Introduced Feb 4, 2013

Public hearing Feb 19, 2013

Council action March 4, 2013

Executive action March 5, 2013

Effective date May 5, 2013

County Council of Howard County, Maryland

2013 Legislative Session

Legislative day # 2

BILL NO. 6 - 2013 (ZRA - 143)

Introduced by the Chairperson at the request of Normandy Venture Limited Partnership

AN ACT amending the Howard County Zoning Regulations' TNC (Traditional Neighborhood Center) overlay district to expand the permitted uses and change the bulk regulations; and generally related to the TNC overlay district.

Introduced and read first time February 4, 2013. Ordered posted	and hearing scheduled.
e".	By order Stephen M Bend Stephen LeGendre, Administrator to the County Council
Having been posted & notice of time & place of hearing and title of Bill having	ng been published according to Charter, the Bill was read for a second time at a
public hearing on February 19, 2013 and concluded on	, 2013.
	By order Stephen Weberd Stephen LeGendre, Administrator to the County Council
This Bill was read the third time March 4, 2013 and Passed	_, Passed with amendments, Failed
	By order Stephen M Shender Stephen LeGendre, Administrator to the County Council
Sealed with the County Seal and presented to the County Executive for appro-	
	By order Stephen LeGendre, Administrator to the County Council
Approved vetoed by the County Executive on Mach 5, 2013	
	Ken Ulman, County Executive

NOTE; [[text in brackets]] indicates deletions from existing law; TEXT IN ALL CAPITALS indicates additions to existing law.

Strikeout indicates material deleted by amendment; <u>Underlining</u> indicates material added by amendment.

1	Section 1. Be it enacted by the County Council of Howard County, Maryland, that the Howard
2	County Zoning Regulations are hereby amended to read as follows:
3	
4	By amending:
5	Section 127.6: "TNC (Traditional Neighborhood Center) Overlay District"
6	
7	
8	Howard County Zoning Regulations
9	
10	SECTION 127.6: TNC (TRADITIONAL NEIGHBORHOOD CENTER)
11	OVERLAY DISTRICT
12	
13	A. PURPOSE
14	
15	This district is intended to provide for the development of pedestrian-oriented, urban activity
16	centers with a mix of retail, service, office and residential uses. These centers should be located
17	near Route 40 and close to residential communities that will benefit from a pedestrian-oriented
18	local business area. The requirements of this district, in conjunction with the Route 40 Manual
19	and the public improvements recommended by the Route 40 Enhancement Study, will result in
20	development that will strengthen nearby communities, provide for safe and convenient
21	pedestrian travel, and improve the streetscape of Route 40 and intersecting roads.
22	
23	Sites within the TNC Overlay may continue to be used, developed and redeveloped in
24	accordance with the underlying zoning. The intent of this district is to provide an alternative
25	method of development for property owners who choose to comply with the Route 40
26	Manual and the requirements of this district. Development complying with the TNC district
27	requirements will be permitted to include residential development and will have greater
28	flexibility in some bulk requirements.
29	
30	B. APPLICATION OF TNC DISTRICT
31	
32	Sites in the TNC district may be developed in accordance with either the underlying district or
33	this overlay district. The initial subdivision plan or site development plan for new development,
34	redevelopment or alteration of a site must indicate which set of requirements will be used. For
35	sites using the TNC district, the requirements of this district supersede the underlying district.

1	C.	USES PERMITTED AS A MATTER OF RIGHT
2	1.	Age-restricted adult housing, if the additional requirements for age-restricted adult
3		housing set forth in the POR district are met.
4	2.	Ambulatory health care facilities.
5	3	Amusement Facilities.
6	[[3]]4.	Animal hospitals, completely enclosed.
7	[[4]]5.	Antique shops, art galleries, craft shops.
8	[[5]]6 .	Athletic centers, health clubs, tennis clubs and similar uses.
9	[[6]]7 .	Bakeries, provided all goods baked on the premises shall be sold at retail from the
10		premises.
11	[[7]]8 .	Banks, savings and loan associations, investment companies, credit bureaus, brokers,
12		and similar financial institutions, without a drive-through, EXCEPT THAT ONE LANE
13		DRIVE-THROUGH SERVICE SHALL BE PERMITTED ON SITES WITHIN A ROUTE 40
14		CORRIDOR DEVELOPMENT PROJECT ENCOMPASSING AT LEAST 20 GROSS ACRES OF
15		LAND IN THE TNC DISTRICT PROVIDED THAT THERE SHALL BE NO PORTION OF DRIVE
16		THROUGH SERVICE VISIBLE FROM A PUBLIC ROAD AND THE DRIVE THROUGH
17		SERVICE SHALL BE APPROPRIATELY BUFFERED FROM ADJOINING RESIDENTIAL
18		PROPERTY.
19	[[8]]]9 .	Bicycle repair shops.
20	[[9]]10	Blueprinting, printing, duplicating or engraving services limited to 5,000 [[2,000]]
21		square feet of net floor area.
22	[[10]]]1	4 Carnivals and fairs sponsored by and operated on a nonprofit basis for the benefit of
23		charitable, social, civic or educational organizations, subject to the requirements of
24		section 128.d.3.
25	[[11]]]	2Child day care centers and nursery schools.
26	[[12]]] 1	3Clothing and apparel stores with goods for sale or rent.
27	[[13]]1	4Commercial communication antennas.
28	[[14]]] 1	5Conservation areas, including wildlife and forest preserves, environmental
29		management areas, reforestation areas, and similar uses.
30	[[15]]]1	6Convenience stores.
31	[[16]]] 1	7Day treatment or care facilities.
32	[[17]]1	8Drug and cosmetic stores, WITHOUT A DRIVE-THROUGH, EXCEPT THAT ONE LANE
33		DRIVE-THROUGH SERVICE SHALL BE PERMITTED ON SITES WITHIN A ROUTE 40
34		CORRIDOR DEVELOPMENT PROJECT ENCOMPASSING AT LEAST 20 GROSS ACRES OF

