1. Population Change:

The Mt. Washington neighborhood experienced a relatively small increase (less than 50 persons) from the 2000 Census to the 2010 Census, from a population of 3,853 to 3,878.

2. Availability of public facilities:

This site is well served by public facilities and City services, and no changes are expected in connection with the proposed rezoning.

3. Present and future transportation pattern:

There are no changes expected to transportation patterns in the area.

4. Compatibility with existing and proposed development:

The proposed rezoning of this site is adjacent to an existing OR-1 Zoning district to the east. The site and the existing OR-1 zoning district are south of Kelly Avenue. This proposed rezoning is a continuation of the existing Mt. Washington Business Area that exists, and it becomes a natural extension, that is both sides of Kelly Avenue, being part of the village.

5. Recommendations of the City Agencies and officials, including the Baltimore City Planning Commission and the Board of Municipal and Zoning Appeals:

At its regular meeting of August 17, 2017, with seven members present (seven in favor), the Planning Commission concurred with the recommendation of its department staff to recommend that the City Council pass CC #17-0109.

All other Baltimore City Agencies/Departments submitted written recommendations, as follows: BMZA had no objection; and the Law Department, the Department of Transportation, the Baltimore Development Corporation and Housing and Community Development all submitted favorable reports.

6. Relation of the proposal to the City's Master Plan:

The proposed action would be consistent with provisions of the Baltimore City Master Plan LIVE Goal 1 Objective 2: Strategically Redevelop Vacant Properties throughout the City. In addition, it is keeping with the small scale nature of office and commercial of the existing Mr. Washington Business Area as shown in the Urban Renewal Plan.

THE DELETE

Land Use and Transportation Committee
Findings of Fact
CC Bill No. 17-0109
Page Two

- 7. Existing uses of property within the general area of the property in question:
 The property is adjacent to the single family homes along South road. In addition, the R-1-D zoning district allows more mixed-use zoning categories and the ability to reuse non-residential structures in high-density residential zones for limited commercial uses; however, it does not extend to lower-density residential zoning categories. Also incorporated here, are the findings under #12 below.
- 8. The zoning classification of other property within the general area of the property in question:
 Although R-1-D properties line South Street, The Village itself consists of C-1 zoned properties at its heart, with OR-1 zoned properties on the periphery. Also incorporated here, are the findings under #12 below.
- 9. The suitability of the property in question for the uses permitted under its existing zoning classification: There are limitations on the church to be reused for residential because of the site conditions such as topography and limited room for building expansion. In addition, the restriction on the building as part of a local historic district, make the R-1-D zoning a mistake. Also incorporated here, are the findings under #12 below.
- 10. The trend of development, if any, in the general area of the property in question, including changes, if any, that have taken place since the property in question was placed in its present classification: The proposed rezoning of this site is adjacent to an existing OR-1 Zoning district to the east. The site and the existing OR-1 zoning district are south of Kelly Avenue. This proposed rezoning is in keeping with the small scale nature of office and commercial of the existing Mt. Washington Business Area, and it becomes a natural extension, that is both sides of Kelly Avenue, being part of the village. Also incorporated here, are the findings under #12 below.
- 11. For a rezoning based on a SUBSTANTIAL CHANGE IN THE CHARACTER OF THE NEIGHBORHOOD, the following facts establish the substantial change since the time of the last comprehensive rezoning:
- 12. For a rezoning based on a MISTAKE in the existing zoning classification, the following facts establish that at the time of the last comprehensive zoning the Council failed to consider then existing facts, or projects or trends which were reasonably foreseeable and/or that events occurring subsequent to the comprehensive zoning have proven that the Council's initial premises were incorrect:

Mistake:
The property at 1700 South Road is vacant and has been unable to be reused as a church or other R-1-D reuse. While the new zoning code was rewritten to include more mixed use zoning categories and the ability to reuse non-residential structures in high-density residential zones for limited commercial uses, this provision does not extend to lower-density residential zoning categories. The existing religious institution structure is not suitable for reuse as residential and has close proximity to the commercial area. Without the provision to reuse for commercial, the site likely would continue to remain vacant.

The property consists of two buildings, a significant church facing directly toward the village and a parsonage house adjacent to the single family homes along South road. The Village itself consists of C-1 zoned properties at its heart with OR-1 zoned properties on the periphery. There are limitations on the church to be reused for residential because of the site conditions such as topography and limited room for building expansion. In addition, the restriction on the building as part of a local historic district, make the R-1-D zoning a mistake. In most cases residential conversions of churches have been for multi-family conversions, and would be most suited for this structure, which are not allowed in the R-1D zoning district, thus, making OR-1 a more appropriate category.

In addition, generally speaking the property is currently vacant, but the proposal to use the existing church building at 1700 South Road for office use is compatible to the general area of the property and for the reuse of the building itself. The remainder of the parcel will remain residentially zoned and serve as a transition to the residential area.



Land Use and Transportation Committee
Findings of Fact
CC Bill No. 17-0109
Page Three

SOURCE OF FINDINGS (Check all that apply):

- [X] Planning Report
- [X] Testimony presented at the Committee hearing

Oral - Witness Name: Laurie Feinberg, Department of Planning

Al Barry, Attorney for Blue Ocean Realty Ethen Frey, COO, Blue Ocean Realty

Written:

LAND USE COMMITTEE:	
Elevan Coesine	Vannathare
Chairman	Member
Member C- V- Cuty	Member
Member W.	Member
Member Member	Member

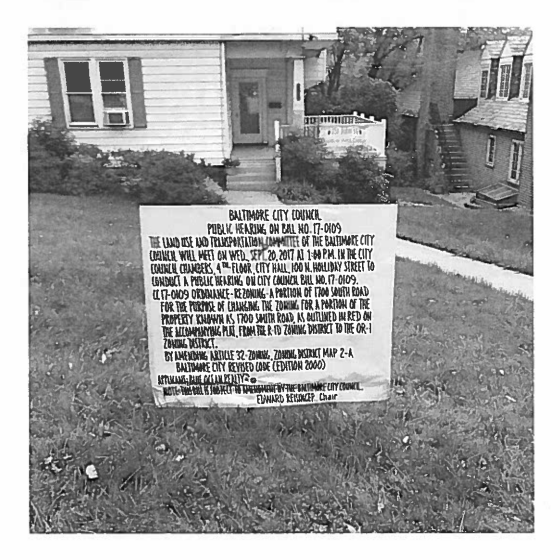
CERTIFICATE OF POSTING

	RE: Case No	CCB 17-0109
	Date of Hearing	9/20/17
Baltimore City Council		
c/o Natawna B. Austin		
Room 409 – City Hall		
100 N. Holliday Street		
Baltimore, Md. 21202		
baltimore, wid. 21202		
This letter is to certify that the necessary property located at		
	00 South Road	
	on _	9/5/17
	Sincerely,	
DECEIVED		
SEP 1.9 2017	Richa	ard E. Hoffman
	904	Dellwood Drive
BALTIMORE CITY COUNCIL PRESIDENT'S OFFICE	Falls	ton, Md. 21047

(443) 243-7360



Austin, Natawna B.







501 N. Calvert St., P.O. Box 1377 Baltimore, Maryland 21278-0001 tel: 410/332-6000 800/829-8000

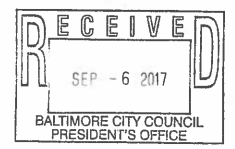
WE HEREBY CERTIFY, that the annexed advertisement of Order No 5171172

Sold To:

Alfred W Barry III - CU00617534 201 E Baltimore St Ste 1150 Baltimore,MD 21202-1530

Bill To:

Alfred W Barry III - CU00617534 201 E Baltimore St Ste 1150 Baltimore,MD 21202-1530



Was published in "The Baltimore Sun", "Daily", a newspaper printed and published in Baltimore City on the following dates:

Sep 05, 2017	
The Baltimo By Subscribed and sworn to before me this 5 day of \$\frac{1}{2} \text{day} \text{of} \frac{1}{2} \text{day}	ore Sun Media Group
My commission expires 10/5/19	BALTIMORE CITY COUNCIL PUBLIC HEARING ON BILL NO. 17-0109 The Land Use and Transportation Committee of the Baltimore City Council will meet on Wednesday, September 20, 2017 at 1:00 PM in the City Council Chambers, 4th floor, City Halt, 100 N. Holliday Street to conduct a public hearing on City Council Bill No. 17-0109 CC 17-0109 ORDINANCE - Re-
BE SUBLIC ON THE SERVICE OF THE SERV	College of the purpose of changing the zoning of a portion of 1700 South Road For the purpose of changing the zoning for a portion of the property known as 1700 South Road, as outlined in red on the accompanying plat from the R-10 Zoning District to the OR-1 Zoning District. BY amending Article 32 - Zoning Zoning District Map Sheet 2-A Baltimore City Revised Code (Edition 2000) Applicant: Blue Ocean Reality NOTE: This bill is subject to amendment by the Baltimore City Council. EDWARD RESANGER

CITY OF BALTIMORE

CATHERINE E. PUGH, Mayor



BOARD OF MUNICIPAL AND **ZONING APPEALS**

DAVID C. TANNER, Executive Director 417 E. Fayette Street, Room 1432 Baltimore, Maryland 21202

September 18, 2017

The Honorable President and Members of the City Council City Hall 100 N. Holliday Street Baltimore, MD 21202

Re: City Council Bill No. 17-0109: Rezoning - A portion of the property known as 1700 South Road from R-1D to OR-1 Zoning District

Ladies and Gentlemen:

City Council Bill No. 17-00109 has been referred by your Honorable Body to the Board of Municipal and Zoning Appeals for study and report.

The purpose of City Council Bill No. 17-00109 is to change the zoning district for a portion of the real property address known as 1700 South Road (Block: 4700A, Lot: 001), as outlined in red on the accompanying plat.

The BMZA has reviewed the legislation and has no objection to the passage of Bill Number 17-0109.

Sincerely,

David C. Tanner

Executive Director

DCT/rdh

Mayors Office of Council Relations CC:

Legislative Reference

BALTIMORE CITY COUNCIL PRESIDENT'S OFFICE



The Baltimore City Department of HOUSING & COMMUNITY DEVELOPMENT

MEMORANDUM

To: The Honorable President and Members of the Baltimore City Council

c/o Natawna Austin, Executive Secretary

From: Michael Braverman, Housing Commissioner

Date: September 18, 2017

Re: City Council Bill 17-0109 - Rezoning - A Portion of 1700 South Road

The Department of Housing and Community Development (HCD) has reviewed City Council Bill 17-0109, for the purpose of changing the zoning for a portion of the property known as 1700 South Road from the R-1D Zoning District to the OR-1 Zoning District.

If enacted, this bill, a companion bill to City Council Bill 17-0108 (Amend Mt. Washington Village Urban Renewal Plan) would support the rezoning of property located in the Mount Washington Neighborhood from low density residential to commercial. The existing property is a church and parsonage house that are unoccupied. The last congregation was unable to maintain the buildings and put them up for sale. The purchaser of the property would like to convert the church to an office building and keep the parsonage house residentially zoned. The church is not suitable for reuse as residential and is located close to the commercial area so without the ability to rezone the property it would probably remain unoccupied and become a blight on the community.

