Introduced 03.04-2024

Public hearing 03.18-2024

Council action 64.01-2024

Executive action 94.03-2024

Effective date 06.03-2024

County Council of Howard County, Maryland

2024 Legislative Session

Legislative day # 3

BILL NO. 14 - 2024 (ZRA - 205)

Introduced by:

The Chair at the request of Corridor 70/32, LLC

SHORT TITLE: Addition of certain light manufacturing uses for Flex spaces in the Planned Office Research (POR) zoning district

AN ACT amending the Howard County Zoning Regulations to amend the Flex space land use classification of the Planned Office Research (POR) zoning district by defining the light manufacturing uses permitted as a matter of right to include "Contractor's Office and Outdoor or Indoor Storage Facility, Self-Storage Facilities, Warehouses, Moving and Storage Establishments and Light Industrial Uses"; removing the restriction to limit the light manufacturing uses to those uses permitted in the PEC District; and generally relating to light manufacturing uses in the POR zoning district.

Introduced and read first time	d posted and hearing scheduled.	\ ,
E	order Michelle Harrod, Administrato	Derlot
,	1 having been published according to 0 24.	Charter, the Bill was read for a
This Bill was read the third time on 2024 and Passec	Michelle Harrod, Administrato	or Failed
E	order Michelle Harrod, Administrato	vrol
Sealed with the County Seal and presented to the County Executive	approval this 2_day of Apen	, 2024 at a.m./p.m.
E	order Michelle Harrod, Administrato	orra
Approved Vetoed by the County Executive April 3,	24	
2.4	Calvin Rall County Executive	

NOTE: [[text in brackets]] indicates deletions from existing law; TEXT IN SMALL CAPITALS indicates additions to existing law; Strike-out indicates material deleted by amendment; Underlining indicates material added by amendment.

1	Section	h 1. Be it enacted by the County Council of Howard County, Maryland, that the
2	Howai	d County Zoning Regulations are hereby amended as follows:
3		
4	By Am	ending:
5	Sec	ction 115.0: "POR (Planned Office Research) District"
6	Sui	bsection B: "Uses Permitted as a Matter of Right"
7	Nu	mber 22: "Flex space".
8		
9		HOWARD COUNTY ZONING REGULATIONS
10		
11		SECTION 115.0: POR (Planned Office Research) District
12		
13	A.P	urpose
14	The	Planned Office Research District is established to permit and encourage diverse
15	inst	itutional, commercial, office research and cultural facilities.
16	B.U	ses Permitted as a Matter of Right
17	1.	Adult live entertainment establishments, subject to the requirements of Section
18		128.0.H.
19	2.	Age-restricted adult housing, including retail and personal services uses subject to the
20		requirements of Subsection E.6.
21	3.	Ambulatory health care facilities, including pharmacies incidental to these uses.
22	4.	Animal Hospitals, completely enclosed.
23	5.	Athletic Facilities, Commercial.
24	6.	Banks, savings and loan associations, investment companies, credit unions, brokers
25		and similar financial institutions.
26	7.	Bio-medical laboratories.
27	8.	Blueprinting, printing, duplicating or engraving services.
28	9.	Business machine sales, rental and service establishments.
29	10.	Carnivals and fairs sponsored by and operated on a nonprofit basis for the benefit of
30		charitable, social, civic or educational organizations, subject to the requirements of
31		Section 128.0.D.
32	11.	Catering establishments and banquet facilities.
33	12	Child day care centers and nursery schools

- 1 13. Commercial communication antennas.
- 2 14. Commercial communication towers with a height of less than 200 feet measured from
- ground level, subject to the requirements of Section 128.0.E.2. and 128.0.E.3.
- 4 15. Concert halls,
- 5 16. Conservation areas, including wildlife and forest preserves, environmental
- 6 management areas, reforestation areas, and similar uses.
- 7 17. Convents and monasteries used for residential purposes.
- 8 18. Data processing and telecommunication center.
- 9 19. Day treatment or care facilities.
- 10 20. Executive golf training and recreation centers.
- 11 21. Farming, provided that on a residential lot or parcel of less than 40,000 square feet no
- livestock shall be permitted. However, residential chicken keeping is allowed as
- noted in Section 128.0.
- 14 22. Flex space, CONTRACTOR'S OFFICE AND OUTDOOR OR INDOOR STORAGE FACILITY,
- 15 SELF-STORAGE FACILITIES, WAREHOUSES, MOVING AND STORAGE ESTABLISHMENTS,
- 16 AND LIGHT INDUSTRIAL USES, provided the property is within 1800 feet by road of an
- interstate highway ramp[[, and provided that the light manufacturing uses are limited
- to those uses permitted in the PEC District]].
- 19 23. Funeral homes and mortuaries.
- 20 24. Government structures, facilities and uses, including public schools and colleges.
- 21 25. Hospitals, intermediate care facilities and residential treatment centers.
- 22 26. Hotels, motels, conference centers and country inns.
- 27. Housing Commission Housing Developments, subject to the requirements of Section
- 24 128.0.J.
- 25 28. Legitimate theaters and dinner theaters.
- 26 29. Museums and libraries.
- 27 30. Nonprofit clubs, lodges and community halls.
- 28 31. Nursing homes and residential care facilities.
- 29 32. Offices, professional and business.
- 30 33. Private parks, swimming pools, playgrounds, athletic fields, tennis courts, basketball
- courts, and similar private, noncommercial recreation facilities.
- 32 34. Radio and television broadcasting facilities and studios. Primary broadcasting
- transmitting antenna shall not be located on site.

