

# Legislation Details (With Text)

File #:	10-0	)488 <b>V</b> e	ersion:	0	Name:	Planned Unit Development - Designat Street Station	ion - 25th
Туре:	Ordi	nance			Status:	Enacted	
File created:	4/19	/2010			In control:	City Council	
On agenda:					Final action:	11/24/2010	
Enactment date:					Enactment #:	10-397	
Title:	Plan	ned Unit Deve	elopmen	nt - De	esignation - 25th	h Street Station	
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Sponsors:	Belir	nda Conaway					
Indexes:	Desi	ignation, PUD	(Planne	ed Un	it Development	)	
Code sections:							
Attachments:	0488 0488 Law Impa	8.pdf, 5. Parkir 8.pdf, 8. HCD - 10-0488.pdf	ng Autho - 10-048 , 12. Su 14. Trar	ority - 38.pdf Istaina Nsport	10-0488.pdf, 6 f, 9. General Se ability - REVISE tation (2) - 10-0	B.pdf, 3. Fire - 10-0488.pdf, 4. Transportati S. Sustainability - 10-0488.pdf, 7. Planning ervice - 10-0488.pdf, 10. Public Works - 10 ED - 10-0488.pdf, 13. Transportation - 10-0 488.pdf, 15. Transportation - Hearing resp	- 10- 0-0488.pdf, 11. 0488 - Traffic
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4/22/2010	0	The City Council	Referred for a Report
4/19/2010	0	City Council	Assigned
4/19/2010	0	City Council	Introduced

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CITY OF BALTIMORE COUNCIL BILL

Introduced by: Councilmember Conaway At the request of: WV Baltimore-24/Sisson LLC and WV Baltimore H 25 LLC

Address: c/o Jon Laria, Esquire, Ballard Spahr LLP, 300 East Lombard Street, 18th Floor, Baltimore, Maryland 21202 Telephone: 410-528-5506

A BILL ENTITLED

## AN ORDINANCE concerning Planned Unit Development - Designation - 25th Street Station

FOR the purpose of approving the application of WV Baltimore-24/Sisson LLC and WV Baltimore H 25 LLC (collectively, the "Applicant"), contract purchaser(s) and/or potential owner(s) of certain properties listed on Exhibit 1, attached to and made part of this Ordinance (collectively, the "Property"), to have the Property designated a Business and Industrial Planned Unit Development; and approving the Development Plan submitted by the applicant.

BY authority of Article - Zoning Title 9, Subtitles 1, 4, and 5 Baltimore City Revised Code (Edition 2000)

Recitals

The Applicant is the contract purchaser of the Property, consisting of 11.518 acres, more or less. The Applicant and/or its affiliates intend to develop the Property into a mixed-use development including principally retail and residential uses.

On April 13, 2010, representatives of the Applicant met with the Department of Planning for a preliminary conference, to explain the scope and nature of existing and proposed development on the Property and to institute

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proceedings to have the Property designated a Business and Industrial Planned Unit Development.

The representatives of the Applicant have now applied to the Baltimore City Council for designation of the Property as a Business and Industrial Planned Unit Development, and they have submitted a Development Plan intended to satisfy the requirements of Title 9, Subtitles 1, 4, and 5 of the Baltimore City Zoning Code.

SECTION 1. BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF BALTIMORE, That the Mayor and City Council approves the application of WV Baltimore-24/Sisson LLC and WV Baltimore H 25 LLC (collectively, the "Applicant"), contract purchaser(s) and/or potential owner(s) of certain properties listed on Exhibit 1, attached to and made part of this Ordinance (collectively, the "Property"), consisting of 11.518 acres, more or less, as outlined on the accompanying Development Plan entitled "25th Street Station", dated April 15, 2010, to designate the Property a Business and Industrial Planned Development under Title 9, Subtitles 1, 4, and 5 of the Baltimore City Zoning Code.

SECTION 2. AND BE IT FURTHER ORDAINED, That the Development Plan submitted by the Applicant, consisting of Sheet 1, "Existing Conditions", dated April 15, 2010; Sheet 2, "Development Plan A", dated April 15, 2010; Sheet 3, "Development Plan B", dated April 15, 2010; Sheet 4, "Development Plan C", dated April 15, 2010; Sheet 5, "Development Plan D", dated April 15, 2010; Sheet 6, "Preliminary Forest Conservation/Landscape Plan", dated April 15, 2010; Sheet 7, "Exterior Elevations - Site I Large Retail, dated April 15, 2010; Sheet 8, "Exterior Elevations - Site I Additional", dated April 15, 2010; and Sheet 9, "Exterior Elevations - Site II, dated April 15, 2010, is approved.

