CITY OF BALTIMORE

STEPHANIE RAWLINGS-BLAKE, Mayor



DEPARTMENT OF LAW

GEORGE A. NILSON, City Solicitor 101 City Hall Baltimore, Maryland 21202

September 14, 2015

The Honorable President and Members of the Baltimore City Council Attn: Natawna Austin, Executive Secretary Room 409, City Hall 100 N. Holliday Street Baltimore, Maryland 21202

> City Council Bill 15-0548 – Rezoning – Certain Properties in the Barclay Re:

Community

Dear President and City Council Members:

The Law Department has been asked to review City Council Bill 15-0548 for form and legal sufficiency. The bill changes the zoning from the B-3-2 Zoning District to the B-2-3 Zoning District and from the R-9 Zoning District to the B-2-3 Zoning District.

The City Council may permit such a rezoning if it finds facts sufficient to show either a mistake in the existing zoning classification or a substantial change in the character of the neighborhood. Md. Code, Land Use Article, §10-304(b)(2). In evaluating whether the proposed rezoning meets this standard, the City Council is required to make findings of fact on the following matters: (1) population changes; (2) the availability of public facilities; (3) the present and future transportation patterns; (4) the compatibility with existing and proposed development; (5) the recommendations of the Planning Commission and the Board of Municipal Zoning Appeal; and (6) the relation of the proposed amendment to the City's plan. Md. Code, Land Use Article, §10-304(b)(1). The required recommendations of the Planning Commission and the Board of Municipal Zoning Appeal, as noted above, must be based on certain considerations outlined in the City Code. See Baltimore City Zoning Code, §16-305.

The Law Department notes that the Department of Planning has issued a report concerning this bill ("Report"). The Report establishes sufficient facts for granting the proposed rezoning. If the Council adopts the findings of the Report, or finds facts similar to those contained in the Report, the legal requirements for granting the rezoning would be met.

Certain procedural requirements must be satisfied before the Council may act to rezone the property, including public notice and hearing requirements. See Baltimore City Zoning Code, §§16-401 & 16-402. As the 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, and assuming the legal standard is met and all other procedural requirements are satisfied, the Law Department approves the bill for form and legal sufficiency.

Sincerely yours,

Victor K. Tervala Chief Solicitor

Victor Them

ce: George Nilson, City Solicitor
Angela C. Gibson, Mayor's Legislative Liaison
Elena DiPietro, Chief Solicitor, Opinions & Advice
Hilary Ruley, Chief Solicitor
Jennifer Landis, Assistant Solicitor