- 35. Religious facilities, structures and land used primarily for religious activities.
- 2 36. Research and development establishments.
- 3 37. Restaurants, standard, and beverage establishments, including those serving beer,
- 4 wine and liquor for consumption on premises only.
- 5 38. Retail and personal service uses limited to the following, provided that (1) such uses
- shall be located within a building used primarily for offices or research and development
- establishments and shall occupy no more than 25% of the floor area of the building or (2)
- such uses are part of a development of at least 25 acres containing 100,000 square feet or
- 9 more of office or research and development space and provided that such uses constitute
- no more than 10% of the floor area of the total development:
- a. Adult book or video stores, subject to the requirements of Section 128.0.H.
- b. Personal service establishments.
- c. Retail stores, limited to food stores, drug and cosmetic stores, convenience stores and
- specialty stores.
- d. Restaurants, carryout, including incidental delivery services.
- e. Restaurants, fast food with no more than a single drive-through lane.
- 17 f. Laundry and/or dry cleaning.
- 18 39. Riding academies and stables.
- 19 40. Rooftop solar collectors and ground-mount solar collectors.
- 20 41. Seasonal sale of Christmas trees or other decorative plant materials, subject to the
- requirements of Section 128.0.D.
- 22 42. Schools, commercial.
- 43. Schools, private academic, including colleges and universities.
- 24 44. Service agencies.

29

- 45. Underground pipelines; electric transmission and distribution lines; telephone,
- telegraph and CATV lines; mobile transformer units; telephone equipment boxes; and
- other similar public utility uses not requiring a Conditional Use.
- 28 46. Volunteer fire departments.

Section 2. Be it further enacted by the County Council of Howard County, Maryland, that

this Act shall become effective 61 days after its enactment.



(410) 313-2350

DPZ Office Use only
Case No: ZRA 205
Date Flied: 4/11 2023

Petition to Amend the Zoning Regulations of Howard County

Zoning Regulation Amendment Request

 I (we), the undersigned, hereby petition the Zoning Board of Howard County to amend the Zoning Regulations of Howard County as follows:

To clarify the types of light manufacturing uses that can be conducted on a POR zoned parcel that is within 1800 feet by road of an interstate highway ramp by specifying and, thereby, exclusing other light manufacturing uses.

[You must provide a brief statement here, "See Attached Supplement" or similar statements are not acceptable. You may attach a separate document to respond to Section 1 in greater detail. If so, this document shall be titled "Response to Section 1"]

2. Petitioner's Name: Corridor 70/32, LLC

Address: 6800 Deerpath Rd., Suite 100, Elkridge, MD 21075

Phone: (W) 410-526-4030 (H)

Email Address: jfraserhhrock@gmail.com

3. Counsel for Petitioner: Sang W. Oh, Talkin & Oh, LLP

Counsel's Address: 5100 Dorsey Hall Drive, Ellicott City, MD 21042

Counsel's Phone: 410-964-0300 Email Address: soh@talkin-oh.com

4. Please provide a brief statement concerning the reason(s) the requested amendment(s) to the Zoning Regulations is (are) being proposed:

See attached Supplemental Statement

5. Please provide a detailed justification statement demonstrating how the proposed ambee in harmony with current General Plan for Howard County:	endment(s) will
See attached Supplemental Statement	
pae arraoned pubblemental pratement	
, and the second se	
[You may attach a separate document to respond to Section 5, If so, this document shall be titled "Response to Section 5"]	
6. The Legislative Intent of the Zoning Regulations in Section 100.0.A. expresses	that the Taring
Regulations have the purpose of "preserving and promoting the health, safety an	d welfare of the
community." Please provide a detailed justification statement demonstrating ho	w the proposed
amendment(s) will be in harmony with this purpose and the other issues in Section 100	
See attached Supplemental Statement	
•	
IVon more others a consists discount of the constant of the co	
[You may attach a separate document to respond to Section 6, If so, this document shall be titled "Response to Section 6,"]	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
7. Unless your response to Section 6 above already addresses this issue, please provide an	explanation of
the public benefits to be gained by the adoption of the proposed amendment(s).	
See Section 6	
[You may attach a separate document to respond to Section 7. It'so, this document shall be titled "Response to Section 7."]	