SECTION 3. AND BE IT FURTHER ORDAINED, That the following uses are allowed within the Planned Unit Development:

(a) All permitted, accessory, and conditional uses as allowed in the B-2 Zoning District, as of the date of this Ordinance, except as prohibited by paragraph (c) below;

(b) in addition to any uses allowed by paragraph (a) above, the following uses are specifically permitted within the Planned Unit Development:

- (1) Drug stores and pharmacies: drive-in;
- (2) Motor vehicles rental;
- (3) Sale of alcoholic beverages for consumption on premises;
- (4) Outdoor table service when accessory to a permitted use;
- (5) Prepared foods delivery service, including operations accessory to a restaurant;
- (6) Restaurants: drive-in;

(7) Restaurants: drive-in, including pick-up drives with window service, as well as direct customer service to automobiles, if enclosed portion of business is less than 3,500 square feet;

- (8) Outside storage, display, and sales areas;
- (9) Microwave antennas, non-free standing, if accessory to principal use;

(10) Live entertainment, so long as accessory to a restaurant, coffee shop, or other permitted use.

(c) Notwithstanding the provisions of paragraphs (a) and (b) above, the following uses are specifically prohibited within the Planned Unit Development: (otherwise either permitted or conditional in B-2)

Ammunition and firearm sales Amusement arcades Animal hospitals Auction rooms Auditoriums Auto accessory stores - including repair and installation, except that installation of audio and other electronic components is permitted Banquet halls Bed and breakfast establishments **Bingo** halls Blood donor centers Bowling establishments Check cashing stores, other than accessory Concert halls Dance halls Dog and cat kennels Feed stores Fraternity and sorority houses Garages for the repair and servicing of motor vehicles Gasoline service stations Helistops Homes for non-bedridden alcoholics or homeless persons Hospitals Hotels and motels Liquor stores or package goods stores Marinas Parking facilities, other than accessory Parole and probation field offices Pawnshops Pool halls and billiard parlors Poultry and rabbit killing establishments Rooming houses Sewerage pumping stations Swimming pools Taverns Theaters Travel trailers, RVs & similar camping equipment; parking and storage Union halls Video lottery facility Water filtration plants, reservoirs, and pumping stations (except in accordance with paragraph (d) below)

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(d) Green Uses" (as defined herein) shall also specifically be allowed and authorized as permitted uses within the Planned Unit Development. A "Green Use" shall mean any use or method, which is not specifically defined or prescribed by the Zoning Code but is consistent with the spirit and intent of the Zoning Code - which provides efficiencies in sustainable sites and development, utilizes "green" building principles, enhances energy, waste management, or environmental indoor and outdoor quality - the implementation of which should reasonably lead to the acquisition of credits toward certification from the United States Green Building Counsel's Leadership in Energy and Environmental Design (LEED) Green Building Rating System®, or its functional or generally accepted equivalent. Green uses may include, by way of example, but not limitation:

Innovative energy generation and distribution technologies

Innovative wastewater technologies

On-site wastewater treatment systems - utilizing a localized treatment system to

transport, store, treat and dispose some or all wastewater volumes generated on the project site Gray water systems - wastewater discharged from lavatories, bathtubs, showers,

clothes washers, and laundry sinks, that is filtered and reused for irrigation or other non-potable water uses Storm water reuse facilities

SECTION 4. AND BE IT FURTHER ORDAINED, That the Property designated as part of the Planned Unit Development under this Ordinance shall not be regulated by this Ordinance until the Applicant or its successors and assigns has acquired title to the properties.

SECTION 5. AND BE IT FURTHER ORDAINED, That exterior signage within the Planned Unit Development shall be subject to final design approval by the Planning Commission.

SECTION 6. AND BE IT FURTHER ORDAINED, That parking shall be provided in accordance with the Zoning Code for the underlying district and as shown on the Development Plan, calculated without regard to any lot lines and instead in the aggregate for the entire Planned Unit Development.

SECTION 7. AND BE IT FURTHER ORDAINED, That before any building permit may be issued for any part of this Planned Unit Development, the Applicant must comply with the requirements of Zoning Code § 2-305 and Building Code § 105.3.2 for a traffic-impact study of the overall Planned Unit Development and for the mitigation of adverse traffic impacts.

SECTION 8. AND BE IT FURTHER ORDAINED, That all plans for the construction of permanent improvements on the Property are subject to final design approval by the Planning Commission to insure that the plans are consistent with the Development Plan and this Ordinance.

SECTION 9. AND BE IT FURTHER ORDAINED, That the Planning Commission may determine what constitutes minor or major modifications to the Development Plan. Minor modifications require approval by the Planning Commission. Major modifications require approval by Ordinance.

SECTION 10. AND BE IT FURTHER ORDAINED, That as evidence of the authenticity of the accompanying Development Plan 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 Development Plan; (ii) when the Mayor approves this Ordinance, the Mayor shall sign the Development Plan; and (iii) the Director of Finance then shall transmit a copy of this Ordinance and the Development Plan 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 11. AND BE IT FURTHER ORDAINED, That this Ordinance takes effect on the 30th day after the

date it is enacted.

### EXHIBIT 1

Properties to be included in the Planned Unit Development

101-15 West 25th Street
204 West Ware Street
2438 North Howard Street
2500 Huntingdon Avenue
300 West 24th Street
330 West 24th Street
400 West 24th Street
Portion of Ward 12, Section 5, Block 3626C, Lot 5, as shown on Development Plan
Portion of existing Hampden Avenue, to be closed, as shown on Development Plan
Portion of existing Ware Street, to be closed, as shown on Development Plan
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