The Department of Housing and Community Development supports the passage of City Council Bill 17-0109.

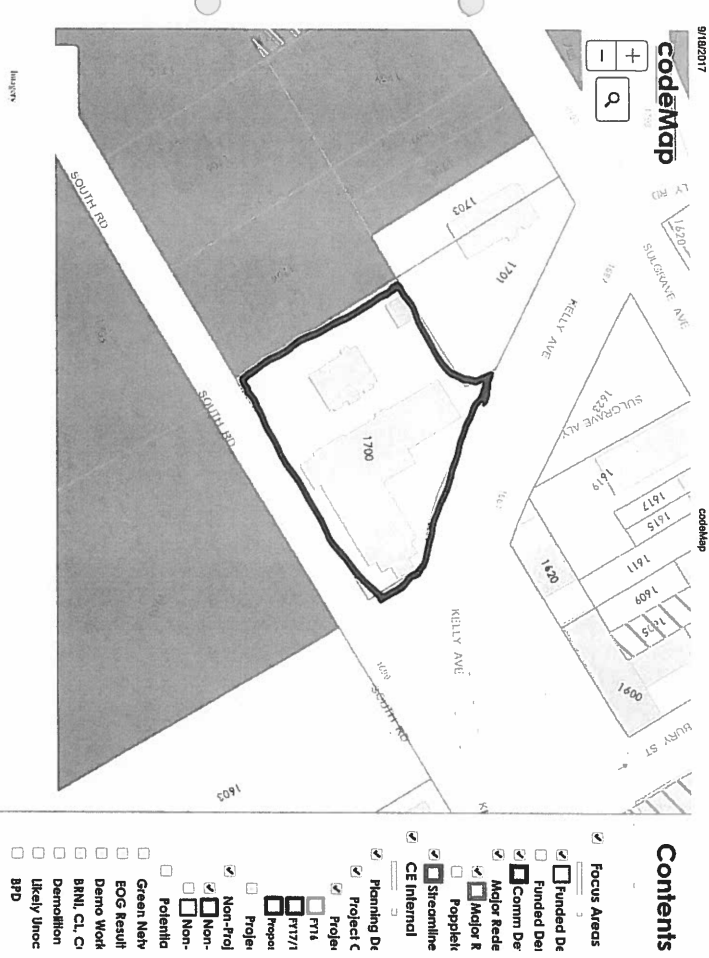
MB:sd

cc: Ms. Karen Stokes, Mayor's Office of Government Relations Mr. Kyron Banks, Mayor's Office of Government Relations









Contents

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David Framm, Real Estate Agent Supervisor

Right of Way Services Division, Department of **Transportation** 204 Abel Wolman Municipal Building

Report on City Council Bill 17-0109

BALLIMORE



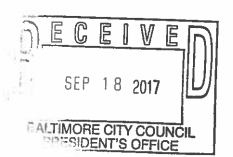
DATE: September 15, 2017

TO Mr. Kyron Banks Office of the Mayor 2nd floor, City Hall

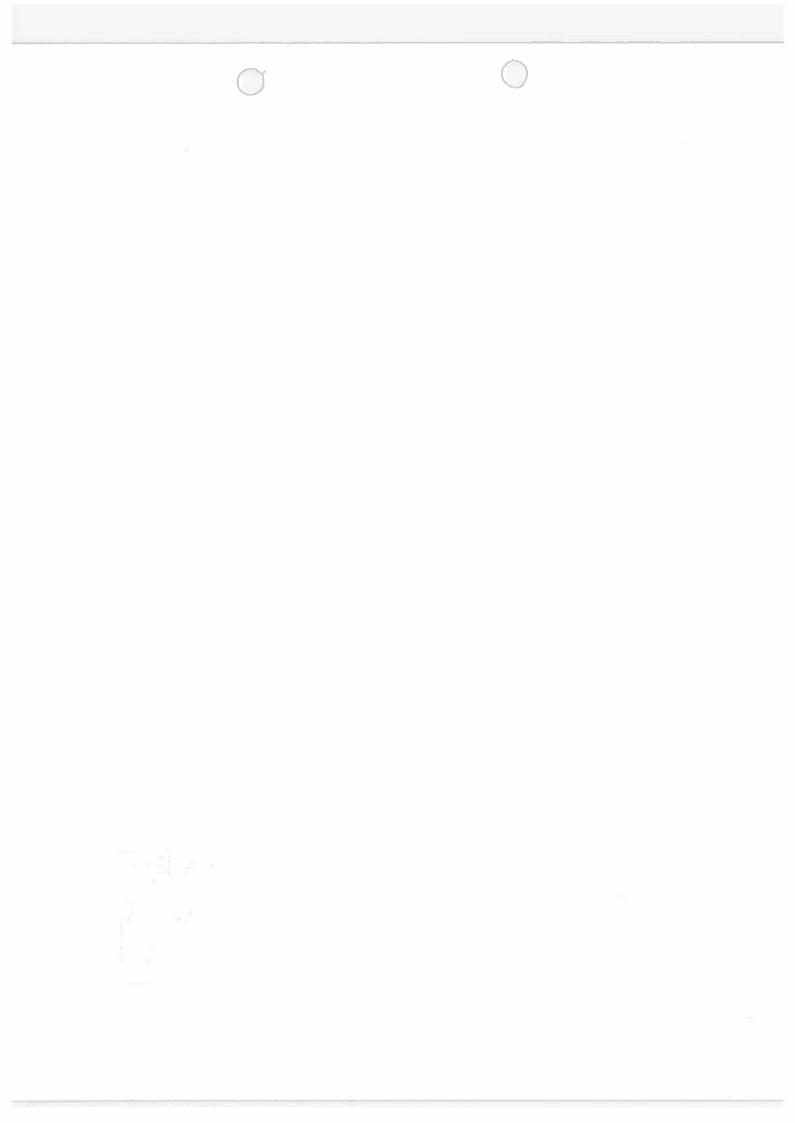
RE: Comments on City Council Bill 17-0109/Rezoning of 1700 South Road

This office has reviewed the plat and all accompanying documents of the above mentioned bill, and upon review have determined that the rezoning of 1700 South Road does not affect the interest of this office and therefore we are in support of City Council Bill 17-0109.

Sincerely,







CITY OF BALTIMORE

CATHERINE E. PUGH, Mayor



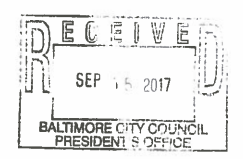
DEPARTMENT OF LAW

101 City Hall Baltimore, Maryland 21202

September 14, 2017

Honorable President and Members of the City Council of Baltimore Room 409, City Hall 100 N. Holliday Street Baltimore, Maryland 21202

Attn: Natawna B. Austin Executive Secretary



Re: City Council Bill 17-0109 – Rezoning – A Portion of 1700 South Road

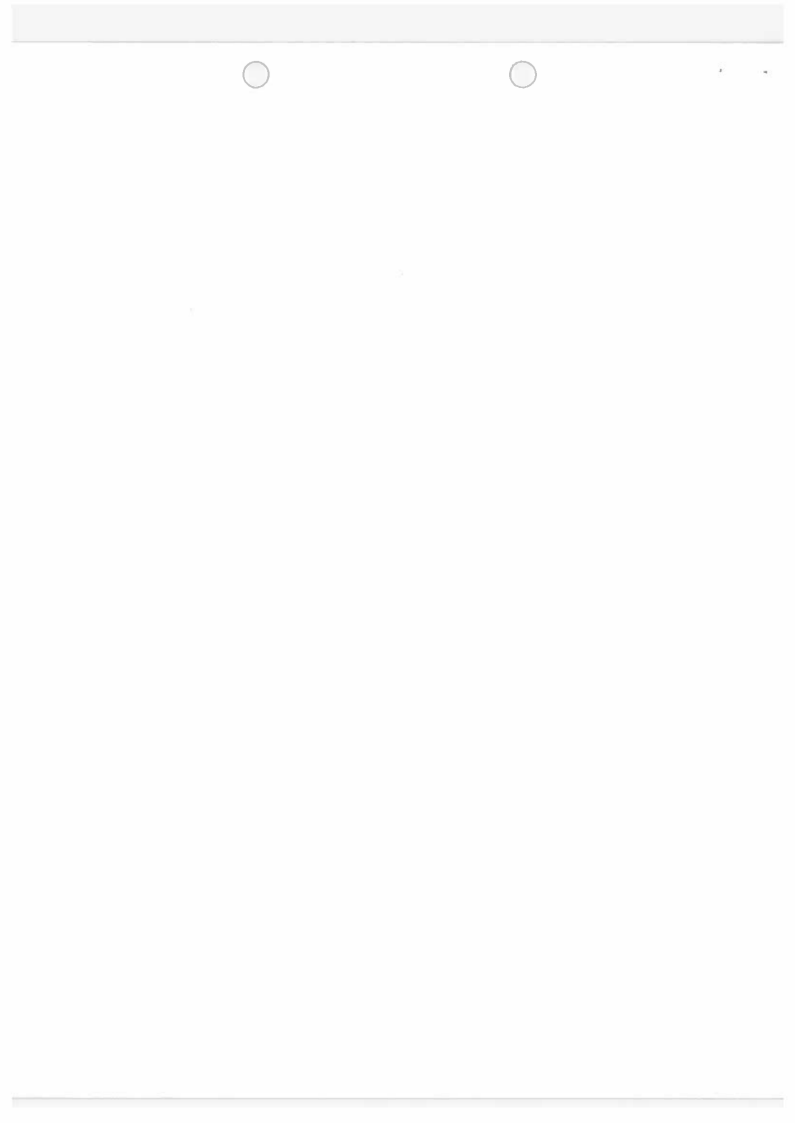
Dear President and City Council Members:

The Law Department has reviewed City Council Bill 17-0109 for form and legal sufficiency. The bill would change the zoning for a portion of 1700 South Road from the R-1D Zoning District Zoning District to the OR-1 Zoning District.

The City Council may approve a proposed map amendment based on a finding that there was a "mistake in the existing zoning classification." Md. Land Use Code Ann., \$10-304(b)(2); Baltimore City Code, (BCC) Art. 32, § 5-508(b)(1)(ii). In determining whether to rezone on the basis of mistake, the City Council is required to make findings of fact on the following matters: (1) population change; (2) the availability of public facilities; (3) the present and future transportation patterns; (4) compatibility with existing and proposed development; (5) the recommendations of the Planning Commission and the Board of Municipal and Zoning Appeals; and (6) the relationship of the proposed amendment to the City's plan. Md. Land Use Code Ann., §10-304(b)(1). See also, BCC, Art. 32, § 5-508(b)(2) (citing same factors with (v) being "the recommendations of the City agencies and officials," and (vi) being "the proposed amendment's consistency with the City's Comprehensive Master Plan."). Article 32 of the City Code also requires Council to consider: "(i) existing uses of property within the general area of the property in question; (ii) the zoning classification of other property within the general area of the property in question; (iii) the suitability of the property in question for the uses permitted under its existing zoning classification; and (iv) the trend of development, if any, in the general area of the property in question, including changes, if any, that have taken place since the property in question was placed in its present zoning classification." § 5-508(b)(3).