8. Does the amendment, or do the amendments, have the potential of affecting the development of more than one property, yes or no?

If yes, and the number of properties is less than or equal to 12, explain the impact on all properties affected by providing a detailed analysis of all the properties based upon the nature of the changes proposed in the amendment(s). If the number of properties is greater than 12, explain the impact in general terms.

The proposed amendment would affect the development of any POR zoned properties within 1800 feet by road of an interstate highway. Currently, there are 2 properties: Tax Map 15, Grid 11, Parcel 14, 22.3 Acres and Tax Map 15, Grid 11, Parcel 184, 4.644 acres. Other POR properties could be affected if their access ponts were revised to be made closer to the adjacent interstate highway.

[You may attach a separate document to respond to Section 8. If so, this document shall be titled "Response to Section 8."]

9. Provide the address, Tax Map, and Parcel Number for any parcel of land known to be affected by the amendment(s) that the Petitioner owns or has a legal or equitable interest in.

Tax Map 15, Grid 11, Parcel 14, Tax Acct. No. 03-289966

The Petitioner agrees to erect and maintain Planning Board meeting poster(s) on the affected parcels in accordance with the Affidavit of Posting provided by the Department of Planning and Zoning. The poster(s) must be erected no less than six weeks prior to the date of the Planning Board meeting and must be removed within seven days of the conclusion of the Planning Board meeting.

[You may attach a separate document to respond to Section 9. If so, this document shall be titled "Response to Section 9."]

10. If there are any other factors you desire the Council to consider in its evaluation of this amendment request, please provide them at this time. Please understand that the Council may request a new or updated Technical Staff Report and/or a new Planning Board Recommendation if there is any new evidence submitted at the time of the public hearing that is not provided with this original petition.

11. You must provide the full proposed text of the amendment(s) as a separate document entitled "Petitioner's Proposed Text" that is to be attached to this form. This document must use this standard format for Zoning Regulation Amendment proposals; any new proposed text must be in CAPITAL LETTERS, and any existing text to be deleted must be in [[Double Bold Brackets]]. In addition, you must provide an example of how the text would appear normally if adopted as you propose.

After this petition is accepted for scheduling by the Department of Planning and Zoning, you must provide an electronic file of the "Petitioner's Proposed Text" to the Division of Public Service and Zoning Administration. This file must be in Microsoft Word or a Microsoft Word compatible file format, and may be submitted by email or some other media if prior arrangements are made with the Division of Public Service and Zoning Administration.

- 12. The Petitioner certifies that no petition for the same or substantially the same proposal as herein contained for the subject property has been denied in whole or in part by the Zoning Board or has been withdrawn after the taking of evidence at a public hearing of the Zoning Board within twenty-four (24) months of the Zoning Board hearing unless so stated herein.
- 13. The Petitioner agrees to furnish additional information as may be required by the Department of Planning and Zoning prior to the petition being accepted for scheduling, by the Planning Board prior to its adoption of a Recommendation, and/or by the County Council prior to its ruling.
- 14. The undersigned hereby affirms that all of the statements and information contained in, or filed with this petition, are true and correct. The undersigned has read the instructions on this form, filing herewith all of the required accompanying information. If the Petitioner is an entity that is not an individual, information must be provided explaining the relationship of the person(s) signing to the entity.

