Rezoning
Application Information for
Planned Development Zoning Districts
PDH – Planned Development Housing District
PDC – Planned Development Commercial District
PRM – Planned Residential Mixed Use District
PTC – Planned Tysons Corner Urban District
PCC – Planned Continuing Care Facility District

ZONING EVALUATION DIVISION
Fairfax County
Department of Planning and Development
12055 Government Center Parkway
Suite 801
Fairfax, VA 22035
703-324-1290
https://www.fairfaxcounty.gov/planning-development

July 2021

Americans with Disabilities Act (ADA): Reasonable accommodation is available upon 7 days advance notice. For additional information on ADA call 703-324-1334 or TTY 771 (Virginia Relay Center).
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REZONING APPLICATION INFORMATION
For Planned Development Districts
(PDH, PDC, PRM, PTC & PCC)

This publication contains information on how to process a rezoning application for a Planned Development Housing (PDH), Planned Development Commercial (PDC), Planned Residential Mixed Use (PRM), Planned Tysons Corner Urban (PTC) and Planned Continuing Care Facility (PCC) zoning districts in Fairfax County. It includes instructions, a detailed list of submission requirements, an affidavit form, and a fee schedule. Additional copies of this publication are available from the Zoning Evaluation Division, Department of Planning and Zoning or from the County’s web site at https://www.fairfaxcounty.gov/planning-development/zoning/application-review. Planned Development Districts (PDH, PDC, PRM, PTC and PCC) are intended to encourage innovative and creative design in residential, commercial and mixed use developments. They are also intended to ensure ample provision and efficient use of open space, promote high standards in layout, design and construction, mixed uses, and high density uses where appropriate. Rezoning applications for conventional districts are addressed in a separate publication.

REZONING: The rezoning of land is one of the instruments by which a change in land use occurs. A rezoning is typically a change in the zoning classification of a property from an existing district to a different district, such as from R-1 residential (1 dwelling unit per acre) to PDH-2 planned development housing (2 dwelling units per acre). The rezoning of land can only be approved by the Board of Supervisors.

The rezoning process for planned development districts is a two-step process: the first is the approval of the rezoning and its associated Conceptual Development Plan by the Board of Supervisors; the second is the approval of the associated Final Development Plan by the Planning Commission. While these steps may occur sequentially, they are typically processed concurrently.

Any rezoning proposal is subject to a detailed review and analysis by staff and public hearings before the Fairfax County Planning Commission and the Fairfax County Board of Supervisors.

In order to request consideration of a rezoning, an application must be filed with the County by an authorized applicant, see subsection 8100.2.A(1), and must meet specific submission requirements.

SUBMISSION REQUIREMENTS: A rezoning application must meet the submission requirements as specified in Section 8101 of the Fairfax County Zoning Ordinance. A synopsis of the requirements is presented on page 7 of this package in a checklist format to provide a convenient way to ensure that all required items of the application package are collected prior to beginning the on-line application process. In general, the submission requirements include a plan of the property showing existing and proposed uses, a zoning section sheet, a soil map for residential uses, an affidavit disclosing ownership and other interests in the property, a written statement describing the proposed use, owner concurrence in the application, any applicable overlay district information, and a fee. You may request a copy of the submission requirements from the Zoning Evaluation Division, Department of Planning and Zoning, at 703-324-1290 or view the Zoning Ordinance from the County’s web site at https://www.fairfaxcounty.gov/planning-development/zoning-ordinance.
A rezoning or development plan amendment application may only be approved for a planned development if it satisfies the General Standards specified in subsection 2105.1.C of the Zoning Ordinance, among other Zoning Ordinance requirements. A copy of these standards is presented on page 3 of this package, along with the Design Standards used in the review, found in subsection 2105.1.D.

WHERE TO SUBMIT: All applications must be submitted electronically through the PLUS application portal. The first step will be to create an account in PLUS. For additional information on how to use the PLUS application portal, please visit the PLUS Support Center.

ASSISTANCE: For information on the application process, or clarification of these instructions, please call the Zoning Evaluation Division at 703-324-1290.

Preapplication meetings with County staff may be available to anyone wanting to discuss a potential rezoning request. To determine if you are ready for a preapplication meeting, please contact the Zoning Evaluation Division at 703-324-1290. Such requests may then be filed through the PLUS system.

HELPFUL HINTS. The following “Helpful Hints” are provided to assist in the filing of a rezoning application:

- Each application is considered a “package,” the minimum required elements must be submitted. We recommend you use the checklist in this packet to make sure you have all the required elements before you begin.

- Please review your materials for completeness, correctness and coordination!

- Each applicant should designate a “single point of contact” who will be responsible for the application. This may be the applicant, agent, attorney, engineer, property owner, or other member of the application team. (The PLUS will prompt you for this information.)
2105. Planned Districts

1. **Standards for All Planned Districts**

   C. **General Standards**

   A rezoning application or development plan amendment application may only be approved for a planned development if the planned development satisfies the following general standards:

   1. The planned development must substantially conform to the Comprehensive Plan with respect to type, character, intensity of use, and public facilities. Planned developments may not exceed the density or intensity permitted by the Comprehensive Plan, including any permitted density or intensity bonus provisions.

   2. The planned development must be designed to achieve the stated purpose of the planned development district more than would development under a conventional zoning district.

   3. The planned development must, to the extent possible, protect, preserve, and restore natural ecosystem components, including trees, meadows, streams, topographic features, and healthy soils, and heritage resources.

   4. The planned development must be designed to prevent adverse impact to the use and value of existing surrounding development and may not deter or impede development of surrounding undeveloped properties in accordance with the Comprehensive Plan.

   5. The planned development must be located in an area in which existing or planned transportation, police and fire protection, other public facilities, and public utilities will be available and adequate for the uses proposed. The applicant may provide for those facilities or utilities which are not presently available.

   6. The planned development must provide coordinated linkages among internal facilities and services as well as connections to major external facilities and services at a scale appropriate to the development.

   D. **Design Standards**

   It is the intent to allow flexibility in the design of all planned developments. The following design standards apply in the review of rezoning applications, development plans, site plans, and subdivision plats:

   1. Other than those regulations specifically listed for a particular planned district, the open space, off-street parking, loading, sign, and all other similar regulations in this Ordinance will generally apply to all planned developments.

   2. Streets and driveways must generally conform to the provisions in this Ordinance and all other applicable County ordinances and regulations. Where applicable, street systems must afford convenient access to mass transportation facilities. In addition, a network of trails and sidewalks must be coordinated access to recreational amenities, open space, public facilities, vehicular access routes, and mass transportation facilities.

   3. In order to complement and prevent adverse impacts to development on adjacent properties, the bulk regulations of the proposed planned development must generally conform to those of the conventional zoning district that is most similar to the proposed P District development at the following boundaries:

      (a) In the PDH, PRM, PDC, PRC, and PCC Districts, at all peripheral boundaries;

      (b) In the PDC, PRM, or PCC Districts when located within a CRD or in an area designated as a Community Business Center, Commercial Revitalization Area, or Transit Station Area in the Comprehensive Plan, only at the periphery of the CRD or other designated area; or

      (c) In the PTC District, only at the periphery of the Tysons Urban Center in the Comprehensive Plan.
**PROCESSING OF A REZONING APPLICATION**

**STEP 1 – SUBMISSION OF THE APPLICATION:** A complete application package, containing all of the required items, must be submitted online through the PLUS system. Please contact the Zoning Evaluation Division (ZED) in the Department of Planning and Development (DPD) Monday through Friday from 8:00 a.m. to 4:30 p.m. if you have any specific question or concerns regarding the electronic filing process.

**STEP 2 - APPLICATION ACCEPTANCE:** An application will be reviewed for acceptance only when a complete application package that contains all required submission items is submitted. The Applications Acceptance Section of the Zoning Evaluation Division will review all complete application packages in the order in which they are received. If deficiencies are found, a letter or email will be sent to the applicant or authorized agent regarding deficiencies that must be corrected. The rezoning application will be accepted when all Zoning Ordinance submission requirements are met, including payment of the applicable fee. Once the rezoning application has been accepted, a letter or email will be sent to the applicant/agent verifying such acceptance. The application is then assigned to a Staff Coordinator and distributed to various departments for their review. If you have any questions about your application prior to filing or acceptance, please call 703-324-1290, TTY 711.

**STEP 3 – REZONING/SPECIAL EXCEPTION BRANCH:** After a rezoning application is accepted, it is forwarded to the Rezoning/Special Exception Branch of the Zoning Evaluation Division for processing. At that time, a public hearing before the Planning Commission will be scheduled, unless a Chapter 870 TIA review is required. The application is assigned to a Staff Coordinator who will be responsible for managing the review process and will serve as the primary point of contact. The Staff Coordinator will contact the applicant/agent to provide public hearing and key milestone dates for the processing of the application. The public hearing date is generally 7 to 9 months from the date of acceptance, unless a deferral is requested by the applicant. If you have any questions about your application once it has been accepted, please call 703-324-1290, TTY 711.

**STEP 4 - STAFF REVIEW PROCESS:** Upon acceptance of a rezoning application, the application will be reviewed by staff according to Comprehensive Plan guidance, for compliance with the Zoning Ordinance, and for its impacts on land use, transportation, environmental resources, public facilities and other factors. Once an application has been reviewed by the various agencies, County staff meets in a working session known as “staffing.” At this session, staff discusses the application and forms a recommendation. The Staff Coordinator will transmit to the applicant any requests for additional information needed to review the application and will provide staff comments about the application. When appropriate, staff might also meet with the applicant to discuss the application. Rezoning applicants typically submit specific commitments in writing known as “proffers” in accordance with applicable authority in the Virginia Code. Proffers are voluntary and may change during the review of the rezoning application. Proffers cannot be changed once the public hearing is called before the Board of Supervisors.

The Staff Coordinator evaluates the application as a whole and prepares a staff report describing the application, anticipated impacts of the development and, when applicable, the proposed means of addressing those impacts. A recommendation of approval or denial of the application is made. The staff report is generally published 2 weeks prior to the Planning Commission’s public hearing, at which time it is made available to the public and published on-line in the PLUS system.
STEP 5 – NOTIFICATION: Before the Planning Commission and Board of Supervisors public hearings, the applicant/agent must send written notice to the property owners in the vicinity as required by the Zoning Ordinance. A package that contains instructions on how to complete the notification process will be sent by the County to the applicant/agent approximately 30 days before each public hearing. If you have any questions about notification, please call at 703-324-1290, TTY 711. It is extremely important that these instructions are followed exactly. A public hearing cannot be conducted unless the notification process is completed correctly and within the mandated timeframe by the applicant or the applicant’s authorized agent. Please see subsection 8100.1.B of the Zoning Ordinance for additional information on required notification.

Between 21 and 14 days before the public hearing, County staff will advertise the public hearing in a local newspaper. A minimum of 15 days prior to the public hearing, County staff will also place one or more yellow sign boards on the application property notifying the public of the public hearing. The sign boards must not be removed from the property. After the public hearing, the sign boards will be removed by County staff.

STEP 6 - PUBLIC HEARINGS/PUBLIC PARTICIPATION: Public participation is typically a major aspect of rezoning applications. Applicants are encouraged to meet with adjacent neighbors, community associations, and land use committees. Applicants may also contact the Planning Commissioner and Board of Supervisors member of the District in which the property is located to request a meeting(s). Public hearings before the Planning Commission and the Board of Supervisors are required for all rezoning applications. The Planning Commission public hearing is typically scheduled once the application is accepted. Applications will be scheduled in the order in which they are accepted. The Planning Commission holds a public hearing on the rezoning application and the associated final development plan. The Planning Commission makes a recommendation to the Board of Supervisors on the rezoning application. The Planning Commission approves final development plans. The Board of Supervisors’ public hearing on the rezoning is typically scheduled after the Planning Commission makes its recommendation on the application. The Board of Supervisors holds its public hearing and makes the final decision on the rezoning application.