1	LAND IN THE TNC DISTRICT PROVIDED THAT THI	ERE SHALL BE NO PORTION OF DRIVE
2	2 THROUGH SERVICE VISIBLE FROM A PUBLIC ROA	D AND THE DRIVE THROUGH
3	SERVICE SHALL BE APPROPRIATELY BUFFERED	FROM ADJOINING RESIDENTIAL
4	PROPERTY.	
5	f[18]]19Dwellings, apartment and single-family attached,	only within a Route 40 corridor
6	development project with at least 2 gross acres of	TNC-zoned land.
7	7	
8	8 { [20]] 21 Food stores.	
9	9 {{21}}2Furniture, appliance and business machine and re	epair, furniture upholstering, and
10	similar services.	
11	1	ling public schools and colleges.
12	2 {{23}}24Hardware stores.	
13	3 [{24}]25Hotels, motels, country inns and conference center	ers.
14	4 #25]]26 Laundry or dry cleaning establishments [[, except	t that pickup and delivery services
15	shall not be provided]].	
16	{[26]] 28 Liquor stores.	
17	[[28]] 29 27Museums and libraries.	
18	[[29]] 30 28Nonprofit clubs, lodges, community halls.	
19	[[30]] 31 29Offices, professional and business.	
20	[[31]]3230Parking facilities that serve adjacent off-site us	ses in accordance with Section
21	1 133.b.4.	
22	[[32]] 33 31Personal service establishments such as barber	shops, beauty shops, opticians,
23	photographers, tailors.	
24	[[33]]3432Pet grooming establishments and daycare, com	pletely enclosed. [Council Bill 70-
25	5 2007 (ZRA-87) Effective 1/10/08]	
26	33. RECREATION FACILITY, COMMERCIAL INCLUE	DING BOWLING CENTERS, BILLIARD
27	OR POOL CENTERS, CHILDREN'S PARTY AND PLAY SPA	CES, LASER-TAG FACILITIES,
28	COMPUTER GAMING CENTERS, GOLF DRIVING RANGES.	, MINIATURE GOLF, WATER SLIDES,
29	PAINTBALL, AND SIMILAR USES.	
30	E[34]]35Repair of electronic equipment, radios, television	s, computers, clocks, watches,
31	jewelry, and similar items.	
32	2 [[35]]36Restaurants, carryout, including incidental delive	ry service.
33	3 [[36]]37Restaurants, fast food, in a [[multi-story]] buildin	g without a drive-through.
34	.	

1	D.	ACCESSORY USES
2		
3	1.	Any use normally and customarily incidental to any use permitted as a matter of right
4		in this district.
5	2.	Home occupations, subject to the requirements of Section 128.C.1.
6	3.	Private parks, swimming pools, athletic fields, exercise facilities, tennis courts,
7		basketball courts and similar private, non-commercial recreation facilities.
8	4.	Retail sale of propane on the site of a principal retail business.
9	5	Small Wind Energy System, building mounted, subject to the requirements of Section
10		128.M.
11	6.	Snowball stands, subject to the requirements of Section 128.D.5.
12		
13	Ε.	BULK REGULATIONS
14		
15	1.	Minimum parcel size 2 acres
16	2.	Residential density, maximum
17		a. Parcel adjacent to Route 40
18		b. Parcel adjacent to Frederick road
19		
20	3.	Maximum height limitations
21		a. Parcel adjacent to Route 40
22		B. PARCELS FOR STRUCTURES INCORPORATING EITHER FIRST FLOOR RETAIL
23		OR STRUCTURED PARKING ON PARCELS ADJACENT TO ROUTE 40 ON SITES
24		WITHIN A ROUTE 40 CORRIDOR DEVELOPMENT PROJECT ENCOMPASSING AT
25		LEAST 20 GROSS ACRES OF LAND IN THE TNC DISTRICT, THE MAXIMUM
26		HEIGHT LIMIT FOR STRUCTURES CAN INCREASE AN ADDITIONAL 1 FOOT IN
27		HEIGHT FOR EVERY 2 FEET OF ADDITIONAL SETBACK ABOVE THE MINIMUM
28		SETBACK TO A MAXIMUM HEIGHT
29		of <u>6562</u> FEET
30		
31		[[b]]C. Parcel adjacent to Frederick road
		EC 33

1	4.	Minimum building height
2		
3	5.	Minimum structure or use setback from Route 40 right-of-way
4		
5	6.	Minimum setbacks from other public street right-of-way
6		a. Principal structures and amenity areas
7		b. All other structures and uses
8		
9	7.	Minimum structure and use setbacks from residential lots for R-ED, R-20, R-12 or R-
10		SC districts
11	,	a. Parcel adjacent to Route 40[[100]] 75 feet.
12		EXCEPT FOR ACCESSORY USES AND STRUCTURES, WHICH ARE LIMITED TO
13		ACCESS DRIVES, PARKING AREAS, RETAINING WALLS 15 FEET IN HEIGHT OR
14	•	LESS, DUMPSTERS, WALKWAYS , UTILITIES,
15		TRANSFORMERS30 FEET
16		b. Parcel adjacent to Frederick road
17		
18	8.	Minimum structure and use setbacks from open space, multi-family or non-residential
19		uses in R-ED, R-20, R-12 or R-SC districts30
20		feet
21		
22	9.	Minimum structure and use setbacks from any other residential zoning district
23		
24	10.	If a R-ED, R-20, R-12, or R-SC district is separated from the TNC District by a public
25		street right-of-way, only the setbacks from a public street right-of-way shall apply.
26 -		
27	11.	Minimum structure and use setbacks from all other districts
28		
29	12.	Maximum structure setback from public street right-of-way
30		a. From Route 40
31		b. As provided in the Route 40 Manual, the building facade closest to a public
32		street other than Route 40 should be located no more than 10 feet from the
		-5-