Council's decision regarding a piecemeal rezoning is reviewed under the substantial evidence test, and should be upheld "if reasoning minds could reasonably reach the conclusion from facts in the record." Cty. Council of Prince George's Cty. v. Zimmer Dev. Co., 444 Md. 490, 510 (2015), quoting, Cremins v. Cnty. Comm'rs of Washington Cnty., 164 Md.App. 426, 438 (2005). See also, White v. Spring, 109 Md. App. 692, 699, cert. denied, 343 Md. 680 (1996)

Far w/ comments



("the courts may not substitute their judgment for that of the legislative agency if the issue is rendered fairly debatable"); Floyd v. County Council of Prince George's County, 55 Md.App. 246, 258 (1983) ("substantial evidence" means a little more than a 'scintilla of evidence."").

With regard to rezoning on the basis of mistake, it is "firmly established that there is a strong presumption of the correctness of original zoning and of comprehensive rezoning." People's Counsel v. Beachwood I Ltd. Partnership, 107 Md. App. 627, 641 (1995), quoting, Wells v. Pierpont, 253 Md. 554, 557 (1969). To sustain a piecemeal change, there must be substantial evidence that "the Council failed to take into account then existing facts . . . so that the Council's action was premised . . . on a misapprehension." White v. Spring, 109 Md. App. at 698, quoting, People's Counsel, 107 Md. App. at 645. In other words, "[a] conclusion based upon a factual predicate that is incomplete or inaccurate may be deemed in zoning law, a mistake or error; an allegedly aberrant conclusion based on full and accurate information, by contrast, is simply a case of bad judgment, which is immunized from second-guessing." 109 Md. App. at 698. "Error can be established by showing that at the time of the comprehensive zoning the Council failed to take into account then existing facts, or projects or trends which were reasonably foreseeable of fruition in the future, so that the Council's action was premised initially on a misapprehension[,]" [and] "by showing that events occurring subsequent to the comprehensive zoning have proven that the Council's initial premises were incorrect." Boyce v. Sembly, 25 Md. App. 43, 51 (1975) (citations omitted). "Thus, unless there is probative evidence to show that there were then existing facts which the Council, in fact, failed to take into account, or subsequently occurring events which the Council could not have taken into account, the presumption of validity accorded to comprehensive zoning is not overcome and the question of error is not 'fairly debatable.'" Id. at 52.

A finding of mistake, however, absent a regulatory taking, merely permits the further consideration of rezoning, it does not mandate a rezoning. White, 109 Md. App. at 708. Rather, a second inquiry "regarding whether, and if so, how, the property is reclassified," is required. Id. at 709. This second conclusion is due great deference. Id. (after a prior mistake has been established and accepted as fact by a legislative zoning entity, that entity's decision as to whether to rezone, and if so, how to reclassify, is due the same deference the prior comprehensive rezoning was due).

In sum, the Land Use and Transportation Committee (the "Committee") is required to hold a quasi-judicial public hearing with regard to the bill wherein it will hear and weigh the evidence as presented in: (1) the Planning Report and other agency reports; (2) testimony from the Planning Department and other City agency representatives; and (3) testimony from members of the public and interested persons. After weighing the evidence presented and submitted into the record before it, the Committee is required to make findings of fact for each property with regard to the factors in §§10-304 and 10-305 of the Land Use Article and § 5-508 of Article 32. The Law Department notes that the Department of Planning has issued a Staff Report concerning this bill ("Report") which applies the relevant provisions of the Land Use Article and Article 32 to the property. See Report at 3-5. If, after its investigation of the facts, the Committee agrees

¹ Planning has set forth the 5-508(b)(3) factors on page 3 of the Report, but its application of those factors appears to be in the "Mistake" section on page 5.



with the findings in the Report or finds similar and/or additional facts to support: (1) a mistake in the comprehensive zoning; and (2) a new zoning classification for the properties, it may adopt these findings and the legal requirements for granting the rezoning would be met. The Law Department also notes that this property is proposed to be included in the Mount Washington Urban Renewal Plan per amendments to the plan outlined in Council Bill 17-0108.

Finally, certain procedural requirements apply to this bill beyond those discussed above because a change in the zoning classification of a property is deemed a "legislative authorization." BCC Art. 32, § 5-501(2)(iii). Specifically, notice of the City Council hearing must be given by publication in a newspaper of general circulation in the City, by posting in a conspicuous place on the property and by first-class mail, on forms provided by the Zoning Administrator, to each person who appears on the tax records of the City as an owner of the property to be rezoned. Art. 32, §5-601(b). The notice of the City Council hearing must include the date, time, place and purpose of the hearing, as well as the address of the property and the name of the applicant. Art. 32, §5-601(c). The posted notices must be at least 3 feet by 4 feet in size, placed at a prominent location, and at least one sign must be visible from each of the property's street frontages. Art. 32, §5-601(d). The published and mailed notices must be given at least 15 days before the hearing; the posted notice must be at least 30 days before the public hearing. Art. 32, §5-601(e) and (f).

This bill is the appropriate method for the City Council to review the facts and make the determination as to whether the legal standard for rezoning has been met. Assuming the required findings are made at the hearing and that all procedural requirements are satisfied, the Law Department approves the bill for form and legal sufficiency.

Sincerely.

Jennifer Landis
Assistant Solicitor

cc: Andre M. Davis, City Solicitor

David E. Ralph, Deputy City Solicitor

Karen Stokes, Director, Mayor's Office of Government Relations

Kyron Banks, Mayor's Legislative Liaison

Elena DiPietro, Chief Solicitor, General Counsel Division

Hilary Ruley, Chief Solicitor

Victor K. Tervala, Chief Solicitor





MEMORANDUM

TO:

Honorable President and Members of the City Council

Attention: Natawna B. Austin, Executive Secretary

FROM:

William H. Cole, President and CEØ

DATE:

August 31, 2017

SUBJECT:

City Council Bill 17-0109

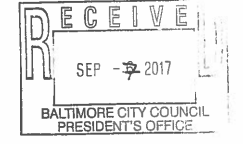
Rezoning - A Portion of 1700 South Road

The Baltimore Development Corporation (BDC) has been asked to comment on City Council Bill 17-0109, for the purpose of changing the zoning for a portion of property known as 1700 South Road, in the Mt. Washington neighborhood, from R-1D Zoning District to OR-1 Zoning District.

The BDC supports this Bill. The rezoning will allow for the property to be rehabilitated in a manner that will add to the vitality of the business area and activate an otherwise vacant property.

The BDC respectfully requests that favorable consideration be given to City Council Bill No. 17-0109.

cc: Kyron Banks







NAME &	THOMAS J. STOSUR, DIRECTOR	
AGENCY NAME & ADDRESS	DEPARTMENT OF PLANNING 8 TH FLOOR, 417 EAST FAYETTE STREET	
SUBJECT	CITY COUNCIL BILL #17-0109 / REZONING 1700 SOUTH ROAD	
	AGENCY NAME & ADDRESS	

. 10

CITY of

DATE:

BALTIMORE

MEMO



TO

The Honorable President and Members of the City Council City Hall, Room 400 100 North Holliday Street August 18, 2017

At its regular meeting of August 17, 2017, the Planning Commission considered City Council Bill #17-0109, for the purpose of changing the zoning for the property known as 1700 South Road, from the R-1D Zoning District to the OR-1 Zoning District.

In its consideration of this Bill, the Planning Commission reviewed the attached staff report which recommended approval of City Council Bill #17-0109 and adopted the following resolution seven members being present (seven in favor):

RESOLVED, That the Planning Commission evaluated the Approval Standards in 5-508 of the Zoning Code of Baltimore City and concurs with the recommendation of its departmental staff, and recommends that City Council Bill #17-0109 be passed by the City Council.

If you have any questions, please contact Mr. Wolde Ararsa, Division Chief, Land Use and Urban Design Division at 410-396-4488.

TJS/WA

Attachment

cc: Mr. Pete Hammen, Chief Operating Officer

Mr. Jim Smith, Chief of Strategic Alliances

Ms. Karen Stokes, Mayor's Office

Mr. Colin Tarbert, Mayor's Office

Mr. Kyron Banks, Mayor's Office

The Honorable Edward Reisinger, Council Rep. to Planning Commission

Mr. William H. Cole IV, BDC

Mr. David Tanner, BMZA

Mr. Geoffrey Veale, Zoning Administration

Ms. Sharon Daboin, DHCD

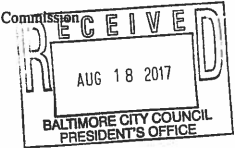
Mr. Patrick Fleming, DOT

Ms. Elena DiPietro, Law Dept.

Mr. Francis Burnszynski, PABC

Ms. Natawna Austin, Council Services

Mr. Alfred Barry, Development Consultant









PLANNING COMMISSION

Wilbur E. "Bill" Cunningham, Chairman

STAFF REPORT



August 17, 2017

REQUEST: City Council Bill #17-0108/ Urban Renewal- Mt. Washington Village Business Area – Amendment #1:

For the purpose of amending the Urban Renewal Plan for Mt. Washington Village Business Area to modify the boundaries of the Renewal Plan, to delete certain provisions of the Plan pertaining to powers of acquisition and condemnation made obsolete by § 12-105.1 of the Real Property Article of the Annotated Code of Maryland, to revise certain Exhibits to reflect the boundary modifications of the Plan and to reflect a change in zoning, upon approval by separate Ordinance, for a portion of the property known as 1700 South Road, and to delete a certain Exhibit made obsolete by § 12-105.1 of the Real Property Article of the Annotated Code of Maryland; waiving certain content and procedural requirements; making the provisions of this Ordinance severable; providing for the application of this Ordinance in conjunction with certain other ordinances; and providing for a special effective date.

City Council Bill #17-0109/ Rezoning – 1700 South Road:

For the purpose of changing the zoning for a portion of the property known as 1700 South Road, as outlined in red on the accompanying plat, from the R-1D Zoning District to the OR-1 Zoning District.

RECOMMENDATION:

City Council Bill #17-0108 - Amend and Approve

City Council Bill #17-0109 - Approve

STAFF: Laurie Feinberg

PETITIONER: Blue Ocean Realty

SITE/GENERAL AREA

<u>Site Conditions</u>: The subject site is within the Mount Washington Village neighborhood. It is bounded by South Road and Kelly Avenue. The residential community borders the property on the west.

General Area: The church property lies within the greater Mount Washington community. The village is mostly 2-3 story commercial buildings dating to the mid-1800's. It was one of the earliest Baltimore suburbs. To the south and west of the village are primarily single family detached houses on large lots and to the north is a large satellite campus' conference center of Johns Hopkins University, formerly USF&G. The eastern boundary is interstate 83 and the light rail tracks. The village is also served by a light rail stop with commuter parking.



HISTORY

There are no previous legislative or Planning Commission actions regarding this site.