The Planning Commission and the Board of Supervisors meetings are held in the Board Auditorium in the Fairfax County Government Center, 12000 Government Center Parkway, Fairfax, VA. Planning Commission meetings are held on Wednesday and Thursday nights commencing at 7:30 p.m. The Board of Supervisors meetings are held on Tuesdays. Public hearings are generally scheduled beginning at 3:00 p.m. The Planning Commission agenda can be viewed on the County web site at https://www.fairfaxcounty.gov/planningcommission/meetingcalendar 703-324-2865, TTY 711. The Board of Supervisors agenda can be viewed on the County web site at https://www.fairfaxcounty.gov/boardofsupervisors/about-board-meetings or by calling 703-324-1290, TTY 711. To learn more about the public hearing process, applicants may want to view a meeting prior to their hearing date.

Television Meetings: Fairfax County Cable Channel 16 broadcasts all Planning Commission and Board of Supervisors meetings live. For program listings, check the viewing guide at https://www.fairfaxcounty.gov/cableconsumer/channel-16/fairfax-county-government-television/ or call 703-324-5930, TTY 711.

Telephone Access: To listen by telephone while the public hearings are underway call 703-324-7700, TTY 711.

Public Access: For special accommodations or alternative information formats, call 703-324-3151, TTY 711.
Conduct of Public Hearings:

- The Chairman of the Planning Commission or the Board of Supervisors will call an application to be heard.
- The applicant/agent is required to be present at the public hearing and will be asked to come to the podium to state his/her name and to reaffirm the affidavit.
- Staff describes the location of the property and the request and presents other pertinent information.
- The applicant/agent presents the justification for the rezoning request, including how the application satisfies the applicable Zoning Ordinance provisions and how it follows any relevant Comprehensive Plan guidance.
- The public hearing is then opened for testimony in support of, or in opposition to, the request. Anyone wishing to provide testimony may speak at the public hearing or may submit written testimony to the Clerk to the Planning Commission or the Clerk to the Board of Supervisors, as appropriate.

Although not mandatory, as a courtesy and to ensure the accuracy of the record, those who wish to speak on a particular case are requested to sign up on the speaker’s list prior to the day of the meeting by contacting either the Planning Commission at 703-324-2865, TTY 711 or https://www.fairfaxcounty.gov/planningcommission/speaker, or the Clerk to the Board of Supervisors, at 703-324-2321, TTY 711 or https://www.fairfaxcounty.gov/bosclerk/speakers-form as appropriate, and identifying the application number, and the speaker’s name, address and telephone number.

- At any time during the public hearing, a member of the Planning Commission or the Board of Supervisors may ask questions of the applicant/agent, staff or a speaker.
- At the close of the Planning Commission public hearing, the Planning Commission will vote to recommend that the Board of Supervisors approve or deny the rezoning application, continue the hearing to another date if it needs additional information, or defer decision to a later date. The Planning Commission will approve or deny the final development plan, continue the hearing, or defer decision to a later date. In the event the Planning Commission denies the final development plan, the Board of Supervisors will conduct a public hearing on the final development plan application. At the close of the Board of Supervisors public hearing on the rezoning, or final development plan application if it was denied by the Planning Commission, the Board will approve or deny the application, continue the hearing to another date, or defer decision to a later date.

**STEP 7 – LETTER OF DECISION:** The Clerk to the Board of Supervisors will mail a letter to the applicant or the applicant’s authorized agent containing the final decision of the Board of Supervisors, which, if the rezoning is approved, includes the accepted proffers. A rezoning runs with the land and does not expire unless a subsequent rezoning is approved. If the Board of Supervisors denies a rezoning request, a new rezoning application cannot be filed on the same property for one year, unless a waiver of the one-year wait period is granted by the Board.

The Clerk to the Planning Commission will mail a letter to the applicant or the applicant’s authorized agent for the Final Development Plans containing the Planning Commission’s action which, if approved, includes any imposed development conditions.

**STEP 8 -IMPLEMENTATION:** Subsequent to the approval of a rezoning, approval of additional plans and permits are typically required prior to any land development. These plans and permits are processed by Land Development Services at 12055 Government Center Parkway, Fairfax, VA 22035. For information about site plans call 703-324-1730 and about building permits call 703-222-0801, TTY 711.

*Note: The approval of a rezoning does not interfere with, abrogate or annul any easement covenants, or other agreements between parties, as they may apply to the property subject to this application.*
SYNOPSIS OF THE SUBMISSION REQUIREMENTS
FOR A REZONING APPLICATION

A rezoning application must meet all of the submission requirements specified in the Zoning Ordinance in order to be accepted for processing. To assist you in determining that you have all of the materials ready to submit a complete application prior to beginning the online process, a synopsis of these requirements is presented below.

A complete application package must be submitted online through the PLUS system before an application will be reviewed for compliance with the submission requirements by the Applications Acceptance Section of the Zoning Evaluation Division, Department of Planning and Development. If the application does not meet the submission requirements, a checklist letter outlining the deficiencies will be sent to the applicant or designated agent. The application will not be accepted and scheduled for a public hearing until all deficiencies have been resolved. When an application meets all the submission requirements, it will be accepted and scheduled for a public hearing and the applicant/agent will be notified.

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<td>1. A pdf of the certified plat. See the Submission Requirements for Rezoning Plats found on page 17 of this package and subsection 8101.2A(1) of the Zoning Ordinance for details.</td>
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<td>2. A legal description of the property, including metes and bounds of each zoning district proposed.</td>
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<td>3. One (1) copy of the current <strong>Fairfax County Official Zoning Map</strong>, showing the subject property and an area of at least a 500 foot radius around the property. If more than one (1) Zoning Map sheet is required to cover the area, the sheets should be combined into a single readable map. The boundaries of the subject site must be outlined in red. Fairfax County Official Zoning Map Sheet(s) can be obtained from the web at <a href="https://www.fairfaxcounty.gov/gisapps/DMV/Default.aspx">https://www.fairfaxcounty.gov/gisapps/DMV/Default.aspx</a> by selecting <strong>Zoning Map</strong> and the appropriate map grid (such as 045-2).</td>
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<td>4. PDF of a map identifying the classification of soil types at a scale of one inch equals five hundred feet (1&quot; = 500'), based on the County of Fairfax Soils Identification Map.</td>
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*Reminder: Transportation Impact Analysis (TIA) checklist is required and must be submitted with the application package. A copy of the TIA checklist is included in this package on pages 31-33*
### REQUIREMENT

5. A notarized **affidavit (single sided)** that is completed and signed by the applicant or the applicant’s authorized agent. If the applicant’s authorized agent completes the application or affidavit on the applicant’s behalf, a certified statement from the applicant must be submitted showing the agent’s authorization to act on his/her/its behalf. A copy of the affidavit form is found on pages 19-28 of this packet and at [https://www.fairfaxcounty.gov/planning-development/zoning/affidavit-forms](https://www.fairfaxcounty.gov/planning-development/zoning/affidavit-forms).

After initial review by Applications Acceptance staff, you will be asked to provide the original document for review by the Office of the County Attorney.

For questions concerning affidavits, please contact the Office of the County Attorney at (703) 324-2421, TTY 711. *The affidavit must be updated if there are any changes in the information up to the time of the public hearings. Prior to each public hearing on the application, the applicant or authorized agent is required to reaffirm the affidavit verbally.*

6. An application filed by an agent, contract purchaser or lessee must include a notarized written statement signed by the property owner indicating the owner’s endorsement of the application.

After initial review by Applications Acceptance staff, you may be asked to provide the original document for review.

7. A pdf of a **Conceptual Development Plan** that is prepared and sealed by a professional land surveyor, engineer, architect or landscape architect licensed in the Commonwealth of Virginia. See the Submission Requirements Excerpts: Plan Requirements found on pages 10-16 of this package and subsection 8101.2.B and C (and E(10) for PTC) of the Zoning Ordinance for details.

8. A pdf of a **Final Development Plan** that is prepared and sealed by a professional land surveyor, engineer, architect or landscape architect licensed in the Commonwealth of Virginia. See the Submission Requirements Excerpts: Plan Requirements found on pages 14-15 of this package and subsection 8101.2.C(2) (and E(11) for PTC) of the Zoning Ordinance for details.

9. A statement of justification, dated and signed, which should explain how the development complies with the criteria of the Comprehensive Plan.

*Reminder: One of the detailed submission requirements for special permit plats relates to stormwater management facilities. Any waivers for stormwater management to permit underground detention facilities in residential areas or for Resource Protection Area (RPA) exceptions should also be submitted concurrently with special permit applications. Waiver requests or RPA exceptions are to be submitted to Land Development Services at the Customer and Technical Support Center, located on the 2nd floor of the Herrity Building, 12055 Government Center Parkway. If you have any questions, please call 703-324-1730.*
### REQUIREMENT

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<td>10. A listing, if known, of all hazardous or toxic substances as set forth in Title 40, Code of Federal Regulations Parts 116.4, 302.4 and 355; all hazardous waste as set forth in Commonwealth of Virginia / Department of Waste Management Regulations VR 672-10-1 - Virginia Hazardous Waste Management Regulations; and/or petroleum products as defined in Title 40, Code of Federal Regulations Part 280; to be generated, utilized, stored, treated, and/or disposed of on site and the size and contents of any existing or proposed storage tanks or containers.</td>
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<td>11. A statement (which may be part of the aforementioned statement of justification) that the proposed development conforms to the provisions of all applicable ordinances, regulations and adopted standards or, if any waiver, exception or variance is sought by the applicant, such shall be specifically noted and the justification for such provided. If the proposal includes a request for a waiver of the setbacks abutting certain principal arterial highways and railroad tracks, it must include a study showing projected noise impacts, proposed mitigation measures and their effectiveness.</td>
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<td>12. Any additional information that the applicant may desire to proffer in the consideration of the application.</td>
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<td>13. Where applicable, any other information as may be required by the subsection 3101.6.F, including the submission of the Archaeological Survey Data Form and a Phase I Archaeological Survey to the Fairfax County Park Authority as may be required for applications resulting in 2500 square feet or more of land disturbing activity and where the application property is located wholly or partially within or contiguous to a Historic Overlay District. A copy of the Archaeological Survey Data Form is included in the package on pages 29-30.</td>
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<td>14. <strong>Payment</strong> (via electronic check or credit card) in the amount shown on the fee schedule in Section 8102 of the Zoning Ordinance set forth on page 41 of this package. <em>Checks returned due to insufficient funds are subject to a fee (Fairfax County Code, §1-1-17; Va. Code § 15.2-106).</em></td>
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<td>15. Please refer to page 34 regarding Va. Code § 57-15 which references “Proceeding by trustees or members for similar purposes, exception for certain transfers.” If applicable, please provide this documentation.</td>
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<td>16. For PTC applications, additional materials as found on page 16 and as laid out in subsection 8101.2.E(10) and (11) as applicable.</td>
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<td>17. A notarized <strong>proffer legislation affidavit</strong> completed and signed by the applicant or the applicant’s authorized agent, found on pages 35-36. If the applicant’s authorized agent completes the application or affidavit on the applicant’s behalf, <strong>an original signed and notarized certified statement from the applicant must be submitted showing the agent’s authorization to act on his/her/its behalf.</strong> <strong>Note: For guidance, a memorandum dated March 30, 2017, is provided on pages 37-40.</strong></td>
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After initial review by Applications Acceptance staff, you may be asked to provide the original document for review.
### 8101. Submission Requirements

#### General Requirements for All Applications

**B.** Regardless of the number of copies specified below, if the application is submitted electronically, only one copy of each submission requirement is needed, unless otherwise determined by the Zoning Administrator or Director. Staff may request one or more paper copies of any of the materials at any point in the process.

**E.** Submission requirements, except for the application form, legal description, affidavit, and application fee, if applicable, may be modified or waived by the Zoning Administrator or Director when one of them has determined that the requirement is not necessary for review of the application.

**G.** Stormwater Management Plan:

For all generalized development plans, final development plans, PRC development plans, PRC plans, and, except where noted, for special exception and special permit plats, the following stormwater management information must be included on the plan or plat:

1. The approximate location, size of the footprint in acres, and type of all proposed stormwater management facilities, including the full extent of side slopes, embankments, spillways, dams, and approximate water surface elevation for design storms, if applicable.

2. A preliminary stormwater management plan with information about the adequacy of downstream drainage, including the capacity of any storm drainage pipes and other conveyances where the stormwater runoff from the site will be conveyed.