1		edge of the public street right-of-way unless topography, utilities or other
2		physical constraints make a greater setback necessary. This 10-foot setback
3		may be increased without a variance in accordance with the Route 40 Manual.
4		
5	F.	REQUIREMENTS FOR TNC DEVELOPMENT
6		
7	1.	Amenity area
8		
9		TNC developments shall include a formal, landscaped, outdoor amenity area, such as a
10		plaza, courtyard, square, or common that complies with the requirements of the Route
11		40 Manual.
12		
13	2.	Requirements for nonresidential uses
14		
15		On a lot adjoining the right-of-way of [[an arterial or collector public street]] ROUTE 40
16		OR FREDERICK ROAD, for the buildings closest to [[the arterial or collector public
17		street]] ROUTE 40 OR FREDERICK ROAD:
18		
19		a. At least 50% of the first floor of the building must be designed for retail or
20		service uses. Service uses include personal service, service agency, restaurants,
21		and similar uses serving the public.
22		b. The first floor of the building façade facing the right-of-way must include
23		storefronts and [[primary]] entrances for the first floor retail and service uses.
24		c. The first floor façade shall be designed to provide pedestrian interest along
25		sides of buildings that face the street in accordance with the Route 40 Manual.
26		
27	3.	Requirements for residential uses
28		
29		a. Residences are permitted only within Route 40 corridor development projects
30		encompassing at least 2 gross acres of TNC-zoned land.
31		
32		b. The first floor of buildings on lots adjoining [[intermediate arterial or major
33		collector]] THE ROUTE 40 OR FREDERICK ROAD right-of way shall not include

1		residential uses in the building space closest to the right-of-way. Residences
2		may occupy other portions of the first floor space.
3		
4	c.	For every dwelling unit developed, {[300]]200300 square feet of commercial
5		space must be developed OR RENOVATED TO BE COMPATIBLE IN
6		ARCHITECTURAL CHARACTER WITH NEW DEVELOPMENT on the site. The
7		Director of the Department of Planning and Zoning may, however, reduce the
8		commercial space requirement to [[200]] 100 200 square feet per dwelling
9		unit under the following conditions:
10		
11	•	(1) The [[site]] TNC DEVELOPMENT is LESS THAN 20 ACRES AND IS
12		SPECIALLY constrained in terms of size, shape, environmental factors
13		or access in a manner that limits commercial development potential; or
14		(2) The proposed design includes recreational, public, or non-profit uses
15		on the first floor that benefit and are accessible to the general public.
16	d.	The phasing of residential and commercial construction should be roughly
17		proportional. No more than 50% of the residential units shall be constructed
18		prior to commencing the proportional amount of commercial construction.
19		ONCE BUILDING PERMITS HAVE BEEN ISSUED FOR 50% OF THE
20		RESIDENTIAL UNITS, NO MORE BUILDING PERMITS FOR RESIDENTIAL UNITS
21		WILL BE ISSUED UNTIL THE DEVELOPER OBTAINS BUILDING PERMITS FOR A
22		PROPORTIONAL AMOUNT OF COMMERCIAL CONSTRUCTION OR
23		RENOVATION. THIS REQUIREMENT MAY BE SATISFIED BY THE CONTINUING
24		PRESENCE OF A PROPORTIONAL AMOUNT OF EXISTING COMMERCIAL
25		DEVELOPMENT THAT IS INTENDED TO REMAIN AS PART OF THE DEVELOPMENT
26		PROJECT, PROVIDED THAT THE EXISTING COMMERCIAL SPACE IS
27		REDEVELOPED AND THE REDEVELOPMENT IS SUBJECT TO THE SAME
28		REQUIREMENTS AS NEW COMMERCIAL CONSTRUCTION IN THE TNC
29	4	DISTRICT.
30		
31	e.	At least 15 percent of the dwelling units shall be moderate income housing
32		units. THIS REQUIREMENT MAY BE MET BY AN ALTERNATE METHOD AS
33		PERMITTED BY TITLE 13, SUBTITLE 4 OF THE HOWARD COUNTY CODE IF IT IS
2.4		DETERMINED THAT THE MEED FOR MODER ATE BLOOME HOUGRIG INHTO BUTHE

1	SURROUNDING NEIGHBORHOOD IS REASONABLY SATISFIED WITHOUT
2	MODERATE INCOME HOUSING UNITS ON SITE.
3	
4	G. COMPLIANCE WITH ROUTE 40 MANUAL
5	
6	All sites developed under the TNC district requirements shall comply with the standards of the
7	Route 40 Manual.
8	
9	H. PARKING
10	
11	The minimum off-street parking requirements of Section 133.d may be reduced by the
12 13	number of on-street parking spaces available within a public street right-of-way or private service drive adjoining the parcel. On-street parking spaces used to meet the minimum
14	parking requirement must be within the road section adjoining the parcel and on the same
15	side of the street as the associated parcel.
16	
17	I. CONDITIONAL USES
18	
19	The following are conditional uses in the TNC district, subject to the detailed requirements for
20	conditional uses given in Section 131. If there is a conflict between this section and Section
21.	131, section 131 shall prevail.
22	1. Home occupations
23	2. Nursing homes and residential care facilities
24	3. Small Wind Energy System, freestanding tower [Council Bill 41-2010 (ZRA-129)
25	Effec. 10/5/10]
26	4. Utility uses, public
27	
28	
29	
30	Section 2. Be it further enacted by the County Council of Howard County, Maryland, that the Direct
31	of the Department of Planning and Zoning is authorized to publish this Act, to correct obvious errors