CONFORMITY TO PLANS

The proposed action would be consistent with provisions of the Baltimore City Master Plan LIVE Goal 1 Objective 2: Strategically Redevelop Vacant Properties Throughout the City.

ANALYSIS

Currently the church and parsonage house at 1700 South Road in Mount Washington are vacant and for sale. The most recent congregation was unable to maintain the buildings and put them for sale. They are considered contributing structures to the Mount Washington Historic District and currently zoned for R-I-D, low density residential use. The contract purchaser would like to use the church for an office building.

The purchaser has worked with the Mount Washington Improvement Association and Mount Washington Merchants to develop a reuse plan for this vacant site. The plans include incorporating the church building as part of the Village and allowing for office use, while the parsonage portion of the site, will remain residentially zoned.

The renovation of the vacant church building was reviewed and approved by the Commission for Architectural and Historical Preservation after two public hearings. The church will be totally renovated with an outdoor terrace space on the village side.

City Council Bill #17-0108 - URP Amendment:

This Council Bill is to amend the Mount Washington Village Urban Renewal Plan to include a portion of 1700 South Road, recommend OR-1 zoning for that portion and delete the acquisition and disposition maps and language as it is no longer needed.

This Urban Renewal plan was written in 1976 and has not been amended since that time. This proposal permitted staff to take a look at the plan and make some updates and corrections. We had initially proposed a more comprehensive update to be consistent with TransForm, but the community preferred to take more time to review those additional changes. The amendments listed below reflect the needed updates with community input. (Attached is a redline version of the plan with these amendments)

- 1. Remove the boundary description and replace with a map. We discovered a significant error in the description from 1976 and recommend using an easy to read map instead.
- 2. Reference that land uses are based on zoning code.
- 3. Refer to Bulk and Yard regulations by their proper title.
- 4. Remove reference to B-2-2 and replace with C-1, the current zoning.
- 5. Remove reference to M-1 use requirements as there is no longer M zoning.
- 6. Make clear that if there is a conflict between this plan and zoning the stricter governs
- 7. Prohibit radio and television antennas.
- 8. Delete Public Land use section as there is no longer an application for that.



- 9. Delete regulations related to acquisition and relocation as that is no longer planned.
- 10. Add a section on community review that gives the Improvement association and merchant association up to 30 days to comment on new development or significant rehabilitation.
- 11. Add a twenty year expiration date for the Urban Renewal Plan.
- 12. Change review period for amendments to the plan to minimum of 60 days.
- 13. Update Table of Contents and relevant cross references

City Council Bill #17-0109 - Rezoning:

This Council Bill is to rezone a portion of 1700 South Road from R-1D to OR-1. The proposed project is to reuse an existing building for an office use. Below is the staff's review of the required considerations of §5-508(b)(3) of Article 32 – Zoning, where staff finds that this change is in the public's interest, in that it is compatible with the surrounding area and uses in this section of the Mt. Washington neighborhood.

Below are the approval standards under §5-508(b) of Article 32 – Zoning for proposed zoning map amendments:

- (b) Map amendments.
 - (1) Required findings.

As required by the State Land Use Article, the City Council may approve the legislative authorization based on a finding that there was either:

- (i) a substantial change in the character of the neighborhood where the property is located; or
- (ii) a mistake in the existing zoning classification.
- (2) Required findings of fact.

In making the determination required by subsection (b)(1) of this section, the City Council must also make findings of fact that address;

- (i) population changes;
- (ii) the availability of public facilities;
- (iii) present and future transportation patterns;
- (iv) compatibility with existing and proposed development for the area;
- (v) the recommendations of the City agencies and officials; and
- (vi) the proposed amendment's consistency with the City's Comprehensive Master Plan.
- (3) Additional standards General

Additional standards that must be considered for map amendments are:

- (i) existing uses of property within the general area of the property in question;
- (ii) the zoning classification of other property within the general area of the property in question;
- (iii) the suitability of the property in question for the uses permitted under its existing zoning classification; and
- (iv) the trend of development, if any, in the general area of the property in question, including changes, if any, that have taken place since the property in question was placed in its present zoning classification.

Maryland Land Use Code – Requirements for Rezoning:

The Maryland Land Use Code requires the Planning Commission to study the proposed changes in relation to: 1. The plan; 2. The needs of Baltimore City; and 3. The needs of the particular



neighborhood in the vicinity of the proposed changes (cf. Md. LAND USE Code Ann. 2012, §10-305). In reviewing this request, the staff finds that:

- The Plan: The proposed action would be consistent with provisions of the Baltimore
 City Master Plan LIVE Goal 1 Objective 2: Strategically Redevelop Vacant Properties
 Throughout the City. In addition, it is keeping with the small scale nature of office and
 commercial of the existing Mt. Washington Business Area as shown in the Urban
 Renewal Plan
- 2. The needs of Baltimore City: Rezoning this site would make the vacant building available for re-use as a professional office, benefitting the immediate area and the City of Baltimore at large. The proposed rezoning to O-R-1 is the minimum needed to accomplish this purpose.
- 3. The needs of the particular neighborhood: Enabling constructive re-use of this site by enacting the proposed rezoning would allow the applicant to reuse the building for active use, thus preventing this historic property from falling into disrepair.

Similarly, the Land Use article requires the City Council to make findings of fact (cf. Md. LAND USE Code Ann. 2012, §10-304). The findings of fact include:

- 1. Population changes; The Mt. Washington neighborhood experienced a relatively small increase (less than 50 persons) from the 2000 Census to the 2010 Census, from a population of 3,853 to 3,878.
- 2. The availability of public facilities; This site is well-served by public facilities and City services, and no changes are expected in connection with the proposed rezoning.
- 3. Present and future transportation patterns; There are no changes expected to transportation patterns in the area.
- 4. Compatibility with existing and proposed development for the area; The proposed rezoning of this site is adjacent to an existing OR-1 Zoning district to the east. The site and the existing OR-1 zoning district are south of Kelly Avenue. This proposed rezoning is a continuation of the existing Mt. Washington Business Area that exists, and it becomes a natural extension, that is both sides of Kelly Avenue, being part of the village.
- 5. The recommendations of the Planning Commission and the Board of Municipal and Zoning Appeals (BMZA); For the above reasons, the Planning Department will recommend approval of the rezoning request to the Planning Commission.
- 6. The relation of the proposed amendment to the City's plan. As described above, the proposed zoning change is compatible with the City's Master Plan and the existing Mt. Washington Urban Renewal Plan.

Per §5-508(1) of Article 32 – Zoning, and as required by the State Land Use Article, the City Council may approve the legislative authorization based on a finding that there was either: (i) a substantial change in the character of the neighborhood where the property is located; or (ii) a mistake in the existing zoning classification.



Mistake:

The property at 1700 South Road is vacant and has been unable to be reused as a church or other R-1-D reuse. While the new zoning code was rewritten to include more mixed use zoning categories and the ability to reuse non-residential structures in high-density residential zones for limited commercial uses, this provision does not extend to lower-density residential zoning categories. The existing religious institution structure is not suitable for reuse as residential and has close proximity to the commercial area. Without the provision to reuse for commercial, the site likely would continue to remain vacant.

The property consists of two buildings, a significant church facing directly toward the village and a parsonage house adjacent to the single family homes along South road. The Village itself consists of C-1 zoned properties at its heart with OR-1 zoned properties on the periphery. There are limitations on the church to be reused for residential because of the site conditions such as topography and limited room for building expansion. In addition, the restriction on the building as part of a local historic district, make the R-1-D zoning a mistake. In most cases residential conversions of churches have been for multi-family conversions, and would be most suited for this structure, which are not allowed in the R-1D zoning district, thus, making OR-1 a more appropriate category.

In addition, generally speaking the property is currently vacant, but the proposal to use the existing church building at 1700 South Road for office use is compatible to the general area of the property and for the reuse of the building itself. The remainder of the parcel will remain residentially zoned and serve as a transition to the residential area.

Notification: Mount Washington Improvement Association and Mount Washington Merchants have been notified of this action.

Thomas J. Stosur

Director









CITY OF BALTIMORE

CATHERINE E. PUGII, Mayor



OFFICE OF COUNCIL SERVICES

LARRY E. GREENE, Director 415 City Hall, 100 N. Holliday Street Baltimore, Maryland 21202 410-396-7215 / Fax: 410-545-7596 email: larry.greene@baltimorecity.gov

HEARING NOTES

Bill: 17-0109

Time (Beginning): 1:1 Time (Ending): 1:3	mber Edward Reisin otember 20, 2017 0 pm 0 pm arence "Du" Burns C Attendance: Leon Pinkett	hamber Mary Pat Clarke		
Hearing Date: Sep Time (Beginning): 1:10 Time (Ending): 1:30 Location: Cla Total Attendance: 25 Committee Members in Edward Reisinger Sharon Green Middleton	otember 20, 2017 0 pm 0 pm urence "Du" Burns C Attendance: Leon Pinkett	hamber Mary Pat Clarke		
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Sharon Green Middleton			4.	
	K VAN I JOTSEV	Eric Costello		
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Bill Synopsis in the file?			N ves I m	o \square n/a
Attendance sheet in the	fila?			o n/a
Agency reports read?				
Hearing televised or aud				n/a
Certification of advertis	ing/posting notices	in the file?	⊠yes ∐n	10 n/a
Evidence of notification				no <u>l</u> n/a
Final vote taken at this l				10 🔲 n/a
Motioned by:			Councilmem	ber Costello
Seconded by:				
Final Vote:				

Major Speakers

(This is not an attendance record.)

- Laurie Feinberg, Department of Planning
- Jennifer Landis, Department of Law
- Al Barry, AB Associates, Attorney for the Developer

Major Issues Discussed

- Planning Department testified in support of the ordinance, presenting the required findings of fact (as
 found in the department's submitted written report) which provides context and justification for the
 rezoning: the property was mistakenly zoned R-D-1. The property had been vacant and abandoned for
 many years, partly because the general area is in an historic district, which limited its reuse potential.
 In addition, such a religious building was not appropriate for reuse as residential, meaning that it
 would most likely remain vacant, should its zoning not be changed to allow investors more
 development options.
- 2. The Law Department echoed (and agreed with) the testimony and position presented by the Planning Department staff. There was a very clear mistake made during the TransForm Baltimore zoning process with regards to this site, and the council need only make the proper findings of fact to justify changing the zoning.
- 3. All other departments and agencies stood by their submitted written reports.
- 4. The attorney for Blue Ocean Real Estate (property development firm), handed out tentative development plans for the property, explaining the timeline for finishing the project once the rezoning process was complete and the bill signed into law. He concluded by answering a question regarding a parking lot shown on the map he distributed, the use of which had been secured by Blue Ocean for their employees, by way of a 20 year lease.

Further Study

Was further study requested?

Yes No

If yes, describe.