3. In addition to the above, when there is 2,500 square feet or more of land disturbing activity occurs on the entire application property, the preliminary stormwater management plan must contain the following:

   **a.** A graphic depicting:

   1. The approximate footprint of the stormwater management facility and, where applicable, the height of the dam embankment and the location of the emergency spillway outlet for each stormwater management facility.

   2. The approximate on-site and off-site areas to be served by each stormwater management facility, along with the acreage draining to each facility.

   3. A preliminary layout of all on-site drainage channels, outfalls and pipes, including inlet and outlet pipes within the stormwater management facility.

   4. The approximate location or alternative locations, if any, of any maintenance access road or other means of access to the stormwater management facility, and the identification of the types of surfaces to be used for any such road.

   5. Proposed landscaping and tree preservation areas in and near the stormwater management facility.

   6. The approximate limits of clearing and grading on-site and off-site for the stormwater management facility, storm drainage pipes, spillways, access roads and outfalls, including energy dissipation, storm drain outlet protection or stream bank stabilization measures.
(b) A preliminary stormwater management narrative setting forth the following:

1. Descriptions of how the water quantity, water quality, and adequate outfall requirements of the Stormwater Management Ordinance and Public Facilities Manual will be met.

2. The estimated area and volume of storage of the stormwater management facilities proposed to meet water quantity, water quality, and adequate outfall requirements.

3. For each watercourse into which drainage from the property is discharged, a description of the existing outfall conditions, including any existing ponds or structures in the outfall area. The outfall area must include all land located between the point of discharge from the property that is located farthest upstream, down to the point where the drainage area of the receiving watercourse exceeds 100 times the area of that portion of the property that drains to it or to a floodplain that drains an area of at least one square mile, whichever comes first.

2. Zoning Map Amendments (Rezonings)

B. Plan Requirements for Residential, Commercial, and Industrial Districts

Twenty-three copies of a Generalized Development Plan (GDP) must be submitted. The GDP and any resubmissions and supporting graphics, must be certified by a professional engineer, architect, landscape architect, or land surveyor authorized to practice as such by the State. The GDP must be on a maximum sheet size of 24” x 36”, and if presented on more than one sheet, match lines must indicate where the several sheets join. In addition, one 8.5” x 11” reduction of the plan, and resubmissions and supporting graphics must be submitted. The GDP must include the following:

(1) Scale of not less than 1” = 100’;

(2) North arrow, with north, to the extent feasible, oriented to the top of the plan;

(3) Except for single-family detached dwellings, the approximate location and dimensions of all proposed structures and uses, to include the maximum height in feet of all structures and penthouses;

(4) The proposed traffic circulation plan, including major streets and pedestrian, bike or bridle paths, and the location of all trails required by the Comprehensive Plan;

(5) Proposed major open space areas, including the percent of site area, and community and public facilities;

(6) Proposed plan for major sanitary sewer improvements;

(7) A stormwater management plan in accordance with subsection 8101.1.G;

(8) Location and width of all existing utility easements and the preliminary location(s) of new or relocated utilities;

(9) The number of required and provided parking spaces;

(10) Existing topography with a maximum contour interval of two feet and a statement indicating whether it is air survey or field run;

(11) A delineation of scenic areas or natural features deserving of protection or preservation, and a statement of how it will be accomplished;

(12) A statement or visual presentation of how adjacent and neighboring properties will be protected from adverse effects from the proposed development, to include vehicular access plans and dimensions of all peripheral yards;
A delineation of all existing structures, their date of construction, if known, and whether they will be retained or demolished;

The proposed maximum gross floor area and FAR for all uses other than residential;

The proposed maximum number of dwelling units, and the density and open space calculations in accordance with subsections 5100.2.E and 5100.3;

A statement of the proposed special amenities;

A statement of the public improvements, both on and off-site, that are proposed for dedication or construction, and an estimate of the timing for the improvements;

The approximate development schedule;

Approximate delineation of any floodplain designated by the Federal Emergency Management Agency, United States Geological Survey, or Fairfax County; delineation of any Resource Protection Area and Resource Management Area; the approximate delineation of any environmental quality corridor as defined in the Comprehensive Plan; and, if applicable, the distance of any existing and proposed structures from the floodplain, Resource Protection Area and Resource Management Area, or environmental quality corridor;

Any proposed improvements to the public right(s)-of-way and delineation of the existing centerline of all streets abutting the property, including dimensions from the existing centerline to the edge of the pavement and to the edge of the right-of-way;

A plan showing existing vegetation, including the limits of clearing and vegetation to be preserved, and proposed landscaping and screening in accordance with the provisions of Section 5108, and an existing vegetation map when there is 2,500 square feet or more of land disturbing activity;

Approximate delineation of any grave, object, or structure marking a place of known burials, and a statement indicating how the proposed development will impact the burial site.

A statement that confirms the ownership of the property, and describes the applicant’s interest; and

A delineation of any existing dam break inundation zone and, when a state regulated impoundment is proposed to be constructed or altered, an approximate delineation of the future dam break inundation zone.

C. Plan Requirements for Planned Districts Except the PRC District

Twenty-three copies of a Conceptual Development Plan (CDP) must be submitted. A CDP is subject to the same requirements as a Generalized Development Plan above, except as modified below:

Rezoning to the PDH, PDC, PRM, or PCC District

Additional or revised requirements for a rezoning to the PDH, PDC, PRM, or PCC District:

1. A vicinity map at a scale of not less than 1" = 2,000’;

2. A statement or visual presentation of how adjacent and neighboring properties will be protected from any adverse effects prompted by the proposed development, to include vehicular access plans, proposed measures of screening, and dimensions of all peripheral yards;

3. Instead of the stormwater management plan in subsection B(7), the CDP must indicate the approximate location and estimated size of all proposed stormwater management facilities, and a statement as to the type of facility proposed;

4. The existing topography as required by subsection B(10) may have a maximum contour interval of five feet instead of two feet; and
5. The density calculations in subsection B(15) must also specify those units obtained by the bonus provisions, and a breakdown of the approximate number of units by type and the range of approximate lot sizes for single-family detached dwellings.

(b) The following do not need to be provided for a rezoning to the PDH, PDC, PRM, or PCC District:

1. The proposed plan for major sanitary sewer improvements in subsection B(6);
2. The distance of any existing and proposed structures from the floodplain, Resource Protection Area and Resource Management Area, or environmental quality corridor in subsection B(19); and
3. The proposed landscaping and screening in accordance with the provisions of Section 5108 in subsection B(21).

Rezoning to the PTC District:

(c) Additional or revised requirements for a rezoning to the PTC District:

1. A vicinity map at a scale of not less than 1" = 2,000';
2. Existing topography as required by subsection B(10) must be shown with a maximum contour interval of two feet, and a statement indicating whether it is air survey or field run. Where existing ground is on a slope of less than two percent, either one foot contours or spot elevations must be provided where necessary, but not more than 50 feet apart in both directions;
3. The approximate location and arrangement of all proposed structures and uses, including the proposed build-to lines, the distances of all structures from the development boundaries and streets, the streetscape and landscape treatments to be provided, and the maximum height in feet of all structures and penthouses;
4. The on-site vehicular and pedestrian circulation system, including the location and width of all streets, driveways, entrances to parking areas, parking structures and loading areas, walkways, bicycle paths, and all trails required by the Comprehensive Plan. Connections with off-site streets and trails that are existing or are required by the Comprehensive Plan, including the grid of streets and streetscape;
5. Instead of the stormwater management plan required by subsection B(7), the CDP must indicate the approximate location and estimated size of all proposed stormwater management facilities, and a statement as to the type of facility proposed;
6. In subsection B(14), a statement setting forth the maximum gross floor area and FAR proposed for all uses, including the amount of density or floor area applied for under the bonus provisions, and the calculations supporting the specific development provisions giving rise to such bonus application;
7. The density calculations in subsection B(15) must also specify those units obtained by the bonus provisions, and a breakdown of the approximate number of units by type and the range of approximate lot sizes for single-family detached dwellings; and
8. The open space calculations in subsection B(15) must also include off-site open space and the area in developed recreational open space in accordance with the Comprehensive Plan and generally based on the provisions of subsection 5100.3.

(d) The following do not need to be provided for a rezoning to the PTC District:

1. The proposed plan for major sanitary sewer improvements in subsection B(6); and
2. In subsection B(21), the limits of clearing and the proposed landscaping and screening in accordance with the provisions of Section 5108.
Twenty-three copies of a **Final Development Plan** (FDP) must be submitted. The FDP, any resubmissions and supporting graphics, must be certified by a professional engineer, architect, landscape architect, or land surveyor authorized to practice as such by the State. The FDP must be on a maximum sheet size of 24” x 36”, and if presented on more than one sheet, match lines must indicate where the several sheets join. In addition, one 8.5” x 11” reduction of the plan, and resubmissions and supporting graphics must be submitted. The FDP must include the following:

(a) Scale of not less than 1” = 100’;
(b) North arrow, with north, to the extent feasible, oriented to the top of the plan;
(c) A vicinity map at a scale of not less than 1” = 2,000’;
(d) Bearings and distances of the perimeter property lines;
(e) Total area of the property in square feet or acres;
(f) Names and route numbers of boundary streets and the width of existing right(s)-of-way;
(g) Any proposed improvements to the public right(s)-of-way and delineation of the existing centerline of all streets abutting the property, including dimensions from the existing centerline to the edge of the pavement and to the edge of the right-of-way;
(h) Existing topography and a statement indicating whether it is air survey or field run, with a maximum contour interval of two feet. Where existing ground is on a slope of less than two percent, either one-foot contours or spot elevations must be provided where necessary, but not more than 50 feet apart in both directions;
(i) The location and arrangement of all proposed uses and structures, including a preliminary subdivision layout, if subdivision is proposed;
(j) The approximate maximum height in feet, to include penthouses, of all buildings, and the number of floors both above and below or partially below finished grade;
(k) The distances of all structures from the development boundaries and streets;
(l) The vehicular and pedestrian circulation system, including the location and width of all streets, driveways, entrances to parking areas, parking structures and loading areas, walkways, bicycle and bridle paths, and all trails required by the Comprehensive Plan;
(m) Off-street parking and loading areas and structures;
(n) Open space areas, specifying the percent of the site, their proposed treatment or improvement and delineating the areas proposed for specific types of recreational facilities;
(o) A plan showing existing vegetation, including the limits of clearing and vegetation to be preserved, and proposed landscaping and screening in accordance with the provisions of Section 5108, and an existing vegetation map when there is 2,500 square feet or more of land disturbing activity;
(p) Approximate delineation of any grave, object, or structure marking a place of known burials, and a statement indicating how the proposed development will impact the burial site;
(q) A plan or statement showing how public utilities are, or will be, provided;
(r) A stormwater management plan in accordance with subsection 8101.1;
(s) Location and width of all existing utility easements and the preliminary location(s) of new or relocated utilities;
(t) Approximate delineation of any floodplain designated by the Federal Emergency Management Agency, United States Geological Survey, or Fairfax County; delineation of any Resource Protection Area and Resource Management Area; the approximate delineation of any environmental quality corridor as defined in the Comprehensive Plan; and, if applicable, the
distance of any existing and proposed structures from the floodplain, Resource Protection Area and Resource Management Area, or environmental quality corridor;

(u) When the development is to be constructed in sections, a final sequence of development schedule showing the order and an approximate completion date for each section; and

(v) The extent of any dam break inundation zone of a state-regulated impounding structure must be identified and labeled with the name of the impoundment and the date of the study that established the inundation zone. This requirement does not apply to any development proposed downstream of a dam for which a dam break inundation zone map is not on file with the County as of the time of submission of the plan. When a state-regulated impounding structure is proposed to be constructed or altered, an approximate delineation of the future dam break inundation zone must be provided.

(w) In the PDH, PDC, PRM, and PCC Districts, a table with the following data, when applicable to a given development plan:

1. Total number of dwelling units by type.
2. Residential density in units per acre.
3. Total floor area and floor area ratio for each type of use, except residential uses.
4. Total area in open space.
5. Total area in developed recreational open space.
6. Total number of off-street parking and loading spaces provided and the number required by Article 6.
7. Amount of density or floor area applied for under the bonus provisions, and the calculations supporting the specific development provisions giving rise to such bonus application.

