AMENDMENTS TO COUNCIL BILL 19-0449 (1st Reader Copy)

By: Land Use Committee

Amendment No. 1

On page 1, in line 2, strike "**Regulations**" and substitute "<u>Standards</u>"; and, on the same page, in line 8, strike "14-328(b)" and substitute "<u>14-328</u>".

Amendment No. 2

On page 1, after line 16, insert

"(a) Minimum lot area requirements.

Because neighborhood commercial establishment uses apply only to certain already-existing [structures] BUILDINGS, those uses are not subject to the minimum lot area required for non-residential uses in Residential or Office-Residential Zoning Districts.

Amendment No. 3

On page 2, strike lines 5 and 6, in their entireties, and insert

"(7) Retail goods establishments – no alcoholic beverage sales.

(c) *Pedestrian orientation*.

The development and the proposed use must be pedestrian-oriented and not oriented to the automobile.

(d) *Principal entrance*.

The principal entrance must be a direct entry from the primary adjoining street.

(e) {Vacant}

(f) *Drive-through facilities prohibited.*

Drive-through facilities are prohibited.

- (g) Uses limited to building interior.
 - (1) All business, servicing, processing, and storage uses must be located within the building.
 - (2) Outside storage or display is prohibited.
- (h) Signs.

Signs must comply with Title 17 {"Signs"} of this Code.

(I) TOBACCO PRODUCTS SALES PROHIBITED.

THE SALE OF A TOBACCO PRODUCT, AS DEFINED BY STATE HEALTH-GENERAL ARTICLE, § 13-1001(U) {"DEFINITIONS: TOBACCO PRODUCT"}, IS PROHIBITED IN NEIGHBORHOOD COMMERCIAL ESTABLISHMENTS.".