Marshall C. Bell, Committee Staff

cc: Bill File

OCS Chrono File



Date: September 22, 2017

OF BALTIMORE RING ATTENDANCE RECORD

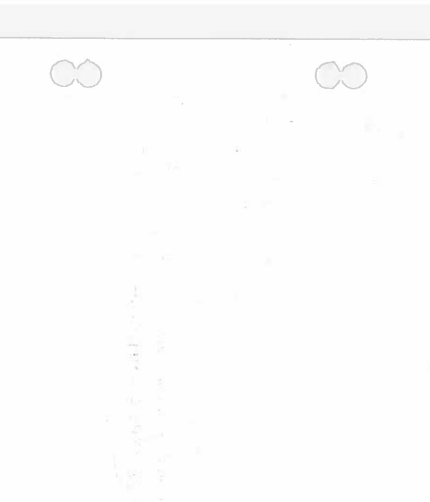
PLACE: Clarence "Du" Burns Chambers

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e required by law to register with the City Ethics Board. Registration is a simple process. For information a	gister with ti	e required by law to register with the City Ethics Board. Registration is a simple process. For information and	process. For	r infor	mation	and

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BALTIMORE CITY COUNCIL LAND USE AND TRANSPORTATION COMMITTEE

Mission Statement

On behalf of the Citizens of Baltimore City, the mission of the Land Use and Transportation Committee is to review and support responsible development and zoning initiatives to ensure compatibility with the aim of improving the quality of life for the diverse population of Baltimore City.

The Honorable Edward L. Reisinger Chairman

PUBLIC HEARING

WEDNESDAY, SEPTEMBER 20, 2017 1:00 PM CLARENCE "DU" BURNS COUNCIL CHAMBERS

City Council Bill #17-0109

Rezoning - A Portion of 1700 South Road

CITY COUNCIL COMMITTEES

BUDGET AND APPROPRIATIONS

Eric Costello – Chair Leon Pinkett – Vice Chair Bill Henry Sharon Green Middleton Brandon M. Scott Isaac "Yitzy" Schleifer Shannon Sneed Staff: Marguerite Murray

EDUCATION AND YOUTH

Zeke Cohen – Chair Mary Pat Clarke – Vice Chair John Bullock Kristerfer Burnett Ryan Dorsey Staff: D'Paul Nibber

EXECUTIVE APPOINTMENTS

Robert Stokes - Chair Kristerfer Burnett- Vice Chair Mary Pat Clarke Zeke Cohen Isaac "Yitzy" Schleifer Staff: Jennifer Coates

HOUSING AND URBAN AFFAIRS

John Bullock – Chair
Isaac "Yitzy" Schleifer – Vice Chair
Kristerfer Burnett
Bill Henry
Shannon Sneed
Zeke Cohen
Ryan Dorsey
Staff: Richard Krummerich

JUDICIARY AND LEGISLATIVE INVESTIGATIONS

Eric Costello – Chair
Mary Pat Clarke – Vice Chair
John Bullock
Leon Pinkett
Edward Reisinger
Brandon Scott
Robert Stokes
Staff: D'Paul Nibber

LABOR

Shannon Sneed – Chair Robert Stokes – Vice Chair Eric Costello Bill Henry Mary Pat Clarke Staff: Marguerite Murray

LAND USE AND TRANSPORTATION

Edward Reisinger - Chair Sharon Green Middleton - Vice Chair Mary Pat Clarke Eric Costello Ryan Dorsey Leon Pinkett Robert Stokes Staff: Marshall Bell

PUBLIC SAFETY

Brandon Scott – Chair Ryan Dorsey – Vice Chair Kristerfer Burnett Shannon Sneed Zeke Cohen Leon Pinkett Isaac "Yitzy" Schleifer Staff: Marshall Bell

TAXATION, FINANCE AND ECONOMIC DEVELOPMENT

Sharon Green Middleton – Chair Leon Pinkett – Vice Chair Eric Costello Edward Reisinger Robert Stokes Staff: Jennifer Coates - Larry Greene (pension only)



CATHERINE E. PUGH, Mayor



OFFICE OF COUNCIL SERVICES

LARRY E. GREENE, Director 415 City Hall, 100 N. Holliday Street Baltimore, Maryland 21202 410-396-7215 / Fax. 410-545-7596 email: larry.greene@baltimorecity.gov

BILL SYNOPSIS

Committee: Land Use and Transportation

Bill 17-0109

Rezoning - A Portion Of 1700 South Road

Sponsor: Councilmember Schleifer

Introduced: July 17, 2017

Purpose:

FOR the purpose of changing the zoning for a portion of the property known as 1700 South Road, as outlined in red on the accompanying plat, from the R-1D Zoning District to the OR-1 Zoning District.

Effective: 30th Day after Enactment

Hearing Date/Time/Location: Wednesday, September 20, 2017/1:00 PM/Clarence "Du" Burns

Chambers

Agency Reports

Planning Commission
Department of Law
Department of Housing and Community Development
Board of Municipal and Zoning Appeals
Baltimore Development Corporation
Department of Transportation

Favorable/Comments

No Objection Favorable Favorable



Analysis

Current Law

Article 32 – Zoning: Zoning Map; Sheet 2-A; Baltimore City Revised Code (Edition 2000)

Background

CC Bill 17-0109, if approved, would change the zoning for a portion of the property known as 1700 South Road, from the R-1D Zoning District to the OR-1 Zoning District. The subject site is located in the Mount Washington Village neighborhood, bounded by South Road and Kelly Avenue, and a residential community bordering it to the west. The village community is comprised mostly of 2-3 story commercial buildings dating to the mid-1800's. To the south and west of the village are primarily single family detached houses on large lots, and to the north is a large satellite campus conference center of Johns Hopkins University.

The purchaser has worked with the Mount Washington Improvement Association and Mount Washington Merchants to develop a reuse plan for this vacant site. Approval of this change would allow the petitioner to incorporate the church building as part of the village and allow for office use, while the personage portion of the site will remain residentially zoned. The renovation of the vacant church building was reviewed and approved by the Commission for Architectural and Historical Preservation after two public hearings.

The proposed action would be consistent with provisions of the Baltimore City Master Plan LIVE Goal 1, Objective 2: Strategically Redevelop Vacant Properties throughout the City.

Additional Information

Fiscal Note: Not Available

Information Source(s): Planning Department staff report

Analysis by: Marshall Bell

Analysis Date: September 18, 2017

Direct Inquiries to: 410-396-1091



CITY OF BALTIMORE COUNCIL BILL 17-0109 (First Reader)

Introduced by: Councilmember Schleifer At the request of: Blue Ocean Realty

Address: c/o Alfred W. Barry, III, 201 East Baltimore Street, Suite 1150, Baltimore, Maryland 21202

Telephone: 410-547-6900

(Edition 2000)

Introduced and read first time: July 17, 2017

Assigned to: Land Use and Transportation Committee

REFERRED TO THE FOLLOWING AGENCIES: City Solicitor, Board of Municipal and Zoning Appeals, Planning Commission, Department of Housing and Community Development, Baltimore Development Corporation, Department of Transportation

A BILL ENTITLED

1	AN ORDINANCE concerning
2	Rezoning - A Portion of 1700 South Road
3 4	FOR the purpose of changing the zoning for a portion of the property known as 1700 South Road as outlined in red on the accompanying plat, from the R-1D Zoning District to the OR-1
5	Zoning District.
6	By amending
7	Article 32 - Zoning
8	Zoning District Map
9	Sheet 2-A
0	Baltimore City Revised Code

SECTION 1. BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF BALTIMORE, That Sheet 2-A of the Zoning District Map is amended by changing from the R-1D Zoning District to the OR-1 Zoning District a portion of the property known as 1700 South Road, as outlined in red on the plat accompanying this Ordinance.

SECTION 2. AND BE IT FURTHER ORDAINED, That as evidence of the authenticity of the accompanying plat and in order to give notice to the agencies that administer the City Zoning Ordinance: (i) when the City Council passes this Ordinance, the President of the City Council shall sign the plat; (ii) when the Mayor approves this Ordinance, the Mayor shall sign the plat; and (iii) the Director of Finance then shall transmit a copy of this Ordinance and the plat to the Board of Municipal and Zoning Appeals, the Planning Commission, the Commissioner of Housing and Community Development, the Supervisor of Assessments for Baltimore City, and the Zoning Administrator.

SECTION 3. AND BE IT FURTHER ORDAINED, That this Ordinance takes effect on the 30th day after the date it is enacted.

EXPLANATION: CAPITALS indicate matter added to existing law, [Brackets] indicate matter deleted from existing law.

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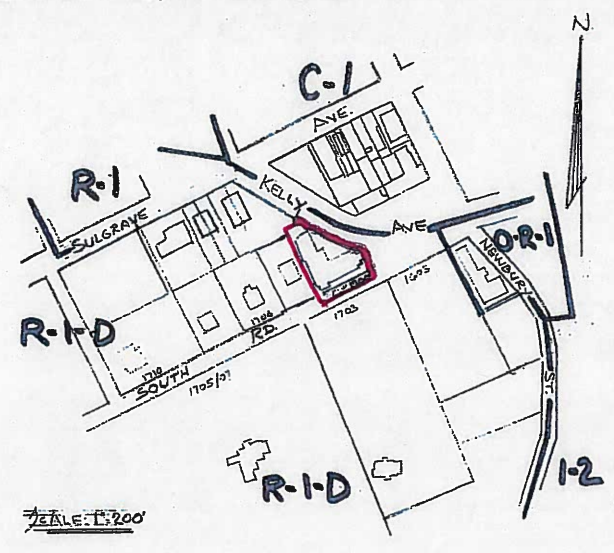
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Sheet No.Zatof the Zoning District Maps of Article 30 of the Baltimore City Code, 1966 Edition, as Amended by Ordinance NOS. 16-581 And.17-015 as approved



AREA OUTLINED IN RED TO BE CHANGED FROM: THE R-I-D ZONING DISTRICT

FOR: 1700 SOUTH, LLC

70 AB ASSOCIATES
ZOI E. BALTIMORE ST. EIISC
BALTIMORE, MO. 21202

PRESIDENT CITY COUNCIL

3079M



LAND USE AND TRANSPORTATION COMMITTEE

CC#: 17-0109
AGENCY
REPORTS



8	NAME &	THOMAS J. STOSUR, DIRECTOR	CITY of
RON	AGENCY NAME & ADDRESS	DEPARTMENT OF PLANNING 8 TH FLOOR, 417 EAST FAYETTE STREET	BALT
Ū.	SUBJECT	CITY COUNCIL BILL #17-0109 / REZONING 1700 SOUTH ROAD	IVI IE
			DATE:

BALTIMORE

MEMO



TO

The Honorable President and Members of the City Council City Hall, Room 400 100 North Holliday Street August 18, 2017

At its regular meeting of August 17, 2017, the Planning Commission considered City Council Bill #17-0109, for the purpose of changing the zoning for the property known as 1700 South Road, from the R-1D Zoning District to the OR-1 Zoning District.

In its consideration of this Bill, the Planning Commission reviewed the attached staff report which recommended approval of City Council Bill #17-0109 and adopted the following resolution seven members being present (seven in favor):

RESOLVED, That the Planning Commission evaluated the Approval Standards in 5-508 of the Zoning Code of Baltimore City and concurs with the recommendation of its departmental staff, and recommends that City Council Bill #17-0109 be passed by the City Council.

