П О М	NAME & TITLE	CHRIS RYER, DIRECTOR
	AGENCY NAME & ADDRESS	DEPARTMENT OF PLANNING 8 TH FLOOR, 417 EAST FAYETTE STREET
	SUBJECT	CITY COUNCIL BILL #22-0276/ ZONING – CONDITIONAL USE CONVERSION TO 2 DWELLING UNITS – VARIANCES – 2722 AUCHENTOROLY TERRACE



DATE:

October 14, 2022

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

TO

At its regular meeting of October 13, 2022, the Planning Commission considered City Council Bill #22-0276, for the purpose of permitting, subject to certain conditions, the conversion of a single-family dwelling unit to 2 dwelling units in the R-8 Zoning District on the property known 2722 Auchentoroly Terrace (Block 3229, Lot 030), as outlined in red on the accompanying plat; and granting variances from certain bulk regulations (lot area size) and offstreet parking requirements.

In its consideration of this Bill, the Planning Commission reviewed the attached staff report which recommended amendment and approval of City Council Bill #22-0276, and adopted the following resolution, with eight members being present (eight in favor):

RESOLVED, That the Planning Commission finds, in accordance with §5-406(a) and §5-406(b) of the Zoning Code of Baltimore City, that the proposed use provided in this bill:

- would not be detrimental to or endanger the public health, safety, or welfare;
- would not be precluded by any other law, including an applicable Urban Renewal Plan;
- would not be contrary to the public interest; and
- would be in harmony with the purpose and intent of this Code; and
- meets all criteria for approval specified in §5-406(b) of the Zoning Code of Baltimore City, as described in the Departmental staff report; and further

RESOLVED, That the Planning Commission concurs with the recommendation of its Departmental staff, and adopts the findings of fact outlined in the attached staff report and its equity findings, with consideration for testimony and facts presented at this meeting; and therefore recommends that City Council Bill #22-0276 be approved by the City Council.

If you have any questions, please contact Mr. Martin French in the Land Use and Urban Design Division at 410-396-1354.

CR/ewt

attachment

cc: Ms. Natasha Mehu, Mayor's Office

Ms. Nina Themelis, Mayor's Office

Mr. Ethan Cohen, Mayor's Office

The Honorable Eric Costello, Council Rep. to Planning Commission

Mr. Matthew Stegman, City Council President's Office

Ms. Nikki Thompson, City Council President's Office

Mr. Colin Tarbert, BDC

Ms. Rebecca Witt, BMZA

Mr. Geoffrey Veale, Zoning Administration

Ms. Stephanie Murdock, DHCD

Ms. Elena DiPietro, Law Dept.

Mr. Francis Burnszynski, PABC

Mr. Liam Davis, DOT

Ms. Natawna Austin, Council Services

Ms. Melinda Toussaint for Vmocala LLC



Mayor

PLANNING COMMISSION

Sean D. Davis, Chairman; Eric Stephenson, Vice Chair

Chris Ryer Director

STAFF REPORT

October 13, 2022

REQUEST: City Council Bill 22-0276 / Zoning – Conditional Use Conversion of a Single-Family Dwelling Unit to 2 Dwelling Units in the R-8 Zoning District – Variances – 2722 Auchentoroly Terrace:

For the purpose of permitting, subject to certain conditions, the conversion of a single-family dwelling unit to 2 dwelling units in the R-8 Zoning District on the property known as 2722 Auchentoroly Terrace (Block 3229, Lot 030), as outlined in red on the accompanying plat; and granting variances from certain bulk regulations (lot area size) and off-street parking requirements.

RECOMMENDATION: Approval

STAFF: Martin French

PETITIONERS: Councilmember Torrence, at the request of Melinda Toussaint

OWNER: Vmocala LLC c/o Melinda Toussaint

SITE/ GENERAL AREA

<u>Site Conditions</u>: This property is located on the southwest corner of the intersection with Avalon Avenue and is currently improved with a three-story end-of-row residential dwelling measuring approximately 15' by 63' on a lot measuring approximately 15' by 80'. This structure, built in the first decade of the 20th Century, is now a vacant single-family residential property that is being restored and renovated in accordance with an Authorization To Proceed issued by the Commission for Historical and Architectural Preservation on August 16, 2022. The site is zoned R-8 and is in the Parkview-Woodbrook community, the Auchentoroly Terrace [Locally designated] Historic District and the Auchentoroly Terrace National Register Historic District.