(x) In the PDH, PDC, PRM, and PCC Districts, architectural sketches of typical proposed structures, including lighting fixtures and signs.

(3) An FDP in the PTC District is subject to the same requirements as an FDP above, except as modified below:

(a) In addition to the circulation system in subsection B(4), connections with off-site streets and trails that are existing or are required by the Comprehensive Plan, including the grid of streets and streetscape must be included;

(b) The open space areas in subsection B(15) also includes any off-site open space;

(c) Detailed building design plans must be provided to include architectural sketches or elevations of structures; information on the type, location and height of all rooftop structures and features and the percent of roof area covered by such structures; information on building materials and signs; and

(d) A statement and graphic depiction must be provided of the types, sizes and locations of the urban design amenities proposed within the PTC District including pedestrian linkages, plazas, courtyards, bicycle trails, outdoor recreation facilities, ponds, fountains, public parks and any seating, lighting, or special paving.
E. Supporting Reports and Studies

The following additional information must be submitted:

(10) Rezonings to the PTC District require the following additional information:

(a) A statement as to whether any of the development is located within the TOD and/or Non-TOD Districts, and if within the TOD Districts, the delineation of the one-eighth (1/8), one-quarter (1/4), one-third (1/3), and one-half (1/2) mile distance from the Metro Station entrance, as applicable, as set forth in the Comprehensive Plan.

(b) The phasing plan, if applicable, that identifies each phase. Such plan must at a minimum specify for each phase of the development: (i) the location and the mix of uses, including interim uses; (ii) the streetscape and landscape treatments to be provided; (iii) the amount and location of all parking, stacking and loading spaces; (iv) the anticipated phasing for construction; and (v) a statement as to how each phase of development will provide the necessary infrastructure and on and off-site public improvements, including, but not limited to parking, grid of streets and public facilities necessary to achieve the redevelopment option set forth in the Comprehensive Plan.

(c) A parking plan as set forth in subsection 2105.6.C(2).

(d) A shadow analysis demonstrating how projected shadows from the proposed development will affect adjacent buildings and properties in terms of the loss of received sunlight.

(e) Graphics or photo simulations that depict the proposed structures as viewed from adjacent sidewalks, streets, properties and other sensitive viewing areas.

(11) Final development applications in the PTC District require the following additional information:

(a) A final statement in tabular form which sets forth the following data, where applicable:

1. Total number of dwelling units by type.
2. Total floor area and floor area ratio for each type of use.
3. Total area in open space, including off-site open space.
4. Total area in developed recreational open space.
5. Total number of off-street parking and loading spaces provided and the number required by subsection 2105.6.C(2).
6. Amount of density or floor area applied for under the bonus provisions, and the calculations supporting the specific development provisions giving rise to such bonus application.
7. Amount of gross floor area, FAR, or number of dwelling units approved for the land area subject to the rezoning to the PTC District and the amount of gross floor area, FAR, or number of dwelling units constructed as of the date of the submission of the FDP application.

(b) Detailed building design plans, including: (i) architectural sketches or elevations of structures; (ii) information on the type, location, and height of all rooftop structures and features and the percent of roof area covered by the structures; and (iii) information on building materials and signs.

(c) A statement and graphic depiction of the types, sizes, and location of the urban design amenities to be provided, including pedestrian linkages, plazas, courtyards, bicycle trails, outdoor recreation facilities, ponds, fountains, public parks, and any seating, lighting, or special paving.

(d) Detailed streetscape and landscape plans in accordance with the urban design guidelines of the Comprehensive Plan.
REZONING PLAT SUBMISSION REQUIREMENTS

1. PDF of a certified plat of the subject property with the following information:
   A. Boundaries of the property, with bearings and distances of: (i) the perimeter property lines, and (ii) each existing and proposed zoning district.
   B. Total area of property and each existing and proposed zoning district presented in square feet or acres.
   C. Scale and north arrow, with north, to the extent feasible, oriented to the top of the plat.
   D. Location of all existing buildings and structures.
   E. Names and route numbers of all boundary roads or streets, and width of existing rights-of-way.
   F. Seal and signature of person preparing the plat.

2. A legal description of the property, including metes and bounds of each zoning district proposed.
MINIMUM STORMWATER INFORMATION FOR REZONING, SPECIAL EXCEPTION, SPECIAL PERMIT AND DEVELOPMENT PLAN APPLICATIONS

The following information is required to be shown or provided in all zoning applications, or a waiver request of the submission requirement with justification shall be attached. Note: Waivers will be acted upon separately. Failure to adequately address the required submission information may result in a delay in processing this application.

This information is required under Zoning Ordinance subsection 8101.1.G.

☐ 1. Plat is at a minimum scale of 1"=50' (Unless it is depicted on one sheet with a minimum scale of 1"=100')

☐ 2. A graphic depicting the stormwater management facility(ies) and limits of clearing and grading accommodate the stormwater management facility(ies), storm drainage pipe systems and outlet protection, pond spillways, access roads, site outfalls, energy dissipation devices, and stream stabilization measures as shown on Sheet(s)________________________.

   If infiltration is proposed the soils should be tested for suitability prior to submission of the development plan and results of the infiltration test provided as part of the description of the facility.

☐ 3. Provide:

<table>
<thead>
<tr>
<th>Facility Name/Type &amp; No. (E.g. dry pond, infiltration trench, underground vault, etc…)</th>
<th>On-site area served (acres)</th>
<th>Off-site area served (acres)</th>
<th>Drainage area (acres)</th>
<th>Footprint area (sf)</th>
<th>Storage volume (cf)</th>
<th>If pond, dam height (ft.)</th>
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<td>Totals:</td>
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</tbody>
</table>

☐ 4. Onsite drainage channels, outfalls and pipe systems are shown on Sheet(s) __________. Pond inlet and outlet pipe systems are shown on Sheet(s) __________.

☐ 5. Maintenance access (road) to stormwater management facility(ies) are shown on Sheet(s) __________.

   Type of maintenance access road surface noted on the plat is __________________________(asphalt, geoblock, gravel, etc.)

☐ 6. Landscaping and tree preservation in and near the stormwater management facility is shown on Sheet(s) __________.

☐ 7. Stormwater management and BMP narratives including Virginia Runoff Reduction Spreadsheet and descriptions of how detention and best management practices requirements will be met are provided on Sheet(s) __________.

☐ 8. A description of existing conditions of each numbered site outfall extended downstream from the site to a point which is at least 100 times the site area or which has a drainage area of at least one square mile (640 acres) is provided on Sheet(s) __________. If the outfall is proposed to be improved off-site it should be specifically noted.

☐ 9. A detailed description and analysis of how the channel protection requirements and flood protection requirements of each numbered outfall will be satisfied per Stormwater Management Ordinance and Public Facilities Manual are provided on Sheet(s) __________.

☐ 10. Existing topography with maximum contour intervals of two (2) feet and a note as to whether it is an air survey or field run is provided on Sheet(s) __________.

☐ 11. A submission waiver is required for ____________________________________________________________.

☐ 12. Stormwater management is not required because ____________________________________________________________.
REZONING AFFIDAVIT

DATE: ________________________________
(enter date affidavit is notarized)

I, ________________________________________, do hereby state that I am an
(enter name of applicant or authorized agent)

(check one) [ ] applicant
[ ] applicant’s authorized agent listed in Par. 1(a) below

in Application No.(s): ____________________________
(enter County-assigned application number(s), e.g. RZ 88-V-001)

and that, to the best of my knowledge and belief, the following information is true:
===========================================================================
1(a). The following constitutes a listing of the names and addresses of all APPLICANTS, TITLE
OWNERS, CONTRACT PURCHASERS, and LESSEES of the land described in the
application,* and, if any of the foregoing is a TRUSTEE,** each BENEFICIARY of such trust,
and all ATTORNEYS and REAL ESTATE BROKERS, and all AGENTS who have acted on
behalf of any of the foregoing with respect to the application:

(NOTE: All relationships to the application listed above in BOLD print must be disclosed.
Multiple relationships may be listed together, e.g., Attorney/Agent, Contract Purchaser/Lessee,
Applicant/Title Owner, etc. For a multiparcel application, list the Tax Map Number(s) of the
parcel(s) for each owner(s) in the Relationship column.)

<table>
<thead>
<tr>
<th>NAME</th>
<th>ADDRESS</th>
<th>RELATIONSHIP(S)</th>
</tr>
</thead>
<tbody>
<tr>
<td>(enter first name, middle initial, and last name)</td>
<td>(enter number, street, city, state, and zip code)</td>
<td>(enter applicable relationships listed in BOLD above)</td>
</tr>
</tbody>
</table>

(check if applicable) [ ] There are more relationships to be listed and Par. 1(a) is
continued on a “Rezoning Attachment to Par. 1(a)” form.

* In the case of a condominium, the title owner, contract purchaser, or lessee of 10% or more of the units in the
condominium.
** List as follows: Name of trustee, Trustee for (name of trust, if applicable), for the benefit of: (state name of
each beneficiary).
REZONING AFFIDAVIT

DATE: ____________________________
(enter date affidavit is notarized)

for Application No. (s): ____________________________________________________________
(enter County-assigned application number(s))

1(b). The following constitutes a listing*** of the SHAREHOLDERS of all corporations disclosed in this affidavit who own 10% or more of any class of stock issued by said corporation, and where such corporation has 10 or less shareholders, a listing of all of the shareholders, and if the corporation is an owner of the subject land, all of the OFFICERS and DIRECTORS of such corporation:

(NOTE: Include SOLE PROPRIETORSHIPS, LIMITED LIABILITY COMPANIES, and REAL ESTATE INVESTMENT TRUSTS herein.)

CORPORATION INFORMATION

NAME & ADDRESS OF CORPORATION: (enter complete name, number, street, city, state, and zip code)

DESCRIPTION OF CORPORATION: (check one statement)

[ ] There are 10 or less shareholders, and all of the shareholders are listed below.

[ ] There are more than 10 shareholders, and all of the shareholders owning 10% or more of any class of stock issued by said corporation are listed below.

[ ] There are more than 10 shareholders, but no shareholder owns 10% or more of any class of stock issued by said corporation, and no shareholders are listed below.

NAMES OF SHAREHOLDERS: (enter first name, middle initial, and last name)

NAMES OF OFFICERS & DIRECTORS: (enter first name, middle initial, last name & title, e.g. President, Vice President, Secretary, Treasurer, etc.)

(check if applicable) [ ] There is more corporation information and Par. 1(b) is continued on a “Rezoning Attachment 1(b)” form.

*** All listings which include partnerships, corporations, or trusts, to include the names of beneficiaries, must be broken down successively until: (a) only individual persons are listed or (b) the listing for a corporation having more than 10 shareholders has no shareholder owning 10% or more of any class of stock. In the case of an APPLICANT, TITLE OWNER, CONTRACT PURCHASER, or LESSEE* of the land that is a partnership, corporation, or trust, such successive breakdown must include a listing and further breakdown of all of its partners, of its shareholders as required above, and of beneficiaries of any trusts. Such successive breakdown must also include breakdowns of any partnership, corporation, or trust owning 10% or more of the APPLICANT, TITLE OWNER, CONTRACT PURCHASER, or LESSEE* of the land. Limited liability companies and real estate investment trusts and their equivalents are treated as corporations, with members being deemed the equivalent of shareholders; managing members shall also be listed. Use footnote numbers to designate partnerships or corporations, which have further listings on an attachment page, and reference the same footnote numbers on the attachment page.
REZONING AFFIDAVIT

DATE: ____________________________________________
(enter date affidavit is notarized)

for Application No. (s): _________________________________________
(enter County-assigned application number(s))

PARTNERSHIP INFORMATION

PARTNERSHIP NAME & ADDRESS: (enter complete name, number, street, city, state and zip code)

[ ] The above-listed partnership has no limited partners.

NAMES AND TITLE OF THE PARTNERS (enter first name, middle initial, last name, and title, e.g. General Partner, Limited Partner, or General and Limited Partner)

[ ] There is more partnership information and Par. 1(c) is continued on a “Rezoning Attachment to Par. 1(c)” form.