If you have any questions, please contact Mr. Wolde Ararsa, Division Chief, Land Use and Urban Design Division at 410-396-4488.

TJS/WA

Attachment

cc: Mr. Pete Hammen, Chief Operating Officer

Mr. Jim Smith, Chief of Strategic Alliances

Ms. Karen Stokes, Mayor's Office

Mr. Colin Tarbert, Mayor's Office

Mr. Kyron Banks, Mayor's Office

The Honorable Edward Reisinger, Council Rep. to Planning Commission

Mr. William H. Cole IV, BDC

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Mr. Patrick Fleming, DOT

Ms. Elena DiPietro, Law Dept.

Mr. Francis Burnszynski, PABC

Ms. Natawna Austin, Council Services

Mr. Alfred Barry, Development Consultant



PLANNING COMMISSION

Wilbur E. "Bill" Cunningham, Chairman

STAFF REPORT



August 17, 2017

REQUEST: City Council Bill #17-0108/ Urban Renewal- Mt. Washington Village Business Area - Amendment #1:

For the purpose of amending the Urban Renewal Plan for Mt. Washington Village Business Area to modify the boundaries of the Renewal Plan, to delete certain provisions of the Plan pertaining to powers of acquisition and condemnation made obsolete by § 12-105.1 of the Real Property Article of the Annotated Code of Maryland, to revise certain Exhibits to reflect the boundary modifications of the Plan and to reflect a change in zoning, upon approval by separate Ordinance, for a portion of the property known as 1700 South Road, and to delete a certain Exhibit made obsolete by § 12-105.1 of the Real Property Article of the Annotated Code of Maryland; waiving certain content and procedural requirements; making the provisions of this Ordinance severable; providing for the application of this Ordinance in conjunction with certain other ordinances; and providing for a special effective date.

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RECOMMENDATION: City Council Bill #17-0108 - Amend and Approve

City Council Bill #17-0109 - Approve

STAFF: Laurie Feinberg

PETITIONER: Blue Ocean Realty

SITE/GENERAL AREA

<u>Site Conditions</u>: The subject site is within the Mount Washington Village neighborhood. It is bounded by South Road and Kelly Avenue. The residential community borders the property on the west.

General Area: The church property lies within the greater Mount Washington community. The village is mostly 2-3 story commercial buildings dating to the mid-1800's. It was one of the earliest Baltimore suburbs. To the south and west of the village are primarily single family detached houses on large lots and to the north is a large satellite campus' conference center of Johns Hopkins University, formerly USF&G. The eastern boundary is interstate 83 and the light rail tracks. The village is also served by a light rail stop with commuter parking.

HISTORY

There are no previous legislative or Planning Commission actions regarding this site.

CONFORMITY TO PLANS

The proposed action would be consistent with provisions of the Baltimore City Master Plan LIVE Goal 1 Objective 2: Strategically Redevelop Vacant Properties Throughout the City.

ANALYSIS

Currently the church and parsonage house at 1700 South Road in Mount Washington are vacant and for sale. The most recent congregation was unable to maintain the buildings and put them for sale. They are considered contributing structures to the Mount Washington Historic District and currently zoned for R-1-D, low density residential use. The contract purchaser would like to use the church for an office building.

The purchaser has worked with the Mount Washington Improvement Association and Mount Washington Merchants to develop a reuse plan for this vacant site. The plans include incorporating the church building as part of the Village and allowing for office use, while the parsonage portion of the site, will remain residentially zoned.

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City Council Bill #17-0108 - URP Amendment:

This Council Bill is to amend the Mount Washington Village Urban Renewal Plan to include a portion of 1700 South Road, recommend OR-1 zoning for that portion and delete the acquisition and disposition maps and language as it is no longer needed.

This Urban Renewal plan was written in 1976 and has not been amended since that time. This proposal permitted staff to take a look at the plan and make some updates and corrections. We had initially proposed a more comprehensive update to be consistent with TransForm, but the community preferred to take more time to review those additional changes. The amendments listed below reflect the needed updates with community input. (Attached is a redline version of the plan with these amendments)

- 1. Remove the boundary description and replace with a map. We discovered a significant error in the description from 1976 and recommend using an easy to read map instead.
- 2. Reference that land uses are based on zoning code.
- 3. Refer to Bulk and Yard regulations by their proper title.
- 4. Remove reference to B-2-2 and replace with C-1, the current zoning.
- 5. Remove reference to M-1 use requirements as there is no longer M zoning.
- 6. Make clear that if there is a conflict between this plan and zoning the stricter governs
- 7. Prohibit radio and television antennas.
- 8. Delete Public Land use section as there is no longer an application for that.

- 9. Delete regulations related to acquisition and relocation as that is no longer planned.
- 10. Add a section on community review that gives the Improvement association and merchant association up to 30 days to comment on new development or significant rehabilitation.
- 11. Add a twenty year expiration date for the Urban Renewal Plan.
- 12. Change review period for amendments to the plan to minimum of 60 days.
- 13. Update Table of Contents and relevant cross references

City Council Bill #17-0109 - Rezoning:

This Council Bill is to rezone a portion of 1700 South Road from R-1D to OR-1. The proposed project is to reuse an existing building for an office use. Below is the staff's review of the required considerations of §5-508(b)(3) of Article 32 – Zoning, where staff finds that this change is in the public's interest, in that it is compatible with the surrounding area and uses in this section of the Mt. Washington neighborhood.

Below are the approval standards under §5-508(b) of Article 32 – Zoning for proposed zoning map amendments:

- (b) Map amendments.
 - (1) Required findings.

As required by the State Land Use Article, the City Council may approve the legislative authorization based on a finding that there was either:

- (i) a substantial change in the character of the neighborhood where the property is located; or
- (ii) a mistake in the existing zoning classification.
- (2) Required findings of fact.

In making the determination required by subsection (b)(1) of this section, the City Council must also make findings of fact that address:

- (i) population changes;
- (ii) the availability of public facilities;
- (iii) present and future transportation patterns;
- (iv) compatibility with existing and proposed development for the area;
- (v) the recommendations of the City agencies and officials; and
- (vi) the proposed amendment's consistency with the City's Comprehensive Master Plan.
- (3) Additional standards General

Additional standards that must be considered for map amendments are:

- (i) existing uses of property within the general area of the property in question;
- (ii) the zoning classification of other property within the general area of the property in
- (iii) the suitability of the property in question for the uses permitted under its existing zoning classification; and
- (iv) the trend of development, if any, in the general area of the property in question, including changes, if any, that have taken place since the property in question was placed in its present zoning classification.

Maryland Land Use Code - Requirements for Rezoning:

The Maryland Land Use Code requires the Planning Commission to study the proposed changes in relation to: 1. The plan; 2. The needs of Baltimore City; and 3. The needs of the particular

neighborhood in the vicinity of the proposed changes (cf. Md. LAND USE Code Ann. 2012, §10-305). In reviewing this request, the staff finds that:

- The Plan: The proposed action would be consistent with provisions of the Baltimore
 City Master Plan LIVE Goal 1 Objective 2: Strategically Redevelop Vacant Properties
 Throughout the City. In addition, it is keeping with the small scale nature of office and
 commercial of the existing Mt. Washington Business Area as shown in the Urban
 Renewal Plan
- 2. The needs of Baltimore City: Rezoning this site would make the vacant building available for re-use as a professional office, benefitting the immediate area and the City of Baltimore at large. The proposed rezoning to O-R-1 is the minimum needed to accomplish this purpose.
- 3. The needs of the particular neighborhood: Enabling constructive re-use of this site by enacting the proposed rezoning would allow the applicant to reuse the building for active use, thus preventing this historic property from falling into disrepair.

Similarly, the Land Use article requires the City Council to make findings of fact (cf. Md. LAND USE Code Ann. 2012, §10-304). The findings of fact include:

- 1. Population changes; The Mt. Washington neighborhood experienced a relatively small increase (less than 50 persons) from the 2000 Census to the 2010 Census, from a population of 3,853 to 3,878.
- 2. The availability of public facilities; This site is well-served by public facilities and City services, and no changes are expected in connection with the proposed rezoning.
- 3. Present and future transportation patterns; There are no changes expected to transportation patterns in the area.
- 4. Compatibility with existing and proposed development for the area; The proposed rezoning of this site is adjacent to an existing OR-1 Zoning district to the east. The site and the existing OR-1 zoning district are south of Kelly Avenue. This proposed rezoning is a continuation of the existing Mt. Washington Business Area that exists, and it becomes a natural extension, that is both sides of Kelly Avenue, being part of the village.
- 5. The recommendations of the Planning Commission and the Board of Municipal and Zoning Appeals (BMZA); For the above reasons, the Planning Department will recommend approval of the rezoning request to the Planning Commission.
- 6. The relation of the proposed amendment to the City's plan. As described above, the proposed zoning change is compatible with the City's Master Plan and the existing Mt. Washington Urban Renewal Plan.

Per §5-508(1) of Article 32 – Zoning, and as required by the State Land Use Article, the City Council may approve the legislative authorization based on a finding that there was either: (i) a substantial change in the character of the neighborhood where the property is located; or (ii) a mistake in the existing zoning classification.

Mistake:

The property at 1700 South Road is vacant and has been unable to be reused as a church or other R-1-D reuse. While the new zoning code was rewritten to include more mixed use zoning categories and the ability to reuse non-residential structures in high-density residential zones for limited commercial uses, this provision does not extend to lower-density residential zoning categories. The existing religious institution structure is not suitable for reuse as residential and has close proximity to the commercial area. Without the provision to reuse for commercial, the site likely would continue to remain vacant.

The property consists of two buildings, a significant church facing directly toward the village and a parsonage house adjacent to the single family homes along South road. The Village itself consists of C-1 zoned properties at its heart with OR-1 zoned properties on the periphery. There are limitations on the church to be reused for residential because of the site conditions such as topography and limited room for building expansion. In addition, the restriction on the building as part of a local historic district, make the R-1-D zoning a mistake. In most cases residential conversions of churches have been for multi-family conversions, and would be most suited for this structure, which are not allowed in the R-1D zoning district, thus, making OR-1 a more appropriate category.

In addition, generally speaking the property is currently vacant, but the proposal to use the existing church building at 1700 South Road for office use is compatible to the general area of the property and for the reuse of the building itself. The remainder of the parcel will remain residentially zoned and serve as a transition to the residential area.

Notification: Mount Washington Improvement Association and Mount Washington Merchants have been notified of this action.

Thomas J. Stosur

Director

CITY OF BALTIMORE

CATHERINE E, PUGH, Mayor



DEPARTMENT OF LAW

101 City Hall Baltimore, Maryland 21202

September 14, 2017

Honorable President and Members of the City Council of Baltimore Room 409, City Hall 100 N. Holliday Street Baltimore, Maryland 21202

Attn: Natawna B. Austin Executive Secretary

Re: City Council Bill 17-0109 - Rezoning - A Portion of 1700 South Road

Dear President and City Council Members:

The Law Department has reviewed City Council Bill 17-0109 for form and legal sufficiency. The bill would change the zoning for a portion of 1700 South Road from the R-1D Zoning District Zoning District to the OR-1 Zoning District.