<u>General Area</u>: This is a primarily residential area with scattered non-residential uses such as religious institutions and a few small street-corner commercial uses. Across the street from this historic row of houses is the southwestern portion of Druid Hill Park.

HISTORY

The Auchentoroly Terrace Historic District was first designated by Ordinance no. 04-815. The larger Auchentoroly Terrace Historic District was listed on the National Register of Historic Places on September 17, 2015. The houses on Auchentoroly Terrace were rezoned from R-9 to R-8 during the comprehensive rezoning process associated with adoption of the current Zoning Code which became effective on June 5, 2017.

ANALYSIS

Zoning Analysis:

- The Zoning Code requires, for a property in the R-8 zoning district, 750 square feet of lot area per dwelling unit (Table 9-401). A lot area of 1,500 square feet is thus required for two dwelling units. As this lot has approximately 1,200 square feet, a 300 square feet lot area size variance, amounting to 20%, is needed for approval. A lot area variance has been included in Section 2 of the bill.
- One off-street parking space is required to serve the newly created dwelling unit. Since the property cannot provide a parking space meeting Zoning Code standards, as the rear yard is only 17' deep, a parking variance is needed in order to meet this requirement. The off-street parking variance has been included in Section 3 of the bill.
- Floor plans filed by the owner propose creation of a two-bedroom dwelling unit on the basement and first floor levels of the existing structure, and a three-bedroom unit on the second and third floor levels of the structure. A two-bedroom dwelling unit requires 1,000 square feet of gross floor area; a three-bedroom dwelling unit requires 1,250 square feet of gross floor area (BCZC §9-703). The basement and first floor levels provide approximately 1,800 square feet of gross floor area; the second and third floor levels provide approximately 1,800 square feet of gross floor area. The floor area requirements for the proposed residential conversion are thus satisfied by the existing structure.

Variances: Per §5-308 {"Approval standards"} of Article 32 – Zoning:

- Required finding of unnecessary hardship or practical difficulty: The existing building covers approximately 79% of the property, yet also contains approximately 3,600 square feet of gross floor area, which creates an unusual ratio of floor area to lot area. The interior space of the building is larger than what would ordinarily be needed for a single-family dwelling, and so the lot area variance requested is reasonable. Likewise, although the width of the property would allow creation of one parking space meeting Zoning Code standards for width, the rear yard depth does not meet those same standards (Table 16-406), and the owner is not able to provide an off-street parking space without demolishing a part of the rear of the building. Thus, a complete parking variance is more reasonable than strict compliance with the requirement.
- Other required findings: Planning staff conclude that the conditions on which this application is based are unique to the property for which the variances are sought and not generally applicable to other property within the same zoning classification, as this is a three-story early 20th Century structure that is large in relation to the lot that it is on. Similarly, Planning staff conclude that unnecessary hardship or practical difficulty is not being created by the intentional action of a person with a present interest in the property; and that the purpose of the variances is not based exclusively on a desire to increase the value or income potential of the property, given its large floor area that meets the floor area per unit type conversion standards in the Zoning Code, and that its existing structure

is large in relation to the lot on which it is situated. Planning staff recommend that the Commission find that the variances would not be injurious to the use and enjoyment of other property in the immediate vicinity; nor substantially diminish and impair property values in the neighborhood; nor adversely affect the City's Comprehensive Master Plan or any Urban Renewal Plan; nor be detrimental to or endanger the public health, safety, or welfare, or be in any way contrary to the public interest.

Conditional Use: Per §5-406 {"Approval standards"} of Article 32 – Zoning:

(a) Limited criteria for denying.

Neither the Board of Municipal and Zoning Appeals, nor the City Council, as the case may be, may approve a conditional use unless, after public notice and hearing and on consideration of the standards required by this subtitle, it finds that:

- (1) the establishment, location, construction, maintenance, or operation of the conditional use would not be detrimental to or endanger the public health, safety, or welfare;
- (2) the use would not be precluded by any other law, including an applicable Urban Renewal Plan;
- (3) the authorization would not be contrary to the public interest; and
- (4) the authorization would be in harmony with the purpose and intent of this Code.