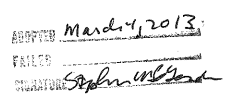
1	in section references, numbers and references to existing law, capitalization, spelling, grammar,
2	headings and similar matters.
3	
4	Section 3. And Be It Further Enacted by the County Council of Howard County, Maryland, that this Ac
5	shall become effective 61 days after its enactment.
6	
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9	
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BY THE COUNCIL

Stephen M. LeGendre, Administrator to the County Council BY THE COUNCIL This Bill, having been passed by the yeas and nays of two-thirds of the members of the Council notwithstanding the objections of the Executive, stands enacted on	This Bill, having been approved by the Executive and returned to the Council, stands enacted on , 2013.
BY THE COUNCIL This Bill, having been passed by the yeas and nays of two-thirds of the members of the Council notwithstanding the objections of the Executive, stands enacted on	
This Bill, having been passed by the yeas and nays of two-thirds of the members of the Council notwithstanding the objections of the Executive, stands enacted on	Stephen M. LeGendre, Administrator to the County Council
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Stephen M. LeGendre, Administrator to the County Council BY THE COUNCIL This Bill, having received neither the approval nor the disapproval of the Executive within ten days of its presentation, stands enacted on	
BY THE COUNCIL This Bill, having received neither the approval nor the disapproval of the Executive within ten days of its presentation, stands enacted on	
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Stephen M. LeGendre, Administrator to the County Council BY THE COUNCIL This Bill, not having been considered on final reading within the time required by Charter, stands failed for want of consideration on	BY THE COUNCIL
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This Bill, not having been considered on final reading within the time required by Charter, stands failed for want of consideration on	Stephen W. Eccentic, Administrator to the County Country
Stephen M. LeGendre, Administrator to the County Council BY THE COUNCIL This Bill, having been disapproved by the Executive and having failed on passage upon consideration by the Council stands failed on	BY THE COUNCIL
BY THE COUNCIL This Bill, having been disapproved by the Executive and having failed on passage upon consideration by the Council stands failed on	
This Bill, having been disapproved by the Executive and having failed on passage upon consideration by the Council stands failed on	Stephen M. LeGendre, Administrator to the County Council
Council stands failed on	BY THE COUNCIL
BY THE COUNCIL This Bill, the withdrawal of which received a vote of two-thirds (2/3) of the members of the Council, is withdrawn from further consideration on	
BY THE COUNCIL This Bill, the withdrawal of which received a vote of two-thirds (2/3) of the members of the Council, is withdrawn from further consideration on	Stephen M. LeGendre. Administrator to the County Council
This Bill, the withdrawal of which received a vote of two-thirds (2/3) of the members of the Council, is withdrawn from further consideration on	· · · · · · · · · · · · · · · · · · ·
from further consideration on, 2013.	BY THE COUNCIL
Stephen M. LeGendre. Administrator to the County Council	Stephen M. LeGendre, Administrator to the County Council

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1		Amendment 1 to Council	Bill No. 6-2013
2 3 4	BY:	Courtney Watson Calvin Ball	Legislative Day No: 3 Date: March 4, 2013
5 6 7 8 9		Amendment I (This amendment deletes the term "Amusement "Recreation Facility, C	Facility" and replaces it with the term
10 11 12		On page 2, strike line 5, in its entirety.	
14		On page 3, immediately following line 20, ins	ert:
15 16		"35. RECREATION FACILITY, COMMERCIAL I POOL CENTERS, CHILDREN'S PARTY AND	NCLUDING BOWLING CENTERS, BILLIARD OR DPLAY SPACES, LASER-TAG FACILITIES,
17		COMPUTER GAMING CENTERS, GOLF DR	IVING RANGES, MINIATURE GOLF, WATER
18		SLIDES, PAINTBALL, AND SIMILAR USES	· •
19			
20		Renumber the section accordingly.	
21			
22			
23			
24			





1		Amendment 2 to Co	ıncil Bill No. 6-2013
2 3 4	BY:	Courtney Watson Calvin Ball	Legislative Day No: 3 Date: March 4, 2013
5 6		Amendm	ent No. 2
7			
8 9 10 11	•		either first floor retail or structured parking to maximum height limit from 65 feet to 62 feet).
13		On page 4, in line 12, strike "PARCELS" a	nd insert "For structures incorporating
14	EITHE	ER FIRST FLOOR RETAIL OR STRUCTURED PARI	ING ON PARCELS". On the same page, in line 17,
15	strike	e "65", and substitute " <u>62</u> ".	
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1		Amendment 3 to	Council Bill No. 6-2013
2 3 4	BY:	Courtney Watson Calvin Ball	Legislative Day No: 3 Date: March 4, 2013
5 6		Amen	lment No. 3
7 8 9 10	(T)	his amendment changes the minimum set	backs for dumpsters, utilities, and transformers
12 13 14		On page 5, in lines 3 and 4, strike "DU	MPSTERS," and ", UTILITIES, TRANSFORMERS".
15 16			