The City Council may approve a proposed map amendment based on a finding that there was a "mistake in the existing zoning classification." Md. Land Use Code Ann., §10-304(b)(2); Baltimore City Code, (BCC) Art. 32, § 5-508(b)(1)(ii). In determining whether to rezone on the basis of mistake, the City Council is required to make findings of fact on the following matters: (1) population change; (2) the availability of public facilities; (3) the present and future transportation patterns; (4) compatibility with existing and proposed development; (5) the recommendations of the Planning Commission and the Board of Municipal and Zoning Appeals; and (6) the relationship of the proposed amendment to the City's plan. Md. Land Use Code Ann., §10-304(b)(1). See also, BCC, Art. 32, § 5-508(b)(2) (citing same factors with (v) being "the recommendations of the City agencies and officials," and (vi) being "the proposed amendment's consistency with the City's Comprehensive Master Plan."). Article 32 of the City Code also requires Council to consider: "(i) existing uses of property within the general area of the property in question; (ii) the zoning classification of other property within the general area of the property in question; (iii) the suitability of the property in question for the uses permitted under its existing zoning classification; and (iv) the trend of development, if any, in the general area of the property in question, including changes, if any, that have taken place since the property in question was placed in its present zoning classification." § 5-508(b)(3).

Council's decision regarding a piecemeal rezoning is reviewed under the substantial evidence test, and should be upheld "if reasoning minds could reasonably reach the conclusion from facts in the record." Cty. Council of Prince George's Cty. v. Zimmer Dev. Co., 444 Md. 490, 510 (2015), quoting, Cremins v. Cnty. Comm'rs of Washington Cnty., 164 Md.App. 426, 438 (2005). See also, White v. Spring, 109 Md. App. 692, 699, cert. denied, 343 Md. 680 (1996)

("the courts may not substitute their judgment for that of the legislative agency if the issue is rendered fairly debatable"); Floyd v. County Council of Prince George's County, 55 Md.App. 246, 258 (1983) ("substantial evidence" means a little more than a 'scintilla of evidence.").

With regard to rezoning on the basis of mistake, it is "firmly established that there is a strong presumption of the correctness of original zoning and of comprehensive rezoning." People's Counsel v. Beachwood I Ltd. Partnership, 107 Md. App. 627, 641 (1995), quoting, Wells v. Pierpont, 253 Md. 554, 557 (1969). To sustain a piecemeal change, there must be substantial evidence that "the Council failed to take into account then existing facts . . . so that the Council's action was premised . . . on a misapprehension." White v. Spring, 109 Md. App. at 698, quoting, People's Counsel, 107 Md. App. at 645. In other words, "[a] conclusion based upon a factual predicate that is incomplete or inaccurate may be deemed in zoning law, a mistake or error; an allegedly aberrant conclusion based on full and accurate information, by contrast, is simply a case of bad judgment, which is immunized from second-guessing." 109 Md. App. at 698. "Error can be established by showing that at the time of the comprehensive zoning the Council failed to take into account then existing facts, or projects or trends which were reasonably foreseeable of fruition in the future, so that the Council's action was premised initially on a misapprehension[,]" [and] "by showing that events occurring subsequent to the comprehensive zoning have proven that the Council's initial premises were incorrect." Boyce v. Sembly, 25 Md. App. 43, 51 (1975) (citations omitted). "Thus, unless there is probative evidence to show that there were then existing facts which the Council, in fact, failed to take into account, or subsequently occurring events which the Council could not have taken into account, the presumption of validity accorded to comprehensive zoning is not overcome and the question of error is not 'fairly debatable." Id, at 52.

A finding of mistake, however, absent a regulatory taking, merely permits the further consideration of rezoning, it does not mandate a rezoning. White, 109 Md. App. at 708. Rather, a second inquiry "regarding whether, and if so, how, the property is reclassified," is required. Id. at 709. This second conclusion is due great deference. Id. (after a prior mistake has been established and accepted as fact by a legislative zoning entity, that entity's decision as to whether to rezone, and if so, how to reclassify, is due the same deference the prior comprehensive rezoning was due).

In sum, the Land Use and Transportation Committee (the "Committee") is required to hold a quasi-judicial public hearing with regard to the bill wherein it will hear and weigh the evidence as presented in: (1) the Planning Report and other agency reports; (2) testimony from the Planning Department and other City agency representatives; and (3) testimony from members of the public and interested persons. After weighing the evidence presented and submitted into the record before it, the Committee is required to make findings of fact for each property with regard to the factors in §§10-304 and 10-305 of the Land Use Article and § 5-508 of Article 32. The Law Department notes that the Department of Planning has issued a Staff Report concerning this bill ("Report") which applies the relevant provisions of the Land Use Article and Article 32 to the property. See Report at 3-5. If, after its investigation of the facts, the Committee agrees

¹ Planning has set forth the 5-508(b)(3) factors on page 3 of the Report, but its application of those factors appears to be in the "Mistake" section on page 5.

with the findings in the Report or finds similar and/or additional facts to support: (1) a mistake in the comprehensive zoning; and (2) a new zoning classification for the properties, it may adopt these findings and the legal requirements for granting the rezoning would be met. The Law Department also notes that this property is proposed to be included in the Mount Washington Urban Renewal Plan per amendments to the plan outlined in Council Bill 17-0108.

Finally, certain procedural requirements apply to this bill beyond those discussed above because a change in the zoning classification of a property is deemed a "legislative authorization." BCC Art. 32, § 5-501(2)(iii). Specifically, notice of the City Council hearing must be given by publication in a newspaper of general circulation in the City, by posting in a conspicuous place on the property and by first-class mail, on forms provided by the Zoning Administrator, to each person who appears on the tax records of the City as an owner of the property to be rezoned. Art. 32, §5-601(b). The notice of the City Council hearing must include the date, time, place and purpose of the hearing, as well as the address of the property and the name of the applicant. Art. 32, §5-601(c). The posted notices must be at least 3 feet by 4 feet in size, placed at a prominent location, and at least one sign must be visible from each of the property's street frontages. Art. 32, §5-601(d). The published and mailed notices must be given at least 15 days before the hearing; the posted notice must be at least 30 days before the public hearing. Art. 32, §5-601(e) and (f).

This bill is the appropriate method for the City Council to review the facts and make the determination as to whether the legal standard for rezoning has been met. Assuming the required findings are made at the hearing and that all procedural requirements are satisfied, the Law Department approves the bill for form and legal sufficiency.

Sincerely,

Jennifer Landis
Assistant Solicitor

cc: Andre M. Davis, City Solicitor

David E. Ralph, Deputy City Solicitor

Karen Stokes, Director, Mayor's Office of Government Relations

Kyron Banks, Mayor's Legislative Liaison

Elena DiPietro, Chief Solicitor, General Counsel Division

Hilary Ruley, Chief Solicitor

Victor K. Tervala, Chief Solicitor

CITY OF BALTIMORE

CATHERINE E. PUGH, Mayor



BOARD OF MUNICIPAL AND **ZONING APPEALS**

DAVID C. TANNER, Executive Director 417 E. Fayette Street, Room 1432 Baltimore, Maryland 21202

September 18, 2017

The Honorable President and Members of the City Council City Hall 100 N. Holliday Street Baltimore, MD 21202

Re: City Council Bill No. 17-0109: Rezoning - A portion of the property known as 1700 South Road from R-1D to OR-1 Zoning District

Ladies and Gentlemen:

City Council Bill No. 17-00109 has been referred by your Honorable Body to the Board of Municipal and Zoning Appeals for study and report.

The purpose of City Council Bill No. 17-00109 is to change the zoning district for a portion of the real property address known as 1700 South Road (Block: 4700A, Lot: 001), as outlined in red on the accompanying plat.

The BMZA has reviewed the legislation and has no objection to the passage of Bill Number 17-0109.

Sincerely,

David C. Tanner

Executive Director

DCT/rdh

CC: Mayors Office of Council Relations

Legislative Reference



MEMORANDUM

TO:

Honorable President and Members of the City Council

Attention: Natawna B. Austin, Executive Secretary

FROM:

William H. Cole, President and CE

DATE:

August 31, 2017

SUBJECT:

City Council Bill 17-0109

Rezoning - A Portion of 1700 South Road

The Baltimore Development Corporation (BDC) has been asked to comment on City Council Bill 17-0109, for the purpose of changing the zoning for a portion of property known as 1700 South Road, in the Mt. Washington neighborhood, from R-1D Zoning District to OR-1 Zoning District.

The BDC supports this Bill. The rezoning will allow for the property to be rehabilitated in a manner that will add to the vitality of the business area and activate an otherwise vacant property.

The BDC respectfully requests that favorable consideration be given to City Council Bill No. 17-

cc:

Kyron Banks





Right of Way Services Division, Department of Transportation 204 Abel Wolman Municipal Building

Report on City Council Bill 17-0109

2nd floor, City Hall

TO Mr. Kyron Banks
Office of the Mayor



DATE: September 15, 2017

RE: Comments on City Council Bill 17-0109/Rezoning of 1700 South Road

This office has reviewed the plat and all accompanying documents of the above mentioned bill, and upon review have determined that the rezoning of 1700 South Road does not affect the interest of this office and therefore we are in support of City Council Bill 17-0109.

Sincerely,

David Framm

CITY OF BALTIMORE COUNCIL BILL 17-0109 (First Reader)

Introduced by: Councilmember Schleifer At the request of: Blue Ocean Realty

Address: c/o Alfred W. Barry, III, 201 East Baltimore Street, Suite 1150, Baltimore, Maryland

21202

Telephone: 410-547-6900

Introduced and read first time: July 17, 2017

Assigned to: Land Use and Transportation Committee

REFERRED TO THE FOLLOWING AGENCIES: City Solicitor, Board of Municipal and Zoning Appeals, Planning Commission, Department of Housing and Community Development, Baltimore Development Corporation, Department of Transportation

A BILL ENTITLED

AN ORDINANCE	concerning
AN ORDINANCE	COHCCITTIE

Rezoning - A Portion of 1700 South Road

- FOR the purpose of changing the zoning for a portion of the property known as 1700 South Road, as outlined in red on the accompanying plat, from the R-1D Zoning District to the OR-1 Zoning District.
- 6 By amending

1

2

16

17 18

19

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22

23

- 7 Article 32 Zoning
- 8 Zoning District Map
- 9 Sheet 2-A
- 10 Baltimore City Revised Code
- 11 (Edition 2000)
- SECTION 1. BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF BALTIMORE, That
 Sheet 2-A of the Zoning District Map is amended by changing from the R-1D Zoning District to
 the OR-1 Zoning District a portion of the property known as 1700 South Road, as outlined in red
 on the plat accompanying this Ordinance.
 - SECTION 2. AND BE IT FURTHER ORDAINED, That as evidence of the authenticity of the accompanying plat and in order to give notice to the agencies that administer the City Zoning Ordinance: (i) when the City Council passes this Ordinance, the President of the City Council shall sign the plat; (ii) when the Mayor approves this Ordinance, the Mayor shall sign the plat; and (iii) the Director of Finance then shall transmit a copy of this Ordinance and the plat to the Board of Municipal and Zoning Appeals, the Planning Commission, the Commissioner of Housing and Community Development, the Supervisor of Assessments for Baltimore City, and the Zoning Administrator.
- SECTION 3. AND BE IT FURTHER ORDAINED, That this Ordinance takes effect on the 30th day after the date it is enacted.