Establishment, location, construction, maintenance, and operation of a multi-family dwelling at 2722 Auchentoroly Terrace would not be detrimental to or endanger public health, safety, or welfare. The proposed use is not precluded by any other law, including an Urban Renewal Plan. Use of this property for a multi-family dwelling is not otherwise in any way contrary to the public interest. The authorization would be in harmony with the purpose and intent of the Zoning Code.

Below is staff's review of §5-406(b) {"Required considerations"} of Article 32 – Zoning:

(b) Required considerations.

As a further guide to its decision on the facts of each case, the Board of Municipal and Zoning Appeals must consider the following, where appropriate:

- (1) the nature of the proposed site, including its size and shape and the proposed size, shape, and arrangement of structures;
- (2) the resulting traffic patterns and adequacy of proposed off-street parking and loading;
- (3) the nature of the surrounding area and the extent to which the proposed use might impair its present and future development;
- (4) the proximity of dwellings, churches, schools, public structures, and other places of public gathering;
- (5) accessibility of the premises for emergency vehicles;
- (6) accessibility of light and air to the premises and to the property in the vicinity;
- (7) the type and location of adequate utilities, access roads, drainage, and other necessary facilities that have been or will be provided;
- (8) the preservation of cultural and historic landmarks and structures;
- (9) the character of the neighborhood;
- (10) the provisions of the City's Comprehensive Master Plan;
- (11) the provisions of any applicable Urban Renewal Plan;
- (12) all applicable standards and requirements of this Code;
- (13) the intent and purpose of this Code; and

(14) any other matters considered to be in the interest of the general welfare.

Staff finds that the site, including its size and shape, is appropriate for the proposed use. There would be no change to traffic patterns if this use would be authorized. The surrounding area is one in which the predominant residential type was originally single-family owner-occupancy rowhousing but in which some conversions of single-family to multi-family dwellings occurred during the 20th Century. For this reason, it is unlikely that the proposed multi-family use would impair present or future development. There is reasonable proximity of other dwellings, churches and other places of worship, schools, public structures, and places of public gathering. There is adequate accessibility for emergency vehicles, and of light and air to the premises and to other properties in the vicinity. There are adequate utilities, roads, drainage, and other necessary facilities. The proposed use of the existing structure would not affect preservation of cultural and historic landmarks and structures. Approval of the proposed use as a multi-family dwelling would not affect the existing character of the neighborhood, as noted above. While consistent with provisions of the City's Comprehensive Master Plan, the proposed use is not prevented or limited by any Urban Renewal Plan. Multi-family use would meet all applicable standards and requirements of the Zoning Code upon granting of variances discussed previously, and would be consistent with the intent and purpose of the Zoning Code.

Equity considerations: This property is located within a part of Baltimore City that has low real estate market values and a proportion of non-whites that is above the City-wide average. The Parkview-Woodbrook community, as part of the larger West Baltimore area, has suffered from significant net disinvestment, combined with population losses, for several decades. While there would be no apparent or predictable changes to the quality of life in the Parkview-Woodbrook community that would result from disapproval of this proposed action, there is a predictable, though limited, improvement that could result from completion of renovation and re-use of this property, reinforced by creation of additional housing options for residents. By itself, the proposed action would not change existing patterns of inequity that persist in Baltimore. Creation of multi-family dwelling units adds opportunity for residents to live in this community. The proposed additional dwelling units would be convenient to the Mondawmin Metro Station, which offers access by public transportation to downtown Baltimore and to other areas of employment along the Metro Line from East Baltimore/ Johns Hopkins Medical Institutions to Owings Mills New Town. There would be no effect on internal operations of the Department of Planning that would result from approval of the proposed action.

<u>Notification</u>: The Greater Mondawmin Coordinating Council, Mondawmin Neighborhood Improvement Association, Mondawmin Improvement Neighborhood Association, New Auchentoroly Terrace Association, and Councilman Torrence have been notified of this action.

Chris Ryer Director