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1	Amendment 4	to Council Bill No. 6-2013
2· 3 4	BY: Courtney Watson Calvin Ball	Legislative Day No: 3 Date: March 4, 2013
5 6	Am	endment No. 4
7 8 9 0 .1		eisting commercial space must be renovated to the ew commercial construction).
3	On page 7, in line 6, immediately b	efore the period, insert ", PROVIDED THAT THE
4	EXISTING COMMERCIAL SPACE IS REDEVELO	PED AND THE REDEVELOPMENT IS SUBJECT TO THE SAME
15	REQUIREMENTS AS NEW COMMERCIAL CONS	TRUCTION IN THE TNC DISTRICT".
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1		Amendment 5 to	Council Bill No. 6-20	13
2 3 4	BY:	Courtney Watson Calvin Ball	•	Legislative Day No: 3 Date: March 4, 2013
5 6		Ame	ndment No. 5	
7 8 9 10		(This amendment would keep the	existing 15 percent M	IHU requirement).
12		On page 7, in line 9, strike "THIS REC	UIREMENT MAY BE MET	BY AN ALTERNATE METHOD
13	AS".	On the same page, strike in their entire	ty lines 10 through 13.	
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1			Amendment 6 to Council Bil	l No. 6-2013
2 3 4	BY:	Greg Fox		Legislative Day No: 3 Date: March 4, 2013
5 6			Amendment No.	6
7 8 9 10 11	(Thi	s amendment delet	es the proposed reduction in the a footage per dwelling unit red	mount of required commercial square- quirement).
13		On page 6, in lin	ne 25, immediately before the com	ıma, strike "[[300]]200" and substitute
14	" <u>300</u> "	'. On the same pa	ge, in lines 27 and 28, strike "[[20	0]]100" and substitute " <u>200</u> ".
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AMENDED Amendment 7 to Council Bill No. 6-2013

BY: Chairperson at the request of the County Executive

Legislative Day No. 3 Date: March 4, 2013

Amendment No. 7

(This amendment:

- 1. Substitutes the term "Amusement Facilities" with "Recreation Facility, Commercial" in the list of permitted uses in the TNC;
- 2. Adds children's party and play spaces to the list of types of Commercial Recreation Facilities:
- 3. Requires that certain uses have appropriate buffers;
- 4. Requires that certain commercial space be renovated to be compatible in architectural character with residential development and new or renovated buildings; and
- 5. Prohibits the issuance of building permits for the certain construction of residential units without the issuance of building permits for a proportional amount of commercial construction.)
- On page 2, strike line 5 and renumber subsection G accordingly.
- 2
- On page 2, line 16, after "ROAD" insert "AND THE DRIVE THROUGH SERVICE SHALL BE
- 4 APPROPRIATELY BUFFERED FROM ADJOINING RESIDENTIAL PROPERTY".

5

- 6 On page 2, line 34, after "ROAD" insert "AND THE DRIVE THROUGH SERVICE SHALL BE
- 7 APPROPRIATELY BUFFERED FROM ADJOINING RESIDENTIAL PROPERTY".

8

- 9 On page 3, after line 20, insert:
- 10 "34. RECREATION FACILITY, COMMERCIAL INCLUDING BOWLING CENTERS, BILLIARD OR POOL
- 11 CENTERS, CHILDREN'S PARTY AND PLAY SPACES, LASER-TAG FACILITIES, COMPUTER GAMING
- 12 CENTERS, GOLF DRIVING RANGES, MINIATURE GOLF, WATER SLIDES, PAINTBALL AND OTHER

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- 1 SIMILAR AMUSEMENT OR GAMING ACTIVITY OR SERVICE USES." and renumber the remainder
- 2 subsection G accordingly.

- 4 On page 6, line 26, after "developed" insert "OR RENOVATED TO BE COMPATIBLE IN
- 5 ARCHITECTURAL CHARACTER WITH NEW DEVELOPMENT".

6

- 7 On page 7, in line 2, strike "No more than" down through and including "construction." in line 3
- 8 and substitute "Once Building Permits have been issued for 50% of the residential units,
- 9 NO MORE BUILDING PERMITS FOR RESIDENTIAL UNITS WILL BE ISSUED UNTIL THE DEVELOPER
- 10 OBTAINS BUILDING PERMITS FOR A PROPORTIONAL AMOUNT OF COMMERCIAL CONSTRUCTION OR
- 11 <u>RENOVATION.</u>".

12

On page 7, strike lines 4 through 6, inclusive, and in their entirety.

1 2	Amendm	ent 1 to Amend	ment 7 to C	ouncil Bi	ill No. 6-	2013	
3 4 BY 5	: Courtney Watson					itive Day N March 4, 20	
6							
7 .		Ame	ndment No.	. 1			
8 9 <i>(T)</i>	his amendment makes th	o torm "Rocroati	ion Eacility	Commore	rial" con	cictout in Av	nondmon
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5	On page 2, in line 1	, strike "AMUSEM	ENT OR GAM	ING ACTI	VITY OR S	ERVICE".	
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Introduced	
Public hearing	
Council action	
Executive action	
Effective date	

County Council of Howard County, Maryland

2013 Legislative Session

BILL NO. 6 -2013 (ZRA - 143)

Introduced by the Chairperson at the request of Normandy Venture Limited Partnership

AN ACT amending the Howard County Zoning Regulations' TNC (Traditional Neighborhood Center) overlay district to expand the permitted uses and change the bulk regulations; and generally related to the TNC overlay district.

		V
Introduced and read first time	, 2013. Ordered pos	sted and hearing scheduled,
E W		By order Stephen LeGendre, Administrator to the County Council
Having been posted & notice of time	e & place of hearing and title of Bill h	aving been published according to Charter, the Bill was read for a second time at a
public hearing on	, 2013 and concluded on	, 2013.
This Bill was read the third time	, 2013 and Passe	By orderStephen LeGendre, Administrator to the County Council d, Passed with amendments, Failed
		By orderStephen LeGendre, Administrator to the County Council
Sealed with the County Seal and pre	esented to the County Executive for a	pproval this day of, 2013 at a.m./p.m.
		By order Stephen LeGendre, Administrator to the County Council
Approved/vetoed by the County Exe	ecutive on,2	2013.
		Ken Ulman, County Executive

NOTE; [[text in brackets]] indicates deletions from existing law; TEXT IN ALL CAPITALS indicates additions to existing law. Strikeout indicates material deleted by amendment; <u>Underlining</u> indicates material added by amendment.