EXPLANATION: CAPITALS indicate matter added to existing law, [Brackets] indicate matter deleted from existing law.



INTRODUCTORY*

CITY OF BALTIMORE COUNCIL BILL ____

APPROVÉD FOR FORM
STYLE, AND TENTUAL SUFFIENC

7-12-17
DEP'T LEGISLATIVE REFURENCE

Introduced by: Councilmember Schleifer At the request of: Blue Ocean Realty

Address: c/o Alfred W. Barry, III, 201 East Baltimore Street, Suite 1150, Baltimore, Maryland

21202

Telephone: 410-547-6900

A BILL ENTITLED

AN ORDINANCE concerning

Rezoning - A Portion of 1700 South Road

FOR the purpose of changing the zoning for a portion of the property known as 1700 South Road, as outlined in red on the accompanying plat, from the R-1D Zoning District to the OR-1 Zoning District.

By amending

Article 32 - Zoning Zoning District Map Sheet 2-A Baltimore City Revised Code (Edition 2000)

SECTION 1. BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF BALTIMORE, That Sheet 2-A of the Zoning District Map is amended by changing from the R-1D Zoning District to the OR-1 Zoning District a portion of the property known as 1700 South Road, as outlined in red on the plat accompanying this Ordinance.

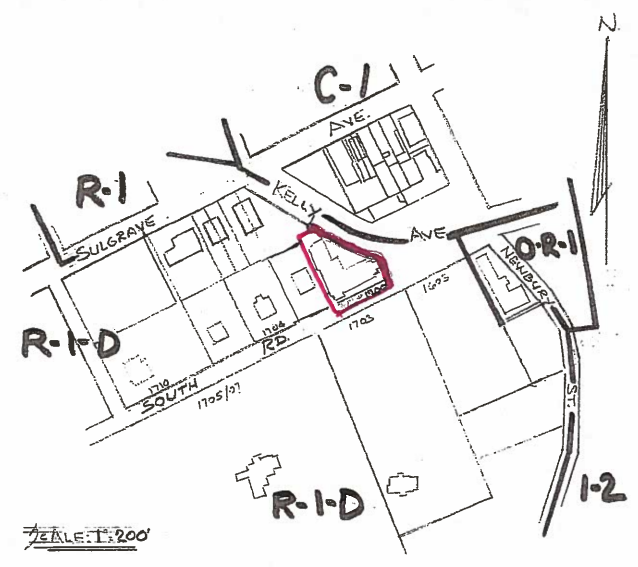
SECTION 2. AND BE IT FURTHER ORDAINED, That as evidence of the authenticity of the accompanying plat and in order to give notice to the agencies that administer the City Zoning Ordinance: (i) when the City Council passes this Ordinance, the President of the City Council shall sign the plat; (ii) when the Mayor approves this Ordinance, the Mayor shall sign the plat; and (iii) the Director of Finance then shall transmit a copy of this Ordinance and the plat to the Board of Municipal and Zoning Appeals, the Planning Commission, the Commissioner of Housing and Community Development, the Supervisor of Assessments for Baltimore City, and the Zoning Administrator.

SECTION 3. AND BE IT FURTHER ORDAINED, That this Ordinance takes effect on the 30th day after the date it is enacted.

* WARNING: THIS IS AN UNOFFICIAL, INTRODUCTORY COPY OF THE BILL.
THE OFFICIAL COPY CONSIDERED BY THE CITY COUNCIL IS THE FIRST READER COPY.



SHEET NOZA OF THE ZONING DISTRICT MAPS OF ARTICLE 30 OF THE Baltimore city code, 1966 Edition, as amended by ordinance NOS. IG-SBI AND 17-015 AS APPROVED



AREA OUTLINED IN RED TO BE CHANGED FROM: THE R-I-D ZONING DISTRICT

TO: THE O-R. / ZONING DISTRICT

FOR: 1700 SOUTH, LLC

SO AB ASSOCIATES

201 E. BALTIMORE ST.

BALTIMORE, 1914 21202

PRESIDENT CITY COUNCIL

MAYOR



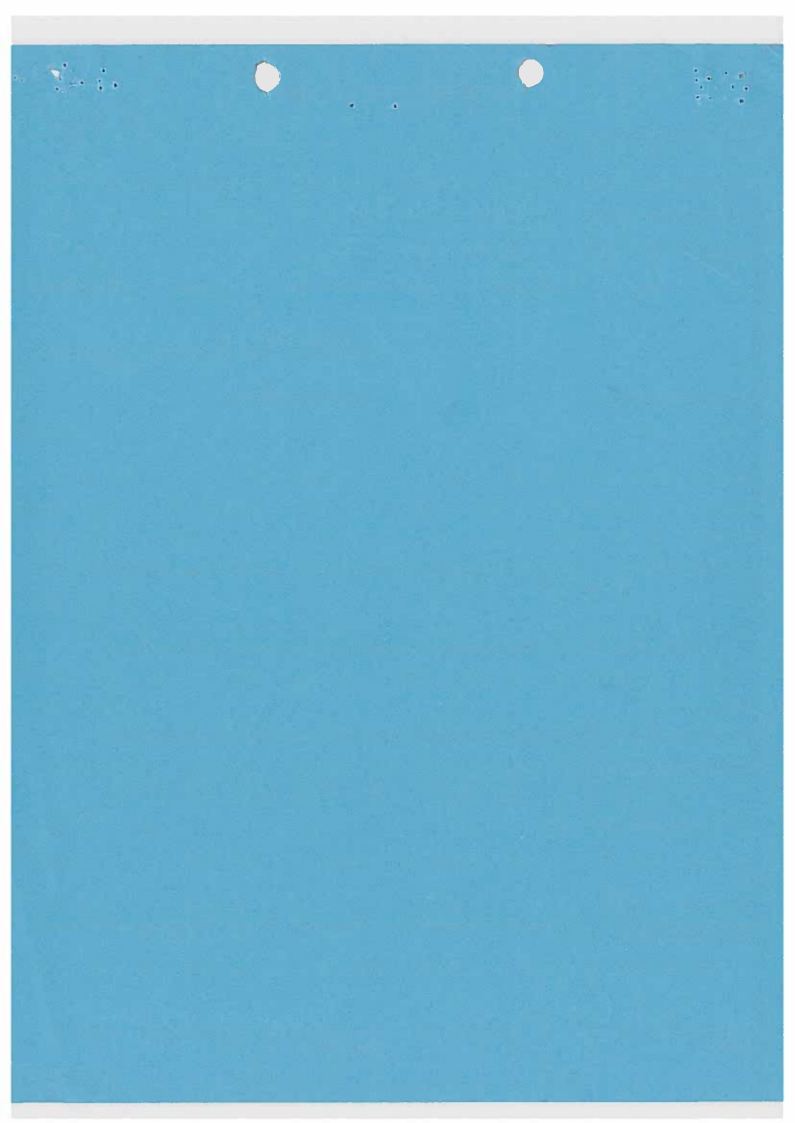
STATEMENT OF INTENT

1.	Applicant's Contact Information: Name: /700 SOUTA, LLC
	Mailing Address: U GRANGE CATE: 70 F FAIT 5 ST #1/50
	Mailing Address: 46 48 ASSOCIOTES 201 E BOUTING ST #1150 ROLT: MD 21202 Telephone Number: 410 - 547 - 6500
	Talanhana Number: W.A. Cara CEAD
	Email Address: A606ACTE YO 400. COM
	Email Address. A BACKET & CANTER COTT
2.	All Proposed Zoning Changes for the Property: REZONING FROM R-1 To 0-R-1 The
3.	All Intended Uses of the Property: The former church will be denouted for The officer of Blue Octa. Really The Asymptotic Stands house will Remain make not be recount
	The AD-FACENT DANG house will REMAIN AND NOT
	GE REZONAN
4.	Current Owner's Contact Information:
	Name: ST. To has Earle Op a Church
	Name: 57. John Epilcogol Church Mailing Address: 1700 South Panel
	Telephone Number:
	Email Address:
5.	Property Acquisition:
	The property was acquired by the current owner on $\frac{20419005}{5}$ by deed recorded in the Land Records of Baltimore City in Liber 00208 Folio 00511 .
6.	Contract Contingency:
	(a) There is X is not a contract contingent on the requested legislative authorization.
	(b) If there is a contract contingent on the requested legislative authorization:
	(i) The names and addresses of all parties to the contract are as follows {use additional sheet if necessary}: 1700 SOUTH, LLC (Buyer) 6615 62 EISTENDAM WORL, SUITE 300 BOLTE, MD 21215
	ST. John, Epilerpol Church (SELLER)
	9. HELBERT BUSINELE
	901 Dolary Voll, Hart # 500
	TOWS50, INIP/21204
	Page 1 of 2 Rev'd 05/22/17

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	(ii) The purpose, nature, and effect of the contract are: To Dunchase And 1/= NOVATER THE EXISTING (LIVER FOR CHOICE 1/= NOVATER OF RELIVER CHOICE 1/= NOVATER OF RELIVER CHOICE 1/= NOVATER OF RELIVER CHOICE 1/= NOVATER OF THE CHOICE
7. Age	ncy:
(a)	The applicant is is not X acting as an agent for another.
(b)	If the applicant is acting as an agent for another, the names of all principals on whose behalf the applicant is acting, including the names of the majority stockholders of any corporation, are as follows {use additional sheet if necessary}:
	AFFIDAVIT
the	ALFIED WI 3A 1 AY 111, solemnly affirm under the penalties of perjury that information given in this Statement of Intent is true and complete to the best of my knowledge, ormation, and belief.
	Applicant's signature
	7/12/17 Date





ACTION BY THE CITY COUNCIL

FIRST READING (INTRODUCTION)	JUL 1 / 2017
PUBLIC HEARING HELD ON Septemb	er 20 20 7
COMMITTEE REPORT AS OF	er 15 20 7
FAVORABLE UNFAVORABLE FA	
	Edward Leurs
COMMITTEE MEMBERS:	COMMITTEE MEMBERS:
SECOND READING: The Council's action being favorable Third Reading on:	(unfavorable), this City Council bill was (was not) ordered printed for SEP 2.5.2017
Amendments were read and adopted (defeated)	as indicated on the copy attached to this blue backing.
THIRD READING	OCT 126 2017
	as indicated on the copy attached to this blue backing.
THIRD READING (ENROLLED)	20
Amendments were read and adopted (defeated)	as indicated on the copy attached to this blue backing.
THIRD READING (RE-ENROLLED)	20
WITHDRAWAL	20
There being no objections to the request for withdraws from the files of the City Council.	il, it was so ordered that this City Council Ordinance be withdrawn
Blassony	Lieun St. Dani
President	Chief Clerk