*** All listings which include partnerships, corporations, or trusts, to include the names of beneficiaries, must be broken down successively until: (a) only individual persons are listed or (b) the listing for a corporation having more than 10 shareholders has no shareholder owning 10% or more of any class of stock. In the case of an APPLICANT, TITLE OWNER, CONTRACT PURCHASER, or LESSEE* of the land that is a partnership, corporation, or trust, such successive breakdown must include a listing and further breakdown of all of its partners, of its shareholders as required above, and of beneficiaries of any trusts. Such successive breakdown must also include breakdowns of any partnership, corporation, or trust owning 10% or more of the APPLICANT, TITLE OWNER, CONTRACT PURCHASER or LESSEE* of the land. Limited liability companies and real estate investment trusts and their equivalents are treated as corporations, with members being deemed the equivalent of shareholders; managing members shall also be listed. Use footnote numbers to designate partnerships or corporations, which have further listings on an attachment page, and reference the same footnote numbers on the attachment page.

FORM RZA-1 Updated (7/1/06)
REZONING AFFIDAVIT

DATE: ___________________________________________
(enter date affidavit is notarized)

for Application No. (s): _________________________________________________
(enter County-assigned application number(s))

==================================================================================

1(d). One of the following boxes must be checked:

[ ] In addition to the names listed in Paragraphs 1(a), 1(b), and 1(c) above, the following is a listing of any and all other individuals who own in the aggregate (directly and as a shareholder, partner, and beneficiary of a trust) 10% or more of the APPLICANT, TITLE OWNER, CONTRACT PURCHASER, or LESSEE* of the land:

[ ] Other than the names listed in Paragraphs 1(a), 1(b), and 1(c) above, no individual owns in the aggregate (directly and as a shareholder, partner, and beneficiary of a trust) 10% or more of the APPLICANT, TITLE OWNER, CONTRACT PURCHASER, or LESSEE* of the land.

2. That no member of the Fairfax County Board of Supervisors, Planning Commission, or any member of his or her immediate household owns or has any financial interest in the subject land either individually, by ownership of stock in a corporation owning such land, or through an interest in a partnership owning such land.

EXCEPT AS FOLLOWS: (NOTE: If answer is none, enter “NONE” on the line below.)

(check if applicable) [ ] There are more interests to be listed and Par. 2 is continued on a “Rezoning Attachment to Par. 2” form.
REZONING AFFIDAVIT

DATE: ____________________________
(enter date affidavit is notarized)

for Application No. (s): ____________________________
(enter County-assigned application number(s))

3. That within the twelve-month period prior to the public hearing of this application, no member of the Fairfax County Board of Supervisors, Planning Commission, or any member of his or her immediate household, either directly or by way of partnership in which any of them is a partner, employee, agent, or attorney, or through a partner of any of them, or through a corporation in which any of them is an officer, director, employee, agent, or attorney or holds 10% or more of the outstanding bonds or shares of stock of a particular class, has, or has had any business or financial relationship, other than any ordinary depositor or customer relationship with or by a retail establishment, public utility, or bank, including any gift or donation having a value of more than $100, singularly or in the aggregate, with any of those listed in Par. 1 above.

EXCEPT AS FOLLOWS: (NOTE: If answer is none, enter “NONE” on line below.)

(Note: Business or financial relationships of the type described in this paragraph that arise after the filing of this application and before each public hearing must be disclosed prior to the public hearings. See Par. 4 below.)

(check if applicable) [ ] There are more disclosures to be listed and Par. 3 is continued on a “Rezoning Attachment to Par. 3” form.

4. That the information contained in this affidavit is complete, that all partnerships, corporations, and trusts owning 10% or more of the APPLICANT, TITLE OWNER, CONTRACT PURCHASER, or LESSEE* of the land have been listed and broken down, and that prior to each and every public hearing on this matter, I will reexamine this affidavit and provide any changed or supplemental information, including business or financial relationships of the type described in Paragraph 3 above, that arise on or after the date of this application.

WITNESS the following signature:

(check one) [ ] Applicant [ ] Applicant’s Authorized Agent

(type or print first name, middle initial, last name, and title of signee)

Subscribed and sworn to before me this ______ day of _________________ 20____, in the State/Comm. of __________________________, County/City of __________________________.

______________________________
Notary Public

My commission expires: ____________________________

FORM RZA-1 Updated (7/1/06)
Rezoning Attachment to Par. 1(a)

DATE: ______________________________
(enter date affidavit is notarized)

for Application No. (s): ______________________________
(enter County-assigned application number (s))

(NOTE: All relationships to the application are to be disclosed. Multiple relationships may be listed together, e.g., Attorney/Agent, Contract Purchaser/Lessee, Applicant/Title Owner, etc. For a multiparcel application, list the Tax Map Number(s) of the parcel(s) for each owner(s) in the Relationship column.)

<table>
<thead>
<tr>
<th>NAME</th>
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<tbody>
<tr>
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<td>(enter number, street, city, state, and zip code)</td>
<td>(enter applicable relationships listed in BOLD above)</td>
</tr>
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(check if applicable) [ ] There are more relationships to be listed and Par. 1(a) is continued further on a “Rezoning Attachment to Par. 1(a)” form.
Rezoning Attachment to Par. 1(b)

DATE: ________________________________
(enter date affidavit is notarized)
for Application No. (s): __________________________
(enter County-assigned application number (s))

NAME & ADDRESS OF CORPORATION: (enter complete name, number, street, city, state, and zip code)

DESCRIPTION OF CORPORATION: (check one statement)
[ ] There are 10 or less shareholders, and all of the shareholders are listed below.
[ ] There are more than 10 shareholders, and all of the shareholders owning 10% or more of any class of stock issued by said corporation are listed below.
[ ] There are more than 10 shareholders, but no shareholder owns 10% or more of any class of stock issued by said corporation, and no shareholders are listed below.

NAMES OF THE SHAREHOLDER: (enter first name, middle initial, and last name)

==============================================================================
NAMES OF OFFICERS & DIRECTORS: (enter first name, middle initial, last name, and title, e.g. President, Vice-President, Secretary, Treasurer, etc.)

NAME & ADDRESS OF CORPORATION: (enter complete name, number, street, city, state, and zip code)

DESCRIPTION OF CORPORATION: (check one statement)
[ ] There are 10 or less shareholders, and all of the shareholders are listed below.
[ ] There are more than 10 shareholders, and all of the shareholders owning 10% or more of any class of stock issued by said corporation are listed below.
[ ] There are more than 10 shareholders, but no shareholder owns 10% or more of any class of stock issued by said corporation, and no shareholders are listed below.

NAMES OF THE SHAREHOLDERS: (enter first name, middle initial, and last name)

==============================================================================
NAMES OF OFFICERS & DIRECTORS: (enter first name, middle initial, last name, and title, e.g. President, Vice-President, Secretary, Treasurer, etc.)

(enter if applicable) [ ] There is more corporation information and Par. 1(b) is continued further on a “Rezoning Attachment to Par. 1(b)” form.
Rezoning Attachment to Par. 1(c)

DATE: __________________________________
(enter date affidavit is notarized)

for Application No. (s): ________________________________
(enter County-assigned application number (s))

PARTNERSHIP NAME & ADDRESS: (enter complete name & number, street, city, state & zip code)

(enter County-assigned application number (s))

(check if applicable) [ ] The above-listed partnership has no limited partners.

NAMES AND TITLES OF THE PARTNERS: (enter first name, middle initial, last name, and title, e.g., General Partner, Limited Partner, or General and Limited Partner)

(enter County-assigned application number (s))

(check if applicable) [ ] There is more partnership information and Par. 1(c) is continued further on a “Rezoning Attachment to Par. 1(c)” form.
Rezoning Attachment to Par. 2

DATE: ________________________________  
(enter date affidavit is notarized)

for Application No. (s): ________________________________  
(enter County-assigned application number (s))

(check if applicable) [ ] There are more financial interests in the subject land to be listed and Par. 2 is continued further on a “Rezoning Attachment to Par. 2” form.
Rezoning Attachment to Par. 3

DATE: _____________________________
(enter date affidavit is notarized)

for Application No. (s): _____________________________
(enter County-assigned application number (s))

(check if applicable) [ ] There are more disclosures to be listed for Par. 3, and Par. 3 is continued further on a “Rezoning Attachment to Par. 3” form.

FORM RZA-1 Updated (7/1/06)
Archaeological Survey Data Form – Part A

In order to determine the existing on-site conditions, the following information must be provided to the Cultural Resource Management and Protection Section of the Fairfax County Park Authority, James Lee Community Center 2855 Annandale Road, Room 124, Falls Church, VA, 22042, prior to submission of any rezoning, development plan, special exception, special permit or variance application that involves 2500 square feet or more of land disturbing activity and where the application property is located wholly or partially within or contiguous to a Historic Overlay District. Following the County’s review of available files and GIS information for the application property, a determination will be made as to the probability of the application property to yield significant archaeological resources. The Cultural Resource Management and Protection Section will reply to the applicant within fifteen (15) working days of receipt of the following required information:

<table>
<thead>
<tr>
<th>APPLICANT</th>
<th>Name</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Mailing Address</td>
</tr>
<tr>
<td></td>
<td>Phone Home ( ) Work ( ) Mobile ( )</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>PROPERTY INFORMATION</th>
<th>Property Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tax Map and Parcel Number:</td>
<td>Size (acre/sq.ft.)</td>
</tr>
<tr>
<td>Zoning District:</td>
<td>Magisterial District</td>
</tr>
<tr>
<td>Proposed Zoning if concurrent with rezoning application:</td>
<td></td>
</tr>
</tbody>
</table>

| HISTORIC OVERLAY DISTRICT ARCHAEOLOGICAL SURVEY REQUEST INFORMATION | Provide the following: One (1) copy of the current Fairfax County Zoning Section Sheet(s) at a scale of one inch equals five hundred feet (1" = 500’), covering the area within at least a 500 foot radius of the proposed use, showing the existing zoning classification for all land appearing on the map. If more than one (1) Zoning Section Sheet is required to cover the area, such sheets shall be attached so as to create an intelligible map. The boundaries of the subject site shall be outlined in red thereon. |
| Description of the proposal including type of application and proposed use, and a graphic drawn to scale showing the dimensions of all existing buildings and their distance from property lines (attach additional sheets, as necessary): |

<table>
<thead>
<tr>
<th>AGENT/CONTACT INFORMATION</th>
<th>Name</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Mailing Address</td>
</tr>
<tr>
<td></td>
<td>Phone Home ( ) Work ( ) Mobile ( )</td>
</tr>
</tbody>
</table>

| MAILING | Send all correspondence to (check one): ___ Applicant or ___ Agent/Contact |

Type/Print Name of Applicant ___________________________ Signature of Applicant/Agent ___________________________

FOR OFFICIAL COUNTY USE ONLY
Date all required information received: ___________ No probability. No Survey Required. ___________
Low probability. Survey Required (): ___________
Medium to high probability. Survey Required (): ___________
Comments (attach additional sheets, if necessary): ___________________________________________________________
Date of response to applicant: ___________
Archaeological Survey Data Form – Part B

If the Cultural Resource Management and Protection Section of the Fairfax County Park Authority determines that a Survey is required and a report of the survey results must be submitted prior to submission of any rezoning, development plan, special exception, special permit or variance application that involves 2500 square feet or more of land disturbing activity and where the application property is located wholly or partially within or contiguous to a Historic Overlay District, then a copy of the Executive Summary contained in the report must be printed in the space below (attach additional sheets if necessary).

EXECUTIVE SUMMARY:

I certify that the above Executive Summary is a true copy of the Executive Summary contained in the Report dated ____________ submitted to the Cultural Resource Section.

_________________________  ______________________________
Type/Print Name of Applicant  Signature of Applicant/Agent and Date

FOR OFFICIAL COUNTY USE ONLY
Date of Report submitted to the Park Authority______________
Report submitted and meets submission requirements. Staff recommendation forthcoming: ____________
State Checklist for Rezoning Applications  
(24 VAC 30-155-40)

Project Name: ________________________________________________________________

Applicant Name: ______________________________________________________________

Tax Map Parcel Reference: ______________________________________________________

Please check which apply:

☑ My rezoning application does not meet the thresholds according to 24 VAC 30-155-40.  
   Please sign at the bottom of this sheet.