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1	Section 1. Be it enacted by the County Council of Howard County, Maryland, that the Howard
2	County Zoning Regulations are hereby amended to read as follows:
3	
4	By amending:
5	Section 127.6: "TNC (Traditional Neighborhood Center) Overlay District"
6	
7	
8	Howard County Zoning Regulations
9	
10	SECTION 127.6: TNC (TRADITIONAL NEIGHBORHOOD CENTER)
11	OVERLAY DISTRICT
12	
13	A. PURPOSE
14	
15	This district is intended to provide for the development of pedestrian-oriented, urban activity
16	centers with a mix of retail, service, office and residential uses. These centers should be located
17	near Route 40 and close to residential communities that will benefit from a pedestrian-oriented
18	local business area. The requirements of this district, in conjunction with the Route 40 Manual
19	and the public improvements recommended by the Route 40 Enhancement Study, will result in
20	development that will strengthen nearby communities, provide for safe and convenient
21	pedestrian travel, and improve the streetscape of Route 40 and intersecting roads.
22	
23	Sites within the TNC Overlay may continue to be used, developed and redeveloped in
24	accordance with the underlying zoning. The intent of this district is to provide an alternative
25	method of development for property owners who choose to comply with the Route 40
26	Manual and the requirements of this district. Development complying with the TNC district
27	requirements will be permitted to include residential development and will have greater
28	flexibility in some bulk requirements.
29	
30	B. APPLICATION OF TNC DISTRICT
31	
32	Sites in the TNC district may be developed in accordance with either the underlying district or
33	this overlay district. The initial subdivision plan or site development plan for new development
34	redevelopment or alteration of a site must indicate which set of requirements will be used. For
35	sites using the TNC district, the requirements of this district supersede the underlying district.

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1	C.	USES PERMITTED AS A MATTER OF RIGHT
2	1.	Age-restricted adult housing, if the additional requirements for age-restricted adult
3		housing set forth in the POR district are met.
4	2.	Ambulatory health care facilities.
5	3.	AMUSEMENT FACILITIES.
6	[[3]]4.	Animal hospitals, completely enclosed.
7	[[4]]5.	Antique shops, art galleries, craft shops.
8	[[5]]6.	Athletic centers, health clubs, tennis clubs and similar uses.
9	[[6]]7.	Bakeries, provided all goods baked on the premises shall be sold at retail from the
10		premises.
11	[[7]]8.	Banks, savings and loan associations, investment companies, credit bureaus, brokers,
12		and similar financial institutions, without a drive-through, EXCEPT THAT ONE LANE
13		DRIVE-THROUGH SERVICE SHALL BE PERMITTED ON SITES WITHIN A ROUTE 40
14		CORRIDOR DEVELOPMENT PROJECT ENCOMPASSING AT LEAST 20 GROSS ACRES OF
15		LAND IN THE TNC DISTRICT PROVIDED THAT THERE SHALL BE NO PORTION OF DRIVE
16		THROUGH SERVICE VISIBLE FROM A PUBLIC ROAD.
17	[[8]]9.	Bicycle repair shops.
18	[[9]]10	. Blueprinting, printing, duplicating or engraving services limited to 5,000 [[2,000]]
19		square feet of net floor area.
20	[[10]]1	1 Carnivals and fairs sponsored by and operated on a nonprofit basis for the benefit of
21		charitable, social, civic or educational organizations, subject to the requirements of
22		section 128.d.3.
23	[[11]]1	2Child day care centers and nursery schools.
24	[[12]]1	3Clothing and apparel stores with goods for sale or rent.
25	[[13]]1	4Commercial communication antennas.
26	[[14]]1	5Conservation areas, including wildlife and forest preserves, environmental
27		management areas, reforestation areas, and similar uses.
28	[[15]]1	6Convenience stores.
29	[[16]]1	7Day treatment or care facilities.
30	[[17]]1	8Drug and cosmetic stores, WITHOUT A DRIVE-THROUGH, EXCEPT THAT ONE LANE
31		DRIVE-THROUGH SERVICE SHALL BE PERMITTED ON SITES WITHIN A ROUTE 40
32		CORRIDOR DEVELOPMENT PROJECT ENCOMPASSING AT LEAST 20 GROSS ACRES OF
33		LAND IN THE TNC DISTRICT PROVIDED THAT THERE SHALL BE NO PORTION OF DRIVE
34		THROUGH SERVICE VISIBLE FROM A PUBLIC ROAD.

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1	[[18]]1	9Dwellings, apartment and single-family attached, only within a Route 40 corridor
2		development project with at least 2 gross acres of TNC-zoned land.
3	[[19]]2	0Farmers markets.
4	[[20]]2	1 Food stores.
5	[[21]]2	2Furniture, appliance and business machine and repair, furniture upholstering, and
6		similar services.
7	[[22]]2	3Government structures, facilities and uses, including public schools and colleges.
8	[[23]]2	4Hardware stores.
9	[[24]]2	5Hotels, motels, country inns and conference centers.
10	[[25]]2	6Laundry or dry cleaning establishments [[, except that pickup and delivery services
11		shall not be provided]].
12	[[26]]2	8Liquor stores.
13	[[28]]2	9Museums and libraries.
14	[[29]]3	0Nonprofit clubs, lodges, community halls.
15	[[30]]3	1Offices, professional and business.
16	[[31]]3	2Parking facilities that serve adjacent off-site uses in accordance with Section 133.b.4.
17	[[32]]3	3Personal service establishments such as barber shops, beauty shops, opticians,
18		photographers, tailors.
19	[[33]]3	4Pet grooming establishments and daycare, completely enclosed. [Council Bill 70-2007
20		(ZRA-87) Effective 1/10/08]
21	[[34]]3	5Repair of electronic equipment, radios, televisions, computers, clocks, watches,
22		jewelry, and similar items.
23	[[35]]3	6Restaurants, carryout, including incidental delivery service.
24	[[36]]3	7Restaurants, fast food, in a [[multi-story]] building without a drive-through.
25		
26	D.	ACCESSORY USES
27		
28	1.	Any use normally and customarily incidental to any use permitted as a matter of right
29		in this district.
30	2.	Home occupations, subject to the requirements of Section 128.C.1.
31	3.	Private parks, swimming pools, athletic fields, exercise facilities, tennis courts,
32		basketball courts and similar private, non-commercial recreation facilities.
33	4.	Retail sale of propane on the site of a principal retail business.
34	5.	Small Wind Energy System, building mounted, subject to the requirements of Section
35		128.M.



