

1 MARSHA S. MCLAUGHLIN, DIRECTOR \* BEFORE THE  
2 DEPARTMENT OF \* PLANNING BOARD OF  
3 PLANNING AND ZONING \* HOWARD COUNTY, MARYLAND  
4 ZRA 147 \*

5 \* \* \* \* \*

6 MOTION: *To recommend approval of ZRA 147 as recommended by the Department of*  
7 *Planning and Zoning, and the requested additional amendment to allow*  
8 *single-family attached dwellings as a permitted use in TOD developments*  
9 *larger than 3 acres and less than 50 acres, subject to certain criteria.*

10 ACTION: *Recommended approval; Vote 3 to 0.*

11 \* \* \* \* \*

12 On December 5, 2013, the Planning Board of Howard County, Maryland, considered the petition of  
13 Marsha S. McLaughlin, Director, Department of Planning and Zoning for an amendment to the Zoning  
14 Regulations to amend Section 127.4.A, the Purpose Statement of the TOD District, to note that the district  
15 may allow for the beneficial use of an undeveloped TOD District parcel prior to the assembly of parcels for a  
16 larger TOD Development, and may allow light industrial uses as part of the nonresidential use mix, subject to  
17 certain criteria, and to amend Section 127.4.B, Uses Permitted As A Matter Of Right, to add "Industrial Uses,  
18 Light" as a permitted use, subject to certain criteria.

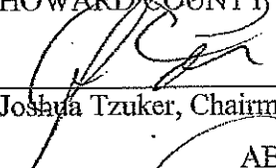
19 The petition, the Department of Planning and Zoning Technical Staff Report and Recommendation,  
20 and the comments of reviewing agencies, were presented to the Board for its consideration. The Department  
21 of Planning and Zoning recommended approval of the petition based on findings that the proposed  
22 amendment to allow light industrial uses in a large TOD district in harmony with the *PlanHoward 2030*  
23 policies related to enhancing the Route 1 corridor by providing employment opportunities and retaining  
24 businesses. The required criteria for such a light industrial use not including any dwelling units was clarified  
25 to mean that the Site Development Plan for the light industrial use could not have any residential uses, but the  
26 larger overall TOD district would still include residential uses.

27 There was no testimony in opposition. Mr. Joseph Rutter stated that he supports the proposal because  
28 it recognizes long term development issues. Mr. Rutter requested that the Planning Board accept new text to  
29 add to the amendment, to also allow single-family attached dwellings as a permitted use at the periphery of  
30 TOD developments larger than 3 acres and less than 50 acres, subject to certain criteria (such units are 2,500  
31 feet or more from the MARC station, do not occupy more than 40% of the gross development area, and are  
32 not subject to the minimum density). He said that this is intended for the TOD area on US 1 at Dorsey Road  
33 in Elkridge, which was created by action of the County Council in the 2013 Comprehensive Zoning Plan.

1 The Planning Board expressed that it is in agreement with the Department of Planning and Zoning  
2 recommendation for the proposed ZRA-147, and that the new text that is requested to be added appears to be  
3 acceptable due to its relatively low impact and in recognition of the unusual character of the Elkridge TOD  
4 site. Mr. Engelke made the motion to recommend approval of the petition as recommended by the Department  
5 of Planning and Zoning, and approval of the requested additional amendment to allow single-family attached  
6 dwellings as a permitted use in TOD developments larger than 3 acres and less than 50 acres, subject to  
7 certain criteria. Ms. Easley seconded the motion. The motion passed by a vote of 3 to 0.

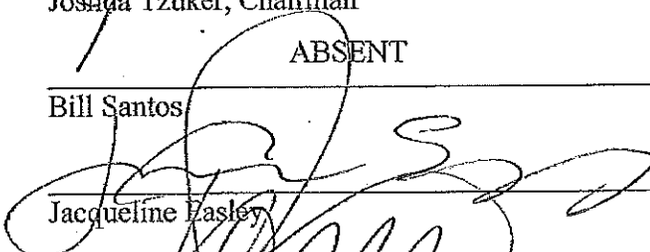
8 For the foregoing reasons, the Planning Board of Howard County, Maryland, on this 2nd day of  
9 January, 2014, recommends that ZRA 147, as amended and described above, be APPROVED. The revised  
10 text included the accepted amendment is attached as Revised Exhibit A.

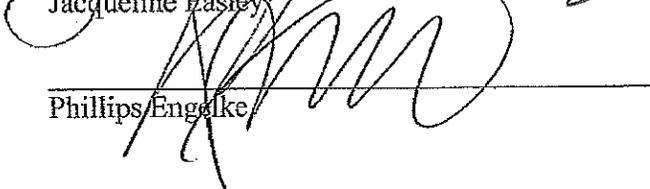
11  
12 HOWARD COUNTY PLANNING BOARD

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\_\_\_\_\_  
Joshua Tzucker, Chairman

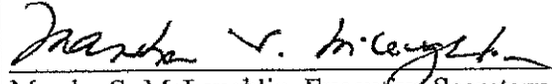
15 ABSENT

16 Bill Santos

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\_\_\_\_\_  
Jacqueline Easley

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\_\_\_\_\_  
Phillips Engelke

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23  
24 ATTEST:

25   
\_\_\_\_\_  
26 Marsha S. McLaughlin, Executive Secretary



1 PROPERLY LOCATED SO AS TO NOT OVERLY REDUCE THE AVAILABLE LAND AREA FOR  
2 THE MORE DENSE MIX OF USES AT THE CORE OF THE TOD DEVELOPMENT, CLOSER TO  
3 THE MARC STATION, TO PROVIDE FOR REDUCED DENSITY ON PROJECTS LOCATED WITHIN  
4 THE TOD LIMITS BUT FAR FROM THE MARC STATION TO ALLOW LOWER DENSITY  
5 RESIDENTIAL DEVELOPMENT.  
6

7 **B. Uses Permitted as a Matter of Right**

8 9. DWELLINGS, SINGLE-FAMILY ATTACHED, WITHIN A TOD DEVELOPMENT PROJECT  
9 GREATER THAN 3 ACRES AND ENCOMPASSING LESS THAN 50 ACRES THAT IS  
10 ENTIRELY LOCATED MORE THAN 2,500 FEET FROM A MARC STATION, PROVIDED  
11 THAT THE MINIMUM DENSITY SHALL NOT APPLY AND THAT SUCH DWELLINGS  
12 SHALL NOT OCCUPY MORE THAN 40% OF THE GROSS DEVELOPMENT AREA OF  
13 SUCH A PROJECT.

14 14. INDUSTRIAL USES, LIGHT, PROVIDED THAT: THE PROPERTY FRONTS ON AND  
15 HAS DIRECT ACCESS TO AN ARTERIAL OR COLLECTOR HIGHWAY; ADJOINS OTHER  
16 PROPERTIES DEVELOPED WITH EXISTING LIGHT INDUSTRIAL USES; THE LIGHT  
17 INDUSTRIAL USE IS PRINCIPALLY CONDUCTED WITHIN A BUILDING; THE  
18 PROPOSED DEVELOPMENT DOES NOT INCLUDE A PROPOSAL FOR ANY DWELLING  
19 UNITS; AND, THE LIGHT INDUSTRIAL DEVELOPMENT IS AT THE PERIPHERY OF THE  
20 TOD DISTRICT, WELL SEPARATED FROM THE MARC STATION.  
21

22 **E. Bulk Regulations**

23 1. ~~[[Minimum]]~~ EXCEPT AS PROVIDED IN SECTION 127.4.B, MINIMUM residential  
24 density is 20 units per net acre of residential development.  
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