☑ My rezoning application meets the thresholds according to 24 VAC 30-155-40.  
   Please complete checklist below to indicate the required material is included in 
   your application package and sign at the bottom of this sheet. Please also 
   complete the TIA Review Form.

☐ A COVER SHEET containing:
   ☐ Contact Information for the
     ☐ Locality,
     ☐ Developer (or owner), if applicable;
   ☐ Site Information
     ☐ Rezoning location,
     ☐ Highways adjacent to the site,
     ☐ Parcel number or numbers;
   ☐ Proposal Summary with the
     ☐ Development’s name,
     ☐ Size (acreage),
     ☐ Proposed zoning, and
     ☐ Proposed types of land uses, including maximum number of lots or 
       maximum business square feet;
   ☐ A Statement regarding the proposal’s compliance with the Comprehensive Plan.
   ☐ A TRAFFIC IMPACT ANALYSIS in accordance with 24 VAC-30-155-60 and a 
     completed TIA Review Form (attached)
   ☐ A CONCEPT PLAN of the proposed development.
   ☐ ANY PROFFERED CONDITIONS submitted by the applicant.
   ☐ FEES (submitted directly to VDOT after acceptance of application)
     ☐ For the initial or second review of a rezoning proposal, a single fee for both 
       reviews will be determined by the number of vehicle trips generated per peak 
       hour of the generator, as follows:
       ☐ 100 or less vehicles per peak hour - $500
       ☐ More than 100 vehicles per peak hour - $1,000
     ☐ For a third or subsequent submission of a rezoning proposal that is requested 
       by VDOT on the basis of the failure of the applicant to address deficiencies previously 
       identified by VDOT, the fee is equal to the initial fee paid.

Applicant Signature: ___________________________________________ Date: ____________

31
# Chapter 870 TIA Review Form

*Use this form to capture data about TIA Review to be entered into LandTrack*

<table>
<thead>
<tr>
<th>Submission Details</th>
<th>Enter your values below</th>
</tr>
</thead>
<tbody>
<tr>
<td>Project Name</td>
<td></td>
</tr>
<tr>
<td>Submission #</td>
<td></td>
</tr>
<tr>
<td>Locality Project ID</td>
<td></td>
</tr>
<tr>
<td>District</td>
<td></td>
</tr>
<tr>
<td>Jurisdiction</td>
<td></td>
</tr>
<tr>
<td>Locality Contact</td>
<td></td>
</tr>
<tr>
<td>TIA Preparer</td>
<td></td>
</tr>
<tr>
<td>Scope Meeting Held?</td>
<td></td>
</tr>
</tbody>
</table>

## Location

<table>
<thead>
<tr>
<th>Route(s)</th>
</tr>
</thead>
</table>

## Site Details

**Submission Type(s):**

- Comprehensive Plan TIA Review:
- Zoning TIA Review?
- Site Plan TIA Review?
- Subdivision TIA Review?

- 870 Review?

## Number of Units

<table>
<thead>
<tr>
<th>Number of Units</th>
</tr>
</thead>
</table>

## Square Feet of Units

<table>
<thead>
<tr>
<th>Square Feet of Units</th>
</tr>
</thead>
</table>

## VPH (increase)

<table>
<thead>
<tr>
<th>VPH (increase)</th>
</tr>
</thead>
</table>

## VPD (increase)

<table>
<thead>
<tr>
<th>VPD (increase)</th>
</tr>
</thead>
</table>

## ITE Codes

<table>
<thead>
<tr>
<th>ITE Codes</th>
</tr>
</thead>
</table>

## Acreage

<table>
<thead>
<tr>
<th>Acreage</th>
</tr>
</thead>
</table>

## Parcel ID

<table>
<thead>
<tr>
<th>Parcel ID</th>
</tr>
</thead>
</table>

## Facility Type (pick one)

- Commercial – Banks / Drug Store
- Commercial – Cinema
- Commercial – Fast Food Restaurant
- Commercial – Grocery Store
- Commercial – Health / Fitness Center
- Commercial – Industrial
- Commercial – Mixed Type
- Commercial – Office
- Commercial – Other
- Commercial – Shopping Center
- Commercial – Superstore
- Commercial – Gas Station
- Commercial – Sit Down Restaurant
- Mixed Use – Commercial / Residential
- Residential – Mixed Type
- Residential – Multi Family
- Residential – Single Family
- Residential – Town House
- Local Policy Change

Checks should be made payable to the “Treasurer of Virginia”. A copy of this form, completed by the applicant and stamped by Fairfax County should accompany the check.
Chapter 870 TIA Review Form – Instructions

This spreadsheet can be used to capture details on the 870 reviews to facilitate data entry in LandTrack once that system goes live next month. Below you will find field-by-field instructions on how to complete this form.

<table>
<thead>
<tr>
<th>Submission Details</th>
<th>Instructions for each field</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Project Name</strong></td>
<td>Enter the name of the project – usually on the TIA Cover.</td>
</tr>
<tr>
<td><strong>Submission #</strong></td>
<td>Is this the first submission for this project? 2&lt;sup&gt;nd&lt;/sup&gt; 3&lt;sup&gt;rd&lt;/sup&gt;?</td>
</tr>
<tr>
<td><strong>Locality Project ID</strong></td>
<td>A tracking # created by the locality</td>
</tr>
<tr>
<td><strong>District</strong></td>
<td>Enter the VDOT District where the project is located.</td>
</tr>
<tr>
<td><strong>Jurisdiction</strong></td>
<td>Enter the Jurisdiction for the project.</td>
</tr>
<tr>
<td><strong>Locality Contact</strong></td>
<td>Who is the primary point of contact with the locality?</td>
</tr>
<tr>
<td><strong>TIA Preparer</strong></td>
<td>Who prepared the TIA? Can be the developer or engineering firm.</td>
</tr>
<tr>
<td><strong>Scope Meeting Held?</strong></td>
<td>Indicate whether or not a scope meeting has been held.</td>
</tr>
<tr>
<td><strong>Location</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Route(s)</strong></td>
<td>List the routes involved with this project.</td>
</tr>
<tr>
<td><strong>Site Details</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Submission Type(s):</strong></td>
<td></td>
</tr>
<tr>
<td>Comprehensive Plan TIA Review?</td>
<td>Select yes or no if the review is this type.</td>
</tr>
<tr>
<td>Zoning TIA Review?</td>
<td>Select yes or no if the review is this type.</td>
</tr>
<tr>
<td>Site Plan TIA Review?</td>
<td>Select yes or no if the review is this type.</td>
</tr>
<tr>
<td>Subdivision TIA Review?</td>
<td>Select yes or no if the review is this type.</td>
</tr>
<tr>
<td>870 Review?</td>
<td>Does this TIA qualify as a 870 review?</td>
</tr>
<tr>
<td><strong>Number of Units</strong></td>
<td>How many units are involved in the development?</td>
</tr>
<tr>
<td><strong>Square Feet of Units</strong></td>
<td>What is the square footage of the development?</td>
</tr>
<tr>
<td><strong>VPH (increase)</strong></td>
<td>What increase is expected in VPH?</td>
</tr>
<tr>
<td><strong>VDP (increase)</strong></td>
<td>What increase is expected in VPD?</td>
</tr>
<tr>
<td><strong>ITE Codes</strong></td>
<td>Indicate the ITE Codes involved.</td>
</tr>
<tr>
<td><strong>Acreage</strong></td>
<td>What is the acreage of the development?</td>
</tr>
<tr>
<td><strong>Parcel ID</strong></td>
<td>What is the locality’s parcel ID for the project?</td>
</tr>
<tr>
<td><strong>Facility Type</strong></td>
<td>Select the facility type for the TIA.</td>
</tr>
</tbody>
</table>
§ 57-15. Proceedings by trustees or members for similar purposes, exception for certain transfers.

A. The trustees of such a church diocese, congregation, or church or religious denomination, or society or branch or division thereof, in whom is vested the legal title to such land held for any of the purposes mentioned in § 57-7.1, may file their petition in the circuit court of the county or the city wherein the land, or the greater part thereof held by them as trustees, lies, or before the judge of such court in vacation, asking leave to sell, encumber, extend encumbrances, improve, make a gift of, or exchange the land, or a part thereof, or to settle boundaries between adjoining property by agreement. Upon evidence being produced before the court that it is the wish of the congregation, or church or religious denomination or society, or branch or division thereof, or the constituted authorities thereof having jurisdiction in the premises, or of the governing body of any church diocese, to sell, exchange, encumber, extend encumbrances, make a gift of, or improve the property or settle boundaries by agreement, the court shall make such order as may be proper, providing for the sale of such land, or a part thereof, or that the same may be exchanged, encumbered, improved, or given as a gift, or that encumbrances thereon be extended, and in case of sale for the proper investment of the proceeds or for the settlement of such boundaries by agreement.

When any such religious congregation has become extinct or has ceased to occupy such property as a place of worship, so that it may be regarded as abandoned property, the petition may be filed either by the surviving trustee or trustees, should there be any, or by any one or more members of such congregation, should there be any, or by the religious body which by the laws of the church or denomination to which the congregation belongs has the charge or custody of the property, or in which it may be vested by the laws of such church or denomination. The court shall either (i) make a decree for the sale of the property or the settlement of boundaries between adjoining properties by agreement, and the disposition of the proceeds in accordance with the laws of the denomination and the printed acts of the church or denomination issued by its authority, embodied in book or pamphlet form, shall be taken and regarded as the law and acts of such denomination or religious body or (ii) at the request of the surviving trustees and after notice in accordance with law to all necessary parties, make such order as may be proper providing for the gift of such property to any willing local, state or federal entity or to a willing private, nonprofit organization exempt from taxation under § 501 (c) (3) of the Internal Revenue Code, provided the court finds that (a) the property includes a historic building or landmark so designated by the Commonwealth and (b) the purpose of such gift is historical preservation of the property.

The court may make such order as to the costs in all these proceedings as may seem proper.

B. As an alternative to proceeding under subsection A, (i) the trustees of a church or religious body that incorporate may transfer the title to the real and personal property of the church or religious body held by them to the incorporated church or religious body; and (ii) the trustees of a church or religious body that do not incorporate under subdivision (i) hereof may transfer title to the real and personal property of the church or religious body held by them to a corporation created pursuant to § 57-16.1 without, in either instance, obtaining court permission if the transfer is authorized in accordance with the church's or religious body's polity. If no petition seeking to set such a transfer aside is filed within one year of the recordation of the trustees' deed transferring title to the real estate, or the date of the transfer of any personal property, it shall be conclusively presumed that the transfer was made in accordance with the church's or religious body's polity insofar as a good faith purchaser or lender is concerned.

C. No transfer made pursuant to subsection A or B shall operate as a transfer for purposes of a provision contained in any note or deed of trust that purports to accelerate an indebtedness upon a transfer of title. Any such transfers of real estate shall be entitled to the exemptions set forth in § 58.1-811.

D. Any transfer of real or personal property made pursuant to subsection B, and any similar transfer made pursuant to subsection A after April 23, 2002, shall be deemed to assign to the incorporated church or religious body, or the corporation created pursuant to § 57-16.1, as the case may be, the beneficial interest in every policy of insurance of every kind, type, and description, relating to the property transferred, contemporaneously with the transfer, and the transferee shall have all of the rights and obligations of the transferor relating thereto.

AFFIDAVIT

I, _____________________________, hereby state the following under oath:

By indicating my response to each of the following questions, I hereby state under oath that each response is true to the best of my knowledge and that this affidavit may be entered as evidence in any future proceeding, including, without limitation, any appeal or proceeding before the Board of Supervisors of Fairfax County or a federal or state court. The following states the positions of the applicant(s) and/or owner(s) who are identified below and who have authorized me to execute this affidavit on their behalf:

1. The application filed in conjunction with this affidavit (“the application”)
   a. Requests rezoning and was filed on or after July 1, 2019, or
   b. Requests a proffer condition amendment, and the relevant rezoning was applied for on or after July 1, 2019.