1		6.	Snowball stands, subject to the requirements of Section 128.D.5.
2			
3		E .	BULK REGULATIONS
4			
5		1.	Minimum parcel size 2 acres
6		2.	Residential density, maximum
7			a. Parcel adjacent to Route 40
8	± *		b. Parcel adjacent to Frederick road
9			
10		3.	Maximum height limitations
11			a. Parcel adjacent to Route 40
12			B. PARCELS ADJACENT TO ROUTE 40 ON SITES WITHIN A ROUTE 40 CORRIDOR
13			DEVELOPMENT PROJECT ENCOMPASSING AT LEAST 20 GROSS ACRES OF LAND
14			IN THE TNC DISTRICT, THE MAXIMUM HEIGHT LIMIT FOR STRUCTURES CAN
15			INCREASE AN ADDITIONAL 1 FOOT IN HEIGHT FOR EVERY 2 FEET OF
16			ADDITIONAL SETBACK ABOVE THE MINIMUM SETBACK TO A MAXIMUM
17			HEIGHT OF
18		2	
19			[[b]]C. Parcel adjacent to Frederick road
20			
21		4.	Minimum building height
22			
23		5.	Minimum structure or use setback from Route 40 right-of-way
24		2	
25		6.	Minimum setbacks from other public street right-of-way
26			a. Principal structures and amenity areas
27			b. All other structures and uses
28			
29		7.	Minimum structure and use setbacks from residential lots for R-ED, R-20, R-12 or R-
30			SC districts
31			a. Parcel adjacent to Route 40

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1		EXCEPT FOR ACCESSORY USES AND STRUCTURES, WHICH ARE LIMITED TO	
2		ACCESS DRIVES, PARKING AREAS, RETAINING WALLS 15 FEET IN HEIGHT OR	
3		LESS, DUMPSTERS, WALKWAYS, UTILITIES,	
4		TRANSFORMERS	
5	6	b. Parcel adjacent to Frederick road	50 feet
6	-		
7	8.	Minimum structure and use setbacks from open space, multi-family or non-residential	
8		uses in R-ED, R-20, R-12 or R-SC districts30	
9		feet	
10			
11	9.	Minimum structure and use setbacks from any other residential zoning district	30 feet
12			
13	10.	If a R-ED, R-20, R-12, or R-SC district is separated from the TNC District by a public	
14	1	street right-of-way, only the setbacks from a public street right-of-way shall apply.	10
15	2		
16	11.	Minimum structure and use setbacks from all other districts	0 feet
17			
18	12.	Maximum structure setback from public street right-of-way	
19		a. From Route 40	100 fee
20		b. As provided in the Route 40 Manual, the building facade closest to a public	
21	5. 43	street other than Route 40 should be located no more than 10 feet from the	
22		edge of the public street right-of-way unless topography, utilities or other	
23		physical constraints make a greater setback necessary. This 10-foot setback	58 10
24	**	may be increased without a variance in accordance with the Route 40 Manual.	es.
25			
26	F.	REQUIREMENTS FOR TNC DEVELOPMENT	
27			
28	1.	Amenity area	
29			#2 EI
30		TNC developments shall include a formal, landscaped, outdoor amenity area, such as a	
31	9	plaza, courtyard, square, or common that complies with the requirements of the Route	
32		40 Manual.	
33			

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1	2.	Requiren	nents for nonresidential uses
2			
3		On a lot	adjoining the right-of-way of [[an arterial or collector public street]] ROUTE 40
4		OR FRED	ERICK ROAD, for the buildings closest to [[the arterial or collector public
5		street]] R	COUTE 40 OR FREDERICK ROAD:
6			
7		a.	At least 50% of the first floor of the building must be designed for retail or
8			service uses. Service uses include personal service, service agency, restaurants,
9		í	and similar uses serving the public.
10		b.	The first floor of the building façade facing the right-of-way must include
11			storefronts and [[primary]] entrances for the first floor retail and service uses.
12		c.	The first floor façade shall be designed to provide pedestrian interest along
13		\$	sides of buildings that face the street in accordance with the Route 40 Manual.
14			
15	3.	Requirer	ments for residential uses
16			
17		a.	Residences are permitted only within Route 40 corridor development projects
18		77 - 9	encompassing at least 2 gross acres of TNC-zoned land.
19			
20		b.	The first floor of buildings on lots adjoining [[intermediate arterial or major
21		-	collector]] THE ROUTE 40 OR FREDERICK ROAD right-of way shall not include
22		80 g	residential uses in the building space closest to the right-of-way. Residences
23		8	may occupy other portions of the first floor space.
24			
25		c.	For every dwelling unit developed, [[300]]200 square feet of commercial space
26			must be developed on the site. The Director of the Department of Planning and
27			Zoning may, however, reduce the commercial space requirement to [[200]]
28			100 square feet per dwelling unit under the following conditions:
29		7	
30			(1) The [[site]] TNC DEVELOPMENT is LESS THAN 20 ACRES AND IS
31			SPECIALLY constrained in terms of size, shape, environmental factors
32			or access in a manner that limits commercial development potential; or
33			(2) The proposed design includes recreational, public, or non-profit uses
34			on the first floor that benefit and are accessible to the general public.