      I agree with the preceding statement. _______ I do not agree. _______

2. The application requests a proffer condition amendment, and the relevant rezoning was applied for on or after July 1, 2016, but before July 1, 2019.

      I agree with the preceding statement. _______ I do not agree. _______

3. The application requests a proffer condition amendment, and the relevant rezoning was applied for before July 1, 2016.

      I agree with the preceding statement. _______ I do not agree. _______

4. The application seeks approval of new residential development or new residential use, on residentially zoned property, as these terms are defined in Virginia Code § 15.2-2303.4.

      I agree with the preceding statement. _______ I do not agree. _______

5. The proposed new residential development or new residential use would be located outside the exempt areas described in Virginia Code § 15.2-2303.4(E)(i), (ii), or (iii) and identified in the Comprehensive Plan.

      I agree with the preceding statement. _______ I do not agree. _______

*If you disagree with statement 5, please identify which of the following three exempt areas describes where the new residential development or new residential use would occur (check all that apply):

_____ “an approved small area comprehensive plan in which the delineated area is designated as a revitalization area, encompasses mass transit as defined in § 33.2-100, includes mixed use development, and allows a density of at least 3.0 floor area ratio in a portion thereof” (Virginia Code § 15.2-2303.4(E)(i))

_____ “an approved small area comprehensive plan that encompasses an existing or planned Metrorail station, or is adjacent to a Metrorail station located in a neighboring locality, and allows additional density within the vicinity of such existing or planned station” (Virginia Code § 15.2-2303.4(E)(ii))

_____ “an approved service district created pursuant to § 15.2-2400 that encompasses an existing or planned Metrorail station” (Virginia Code § 15.2-2303.4(E)(iii))

6. For this application, I

_____ am the applicant. (Each applicant or applicant’s agent must submit an affidavit.)
own all of the subject property.

own part of the subject property. (Each owner or owner’s agent must submit an affidavit.)

have full and complete authority from the applicant(s) and/or owner(s) listed below to make this affidavit on their behalf as well as my own. (Include proof of authority to sign for any applicant(s) and/or owner(s).)

Agreed and affirmed (sign):

Name of Affiant (print or type):

Title:

[ ] Applicant [ ] Owner [ ] Applicant’s authorized agent
[ ] Owner’s authorized agent

Subscribed and sworn to before me in the City/County of ___________________________,
State/Commonwealth of ___________________________.

Date  Notary Public

My Commission expires: ___________________________

7/1/2019
DATE: March 30, 2017

TO: Board of Supervisors

FROM: Marianne Gardner, Director, Planning Division, Department of Planning and Zoning

SUBJECT: Recent Comprehensive Plan Amendments Related to Proffer Legislation

Virginia code section, 15.2-2303.4 (Provisions Applicable to Certain Conditional Rezoning Proffers) took effect on July 1, 2016 and applies to all rezoning and proffered condition amendment applications filed on and after that date. This memo provides updated Comprehensive Plan guidance relating to the legislation and updates the March 22, 2016 memo entitled “2016 Proffer Legislation, Exempt Areas.”

Comprehensive Plan Amendment 2016-II-M2, adopted by the Board of Supervisors on November 1, 2016, replanned a portion of the McLean Community Business Center by adding an option for an intensity of 3.0 FAR, resulting in this revitalization area becoming exempt from the Proffer Reform Legislation. This change is shown on the list of exempt areas and on the attached map.

Comprehensive Plan Amendment 2016-CW-3CP, adopted by the Board of Supervisors on March 14, 2017, was designed to add clarity to the Comprehensive Plan regarding the proffer legislation and included the following changes:

1) Added text to confirm that recommendations in the Comprehensive Plan are not a request for, requirement of, or suggestion of a proffer within areas subject to the proffer legislation:

"On July 1, 2016, Code of Virginia Section 15.2-2303.4 became law. This statute applies to certain applications for rezoning and proffered condition amendments related to new residential development and uses, including those that are part of mixed-use development. Although there are recommendations and guidance for residential development and uses throughout the Comprehensive Plan, the Comprehensive Plan does not—and should not be read to—suggest, request, or require any proffered condition for any particular site, development, or use."

Excellence * Innovation * Stewardship
Integrity * Teamwork * Public Service
2) Added a definition of Small Area Plan:

"SMALL AREA PLAN: A geographic subcategory of the Comprehensive Plan. Small Area Plans provide recommendations for defined areas to accommodate and guide future growth consistent with the Concept for Future Development."

3) Identified those areas within the Comprehensive Plan that are exempt from the provisions of the legislation:

"Section 15.2-2303.4 exempts new residential development or use when it occurs within a small area plan, approved as part of the Comprehensive Plan that meets certain criteria set out in the statute. The following areas meet those criteria and are exempt:

1. Tysons Urban Center
2. Reston (includes the Herndon Transit Station Area, Reston Town Center Transit Station Area, and Wiehle-Reston East Transit Station Area)
3. Merrifield Suburban Center (includes the Dunn Loring Transit Station Area)
4. Franconia-Springfield Area (includes the Springfield Community Business Center and Franconia-Springfield Transit Station Area)
5. Dulles Suburban Center (includes the Innovation Center Transit Station Area)
6. Huntington Transit Station Area
7. Vienna Transit Station Area
8. Van Dorn Transit Station Area
9. West Falls Church Transit Station Area
10. Fairfax Center Area (includes Fairfax Center Suburban Center)
11. Annandale Community Business Center
12. Baileys Crossroads Community Business Center
13. Seven Corners Community Business Center
14. Richmond Highway Corridor Area (includes the Community Business Centers of North Gateway, Penn Daw, Beacon/Groveton, Hybla Valley/Gum Springs, South County Center, and Woodlawn, and adjacent Suburban Neighborhoods)

15. McLean Community Business Center”

4) Updated all maps, text, and graphics in the Comprehensive Plan to show and describe certain small area plans as fully encompassing existing or planned Metrorail stations or as adjacent to Metrorail stations located in neighboring localities.

Non-Exempt Mixed Use Areas

The following mixed use areas are not exempt from the provisions of the proffer legislation because they currently do not fall within one of the exemption categories provided in the legislation:

1. Centreville Suburban Center
2. Flint Hill Suburban Center
3. Lorton-South Route 1 Suburban Center
4. Kingstowne CBC

The attached map shows the locations of each of the exempt mixed use areas. Larger scale versions of this map will be provided upon request.

Any questions regarding this memorandum should be directed to me or Kristen Hushour, Senior Planner, Planning Division. We can both be reached at 703-324-1380.

Enc: Proffer Legislation Exempt Mixed-Use Small Areas Map

cc: Fairfax County Planning Commission
Edward L. Long, County Executive
Robert A. Stalzer, Deputy County Executive
Tom Biesiadny, Director, Department of Transportation
Barbara Byron, Director, Office of Community Revitalization
Thomas Fleetwood, Director, Department of Housing and Community Development
Bill Hicks, Director, Land Development Services
Kirk Kincannon, Director, Fairfax County Park Authority
James Patteson, Director, Department of Public Works and Environmental Services
David Stoner, Deputy County Attorney, County Attorney Office
Fred Selden, Director, Department of Planning and Zoning (DPZ)
Leslie Johnson, Zoning Administrator, DPZ
Tracy Strunk, Acting Director, Zoning Evaluation Division, DPZ
Kristen Hushour, Senior Planner, Planning Division, DPZ
Fairfax County, Virginia
March 14, 2017

Proffer Legislation Exempt
Mixed-Use Small Areas

1) Tysons Urban Center
2) Reston
   Includes Herndon Transit Station Area, Reston Town
   Center Transit Station Area, and Wiehle-Reston East
   Transit Station Area
3) Merrifield Suburban Center
   Includes Dunn Loring Transit Station Area
4) Franconia-Springfield Area
   Includes Springfield Community Business Center and
   Franconia-Springfield Transit Station Area
5) Dulles Suburban Center
   Includes Innovation Center Transit Station Area
6) Huntington Transit Station Area
7) Vienna Transit Station Area
8) Van Dorn Transit Station Area
9) West Falls Church Transit Station Area
10) Fairfax Center Area
    Includes Fairfax Center Suburban Center
11) Annandale Community Business Center
12) Baileys Crossroads Community Business Center
13) Seven Corners Community Business Center
14) Richmond Highway Corridor Area
    Includes:
    North Gateway Community Business Center
    Penn Daw Community Business Center
    Beacon/Groveton Community Business Center
    Hybla Valley/Gum Springs Community Business Center
    South County Center Community Business Center
    Woodlawn Community Business Center
    and adjacent Suburban Neighborhoods
15) McLean Community Business Center

Map prepared by the Fairfax County Department of Planning & Zoning to illustrate
boundary changes resulting from Plan Amendment 2013-47 (2016-CW-3CP),
adopted March 14, 2017.

Find this map online at
GIS Database Layer Address:
Feature Dataset: DPZMGR.PLANNING
Feature Class: DPZMGR.PROFFER_LEGISLATI ON_EXEMP_AREA

Document Path: C:\projects\ocp\plaw\projects\2019\Proffer_Legislation_Mapping_for_FS\Proffer_Legislation_Map_2017\proffer exempt\bump-out+dulles expansion.mxd
8102. Fee Schedule

1. Fee Schedule

All applications and appeals provided for in this Ordinance and requests for zoning compliance letters must be accompanied by the filing fee set forth in the following table unless otherwise waived by the Board for good cause shown; except that no fee is required where the applicant is the County of Fairfax or any agency, authority, commission or other body specifically created by the County, State or Federal Government. All fees must be made payable to the County of Fairfax. Receipts for fees paid will be issued in duplicate, and one of the duplicates will be maintained on file with the Department of Planning and Development.

<table>
<thead>
<tr>
<th>APPLICATION TYPE</th>
<th>FEE [1]</th>
</tr>
</thead>
<tbody>
<tr>
<td>MISCELLANEOUS PERMITS AND APPROVALS</td>
<td></td>
</tr>
<tr>
<td>General</td>
<td></td>
</tr>
<tr>
<td>Interpretation of Approved Zoning Application or Minor Variation to Proffered Conditions</td>
<td>$520</td>
</tr>
<tr>
<td>Modification to the Affordable Dwelling Unit Program</td>
<td>$2,755</td>
</tr>
<tr>
<td>Nonresidential Use Permit (NonRUP)</td>
<td>$70</td>
</tr>
</tbody>
</table>
### Article 8 - Administration, Procedures, and Enforcement

#### Fee Schedule

<table>
<thead>
<tr>
<th>Zoning Compliance Letter</th>
<th>Dwelling, Single-Family, Per Lot</th>
<th>$115</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>All Other Uses, Per Lot</td>
<td>$320</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>General Public Facilities</th>
<th>2232 Review with Public Hearing</th>
<th>$1,500</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>2232 Review without Public Hearing</td>
<td>$750</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Signs</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Sign Permits and Administrative Comprehensive Sign Plans</td>
<td></td>
<td>$95</td>
</tr>
<tr>
<td>Comprehensive Sign Plans in Planned Districts</td>
<td></td>
<td>$8,260</td>
</tr>
<tr>
<td>Amendments to Comprehensive Sign Plan in Planned Districts</td>
<td></td>
<td>$4,130</td>
</tr>
<tr>
<td>Waiver of Certain Sign Regulations Special Exception</td>
<td></td>
<td>$8,260</td>
</tr>
</tbody>
</table>

| Wireless Reviews to Determine Compliance with Sect. 6409 of the Spectrum Act |                                                | $500  |
| Wireless Facilities | Standard Process Project |                                                | $6,200 |

| Increase in Maximum Fence or Wall Height | Residential District | $435 |
|                                        | Commercial or Industrial District | $2,500 |
| Modification of Residential Setback    |                                                | $910  |
| Modification of Residential Accessory Structure Use or Location Standards per subsection 402.7 |                                                | $910  |
| Modification of Grade for Single-Family Detached Dwelling |                                                | $910  |
| Increase in Building Height for a Single-Family Detached Dwelling |                                                | $910  |
| All Other Variances                   |                                                | $8,180 |

| Appeal to BZA               |                                                | $600  |
| Appeal to Board             |                                                | $600  |

### ADMINISTRATIVE PERMITS

| General Fee Unless Otherwise Listed |                                                | $205  |

| Accessory Living Unit | Permit | $200 |
|                       | Renewal Fee | $70  |
| Family Health Care Structure |                                                | $100  |
| Home-Based Business   |                                                | $100  |
| Limited Riding or Boarding Stable |                                                | $50   |
| Short-Term Lodging    | Two Year Permit |                                                | $200  |

| Community Garden | Permit | $205 |
|                 | Two Year Renewal Fee | $50  |
| Farmer’s Market  | Permit | $205 |
|                 | Two Year Renewal Fee | $50  |
| Food Truck       | One Year Operation Permit |                                                | $100  |
|                 | Location Permit |                                                | $100  |
| Portable Storage Container |                                                | $0   |

### SPECIAL PERMITS [2]
Standard fees for special permit approvals are listed below.

<table>
<thead>
<tr>
<th>General Fee Unless Otherwise Listed</th>
<th>$16,375</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Principal Uses</strong></td>
<td></td>
</tr>
<tr>
<td>Community Swim, Tennis and Recreation Club</td>
<td>$4,085</td>
</tr>
<tr>
<td>Group Household or Religious Group Living</td>
<td>$1,100</td>
</tr>
<tr>
<td>Marina, Private Noncommercial</td>
<td>$4,085</td>
</tr>
<tr>
<td>Religious Assembly</td>
<td>$1,100</td>
</tr>
<tr>
<td>Religious Assembly with Private School, Specialized Instruction Center, or Child Care Center</td>
<td>$1,100</td>
</tr>
<tr>
<td>Stable, Riding or Boarding</td>
<td>$8,180</td>
</tr>
</tbody>
</table>

| **Accessory and Temporary Uses** |         |
| Accessory Living Unit             |         |
| Special Permit                    | $435    |
| Renewal Fee                       | $70     |
| Community Garden                  | $435    |
| Home Day Care Facility            | $435    |
| Home-Based Business               | $435    |
| Increase in Wall or Fence Height  |         |
| Dwelling, Single-Family           | $435    |
| All Other Uses                    | $2,500  |
| Increase in Percentage of Rear Setback Coverage | $910 |
| Installation or Modification of a Noise Barrier on a Single Residential Lot | $910 |
| Modification of Grade for Single-Family Detached Dwelling | $910 |
| Modification of Limits to Keeping of Animals | $435 |
| Modification of Minimum Setback Requirements |         |
| Error in Building Location        | $910    |
| Certain Existing Structures and Uses | $910 |
| Certain Additions to Existing Single-Family Detached Dwelling | $910 |
| All Other Uses                    | $8,180  |

**SPECIAL EXCEPTIONS [2]**

Standard fees for special exception approvals are listed below.

<table>
<thead>
<tr>
<th>General Fee Unless Otherwise Listed</th>
<th>$16,375</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Principal Uses</strong></td>
<td></td>
</tr>
<tr>
<td>Adult Day Care Center</td>
<td></td>
</tr>
<tr>
<td>Fewer Than 100 Adults</td>
<td>$1,100</td>
</tr>
<tr>
<td>100 of More Adults</td>
<td>$11,025</td>
</tr>
<tr>
<td>Adult Day Support Center</td>
<td></td>
</tr>
<tr>
<td>Fewer Than 100 Adults</td>
<td>$1,100</td>
</tr>
<tr>
<td>100 of More Adults</td>
<td>$11,025</td>
</tr>
<tr>
<td>Alternative Use of Historic Building</td>
<td>$8,180</td>
</tr>
<tr>
<td>Bed and Breakfast</td>
<td>$8,180</td>
</tr>
<tr>
<td>Child Care Center</td>
<td></td>
</tr>
<tr>
<td>Fewer Than 100 Children</td>
<td>$1,100</td>
</tr>
<tr>
<td>100 or More Children</td>
<td>$11,025</td>
</tr>
<tr>
<td>Club, Service Organization, or Community Center</td>
<td>$4,085</td>
</tr>
<tr>
<td>Congregate Living Facility</td>
<td>$8,180</td>
</tr>
<tr>
<td>Farm Winery, Limited Brewery, or Limited Distillery</td>
<td>That does not permit access by any member of the public, whether a customer, guest, or attendee at a public or private event or activity</td>
</tr>
<tr>
<td></td>
<td>With no construction of buildings or structures over 400 SF in GFA or no land disturbance over 2,500 SF</td>
</tr>
<tr>
<td>R-C District: Establishment of a new use or expansion of an existing use with construction of buildings or structures over 400 SF in GFA or land disturbance over 2,500 SF</td>
<td>$8,180</td>
</tr>
<tr>
<td>R-A, R-C, R-E, And R-1 District: Modification of the number of attendees, frequency and/or duration of events or activities</td>
<td>$4,090</td>
</tr>
<tr>
<td>Group Household or Religious Group Living</td>
<td>$1,100</td>
</tr>
<tr>
<td>Independent Living Facilities for Low Income Tenants per Subsection 4102.4.P(1)(c)</td>
<td>$1,100</td>
</tr>
<tr>
<td>Marina, Private Noncommercial</td>
<td>$4,085</td>
</tr>
<tr>
<td>Quasi-Public Park, Playground, or Athletic Field</td>
<td>$8,180</td>
</tr>
<tr>
<td>Religious Assembly</td>
<td>$1,100</td>
</tr>
<tr>
<td>Religious Assembly with Private School, Specialized Instruction Center, or Child Care Center</td>
<td>Private School, Specialized Instruction Center, or Child Care Center with fewer than 100 children</td>
</tr>
<tr>
<td></td>
<td>Private School, Specialized Instruction Center, or Child Care Center with 100 children or more</td>
</tr>
<tr>
<td>School, Private</td>
<td>Fewer than 100 students</td>
</tr>
<tr>
<td></td>
<td>100 of more students</td>
</tr>
<tr>
<td>Specialized Instruction Center</td>
<td>Fewer than 100 students</td>
</tr>
</tbody>
</table>
### Fee Schedule

<table>
<thead>
<tr>
<th>Description</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>100 or more students</td>
<td>$11,025</td>
</tr>
<tr>
<td>Stable, Riding or Boarding</td>
<td>$8,180</td>
</tr>
<tr>
<td>Modification of Shape Factor</td>
<td>$8,180</td>
</tr>
<tr>
<td>Modification of Grade for Single-Family Detached Dwellings</td>
<td>$910</td>
</tr>
<tr>
<td>Modification of Minimum Setback Requirements per Sect. 5100.2.D(1)(g)</td>
<td>Certain Existing Structures and Use $910</td>
</tr>
<tr>
<td></td>
<td>Reconstruction of Certain Single-Family Detached Dwellings that are Destroyed by Casualty $0</td>
</tr>
<tr>
<td>Waiver of Minimum Lot Size Requirements</td>
<td>$8,180</td>
</tr>
<tr>
<td>Addition to or Replacement of a Single-Family Detached Dwelling</td>
<td>$8,180</td>
</tr>
</tbody>
</table>

#### ZONING MAP AMENDMENTS [5]

<table>
<thead>
<tr>
<th>District</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Residential District</td>
<td>$27,280 plus $570 per acre</td>
</tr>
<tr>
<td>Commercial, Industrial, or Overlay District</td>
<td>$27,280 plus $910 per acre</td>
</tr>
<tr>
<td>PRC District</td>
<td>$27,280 plus $1345 per acre</td>
</tr>
<tr>
<td></td>
<td>$13,640 plus $435 per acre</td>
</tr>
<tr>
<td></td>
<td>$16,375 plus $435 per acre</td>
</tr>
<tr>
<td>PDH, PDC, PRM, PTC and PCC Districts</td>
<td>$27,280 plus $910 per acre</td>
</tr>
<tr>
<td></td>
<td>$27,280 plus $1,345 per acre</td>
</tr>
<tr>
<td></td>
<td>$13,640 plus $435 per acre</td>
</tr>
</tbody>
</table>

#### AMENDMENTS TO PENDING APPLICATIONS AND EXTENSIONS OF TIME [4][5]

<table>
<thead>
<tr>
<th>Description</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Applications for Variances or AP, SP, or SE Approvals</td>
<td>1/8 of Application Fee</td>
</tr>
<tr>
<td>Extension of Time for a Special Permit or Special Exception Per Subsection 8100.3.D(3) or 8100.4.D(3)</td>
<td></td>
</tr>
<tr>
<td>Amendment to a Pending Application for a Variance, Special Permit, or Special Exception</td>
<td>1/10 or Application Fee</td>
</tr>
<tr>
<td>Amendment to a Previously Approved and Currently Valid Special Permit</td>
<td>Change of Permittee Only $500 or 1/2 of Application Fee, Whichever is Less</td>
</tr>
<tr>
<td></td>
<td>With No New Construction 1/2 of New Application Fee</td>
</tr>
<tr>
<td></td>
<td>With New Construction New Application Fee</td>
</tr>
<tr>
<td>Applications for Zoning Map and Related Plan Approvals</td>
<td>$4,545 plus applicable per acre fee for acreage affected by the amendment</td>
</tr>
</tbody>
</table>
### Article 8 - Administration, Procedures, and Enforcement

#### Review and Decision-Making Bodies | Board of Supervisors

<table>
<thead>
<tr>
<th>Pending Application for a Final Development Plan or Development Plan Amendment or PRC Plan</th>
<th>$4,130</th>
</tr>
</thead>
<tbody>
<tr>
<td>Increase in Fence or Wall Height on a Single-Family Lot</td>
<td>$435</td>
</tr>
<tr>
<td>Increase in Fence or Wall Height on All Other Uses</td>
<td>$2,500</td>
</tr>
<tr>
<td>Reduction of Certain Setback Requirements on a Single-Family Lot</td>
<td>$910</td>
</tr>
<tr>
<td>Reduction of Certain Yard Requirements on All Other Uses</td>
<td>$8,180</td>
</tr>
<tr>
<td>Increase in Coverage Limitation for Minimum Required Rear Setbacks</td>
<td>$910</td>
</tr>
<tr>
<td>The Addition of or Modification to an Independent Living Facility for low Income Tenants</td>
<td>$1,100</td>
</tr>
</tbody>
</table>

#### Amendments to a Previously Approved Proffered Condition and/or Development Plan, Final Development Plan, Conceptual Development Plan, PRC Plan or Concurrent Conceptual/Final Development Plan for:

| Increase in Coverage Limitation for Minimum Required Rear Setbacks | $910 |
| Reduction of Certain Yard Requirements on All Other Uses | $8,180 |

#### Deferrals of Public Hearings

<table>
<thead>
<tr>
<th>Before the Planning Commission or Board of Supervisors</th>
<th>After Public Notice Has Been Given and that are Related Solely to Affidavit Errors</th>
<th>$260 plus actual costs of advertising, up to a maximum of $1,000</th>
</tr>
</thead>
<tbody>
<tr>
<td>All Other Uses With New Construction</td>
<td>1/2 of prevailing fee plus applicable per acre fee for acreage affected by the amendment</td>
<td></td>
</tr>
<tr>
<td>All Other Uses Without New Construction</td>
<td>1/2 of prevailing fee</td>
<td></td>
</tr>
<tr>
<td>Deletion of Land Area Only</td>
<td>1/4 of prevailing fee</td>
<td></td>
</tr>
</tbody>
</table>

#### Notes:

1. In calculating fees that based on acreage, any portion of an acre will count as a full acre.
2. When one application is filed by one applicant for (1) two or more Variances on the same lot, or (2) two or more Special Permit uses on the same lot, or (3) two or more Special Exception uses on the same lot, or (4) a combination of two or more Variances or Special Permits on the same lot, only one filing fee will be required, and that fee will be the highest of the fees required for the individual uses included in the application.
3. Applies to a new application or an amendment to a previously approved and currently valid application, with or without new construction.
4. The fee for an amendment to a pending application is only applicable when the amendment request results in a substantial revision, as determined by the Zoning Administrator.
5. For purposes of computing acreage fees, any portion of an acre is counted as an acre.