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1	d.	The phasing of residential and commercial construction should be roughly					
2		proportional. No more than 50% of the residential units shall be constructed					
3		prior to commencing the proportional amount of commercial construction.					
4	<i>X</i> 6	THIS REQUIREMENT MAY BE SATISFIED BY THE CONTINUING PRESENCE OF A					
5		PROPORTIONAL AMOUNT OF EXISTING COMMERCIAL DEVELOPMENT THAT IS					
6		INTENDED TO REMAIN AS PART OF THE DEVELOPMENT PROJECT.					
7							
8	e.	At least 15 percent of the dwelling units shall be moderate income housing					
9		units. THIS REQUIREMENT MAY BE MET BY AN ALTERNATE METHOD AS					
10		PERMITTED BY TITLE 13, SUBTITLE 4 OF THE HOWARD COUNTY CODE IF IT IS					
11		DETERMINED THAT THE NEED FOR MODERATE INCOME HOUSING UNITS IN THE					
12		SURROUNDING NEIGHBORHOOD IS REASONABLY SATISFIED WITHOUT					
13		MODERATE INCOME HOUSING UNITS ON SITE.					
14							
15	G. COM	IPLIANCE WITH ROUTE 40 MANUAL					
1 /							
16	A 11 aidea dassa	land and a the TNG district associated as the literature level of the state of the					
17		All sites developed under the TNC district requirements shall comply with the standards of the Route 40 Manual.					
18 19	Koute 40 Mai	iuai.					
20	H. PAR	KING					
20	n. FAK	KING					
21							
22	The minimum	off-street parking requirements of Section 133.d may be reduced by the					
23	number of on	-street parking spaces available within a public street right-of-way or private					
24	service drive	adjoining the parcel. On-street parking spaces used to meet the minimum					
25	parking requi	rement must be within the road section adjoining the parcel and on the same					
26	side of the str	eet as the associated parcel.					
27							
28	I. CON	DITIONAL USES					
29							
30	The following	g are conditional uses in the TNC district, subject to the detailed requirements for					
31		ses given in Section 131. If there is a conflict between this section and Section					
32		31 shall prevail.					
33		e occupations					

I	2.	Nursing homes and residential care facilities
2	3.	Small Wind Energy System, freestanding tower [Council Bill 41-2010 (ZRA-129)
3		Effec. 10/5/10]
4	4.	Utility uses, public
5		
6		
7		
8	Section 2. Be i	t further enacted by the County Council of Howard County, Maryland, that the Director
9	of the Departm	ent of Planning and Zoning is authorized to publish this Act, to correct obvious errors
10	in section refer	rences, numbers and references to existing law, capitalization, spelling, grammar,
11	headings and s	imilar matters.
12		
13	Section 3. An	d Be It Further Enacted by the County Council of Howard County, Maryland, that this Act
14	shall become e	ffective 61 days after its enactment.
15		
16		
17		
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13		

Amendment 7 to Council Bill No. 6-2013

BY: Chairperson at the request of the County Executive

Legislative Day No. 3 Date: March 4, 2013

Amendment No. 7

(This amendment:

- 1. Substitutes the term "Amusement Facilities" with "Recreation Facility, Commercial" in the list of permitted uses in the TNC;
- 2. Adds children's party and play spaces to the list of types of Commercial Recreation Facilities;
- 3. Requires that certain uses have appropriate buffers;
- 4. Requires that certain commercial space be renovated to be compatible in architectural character with residential development and new or renovated buildings; and
- 5. Prohibits the issuance of building permits for the certain construction of residential units without the issuance of building permits for a proportional amount of commercial construction.)
- On page 2, strike line 5 and renumber subsection G accordingly.
- On page 2, line 16, after "ROAD" insert "AND THE DRIVE THROUGH SERVICE SHALL BE
- 4 APPROPRIATELY BUFFERED FROM ADJOINING RESIDENTIAL PROPERTY".
- 6 On page 2, line 34, after "ROAD" insert "AND THE DRIVE THROUGH SERVICE SHALL BE
- 7 APPROPRIATELY BUFFERED FROM ADJOINING RESIDENTIAL PROPERTY".
- 9 On page 3, after line 20, insert:

2

5

8

- 10 "34. RECREATION FACILITY, COMMERCIAL INCLUDING BOWLING CENTERS, BILLIARD OR POOL
- 11 CENTERS, CHILDREN'S PARTY AND PLAY SPACES, LASER-TAG FACILITIES, COMPUTER GAMING
- 12 CENTERS, GOLF DRIVING RANGES, MINIATURE GOLF, WATER SLIDES, PAINTBALL AND OTHER

- 1 SIMILAR AMUSEMENT OR GAMING ACTIVITY OR SERVICE USES." and renumber the remainder
- 2 subsection G accordingly.

3

- 4 On page 6, line 26, after "developed" insert "OR RENOVATED TO BE COMPATIBLE IN
- 5 ARCHITECTURAL CHARACTER WITH NEW DEVELOPMENT".

6

- 7 On page 7, in line 2, strike "No more than" down through and including "construction." in line 3
- and substitute "Once building permits have been issued for 50% of the residential units,
- 9 NO MORE BUILDING PERMITS FOR RESIDENTIAL UNITS WILL BE ISSUED UNTIL THE DEVELOPER
- 10 OBTAINS BUILDING PERMITS FOR A PROPORTIONAL AMOUNT OF COMMERCIAL CONSTRUCTION OR
- 11 RENOVATION.".

12

On page 7, strike lines 4 through 6, inclusive, and in their entirety.