CORRIDOR 70/32, LLC

Petitioner's/Owner's Names

Petitioner's/Owner's Signature

Petitioner's/Owner's Names

Petitioner's/Owner's Signature

Petitioner's/Owner's Signature

Petitioner's/Owner's Signature

Petitioner's/Owner's Signature

Talkin & Oh, LLP, Sang W. Oh

Counsel for Petitioner's Signature

Petitioner's Signature

Counsel for Petitioner's Signature

Fees
The Petitioner agrees to pay all fees* as follows:
Filing Fee\$ 2,500.00. If the request is granted, the Petitioner shall pay \$40.00 per 20 words of text or fraction thereof for each separate textually continuou amendment (\$40.00 minimum, \$85.00 maximum)
Bach additional hearing night:\$ 510,00
Public Notice Poster: \$ 25.00 (per poster)
* The County Council may refund or waive all or part of the filing fee where the petitioner demonstrates to the satisfaction of the County Council that the payment of the fee would work an extraordinary hardship of the petitioner. The County Council may refund part of the filing fee for withdrawn petitions. The County Council shall waive all fees for petitions filed in the performance of governmental duties by an official, board or agency of the Howard County Government.
APPLICATIONS: One (1) original plus twenty (24) copies along with attachments.
For DPZ office use only: Hearing fee: \$ Poster(s) fee: \$ Total: \$ Receipt No
Make checks payable to the "Director of Finance"
OVERASE CAVI A10.212 2205 FOR ANI ADDOMITHMENTS TO GETDAME MONTH ADDITION OF THE ADDITION OF T

County Website: www.howardcountymd.gov

4. Please provide a brief statement concerning the reason(s) the requested amendment(s) to the Zoning Regulations is (are) being proposed:

This ZRA is being requested to clarify by specifying the limited number of light manufacturing uses that would be allowed in the POR (Planned Office Research) zoning district on those properties that are withing 1800 feet of an interstate highway ramp. Currently, Section 115.0.B.22, the Zoning Regulations reads as follows:

22. Flex space, provided the property is within 1800 feet by road of an interstate highway ramp, and provided that the <u>light manufacturing uses</u> are limited to those uses permitted in the PEC District (Emphasis added).

Flex space is a building that is designed with three or more modular bays and overhead doors to accommodate businesses of varying sizes and a variety of uses. The permitted uses within a flex space are limited to uses permitted within the underlying zoning district.

The current regulation as set forth above limits flex space uses to light manufacturing uses that are permitted in the PEC District—an entirely different zoning district. Despite being adopted in the early 2000's, this use category has never been utilized. The existing language is unnecessarily complex and confusing for property owners in terms of what uses are allowed on their property. While there is clear evidence of an intent to allow for some light manufacturing uses in the POR, the section's reliance on the permitted uses specified in the PEC zoning district renders this provision to be unusable.

A definition for the term "light manufacturing uses" is not provided for in Section 103 (Definitions) of the HCZR. Nevertheless, Section 122 of the HCZR (the M-1) zoning district is titled "Manufacturing: Light" and this term could be reasonably extended to all uses allowed in both the M-1 and PEC zones. And, certainly, there are some M-1 uses that are also permitted by-right in the PEC district.

Permitted uses shared between M-1 and PEC include: ambulatory health care facilities; commercial athletic facilities; Banks; biomedical laboratories; blueprinting; carnivals and fairs; catering establishments; child day care centers; data processing and telecommunication centers; day treatment facilities; farming; Government structure, hotels/motels; light industrial uses; restaurants; private schools; volunteer fire department.

It should be noted that very few of these uses, if any, represent true, light manufacturing uses. Even if they were, the referral by the POR zoning district text to the PEC zoning district is particularly confusing because almost all of the permitted uses shared between PEC and M-1 as set forth above are also uses that are already permitted by right in the POR zone. Only commercial athletic facilities, private schools and light industrial uses (which is different that light manufacturing uses) are additional uses provided for by the referral to PEC. It is difficult to comprehend how these additional uses further goal of providing options for light manufacturing on POR zoned properties within 1800 feet of an interstate. Would such uses even lend themselves to being located within a flex space? Why would a bank, child day care center or private school need large, overhead door and other components provided by flex space?

This provision of the Zoning Regulations would have more utility with a clearly defined category of "light manufacturing uses". Among that category of uses allowed in the light manufacturing M-1 district, the proposed ZRA limits those uses allowed in the POR zone to flex space (which would be allowed to be occupied by a suer with a use permitted by right in the POR), contractor's office, outdoor or indoor storage facility, self-storage facilities, warehouses, and moving and storage establishments.

Opportunities to increase commercial development in zones like the POR are often lost due to countervailing residential development opportunities. As an example, the POR zoning district allows agerestricted housing as a permitted use. Many POR zoned properties are developed as residential projects because the commercial opportunities provided by the POR zone are less attractive. The effort of this ZRA is to increase the likelihood of developing commercial projects on POR zoned properties that are located in key, heavily-travelled areas.

5. Please provide a detailed justification statement demonstrating how the proposed amendment(s) will be in harmony with the current General Plan for Howard County:

Policy 6.4 of PlanHoward 2030 provides that the County must continue to capture future job and business growth opportunities. Among the implementing actions is updating the zoning regulations to address evolving commercial and industrial markets and development trends. Policies that protect and promote commercially zoned land for future job and business growth opportunities must be supported.

In addition to retaining flex space as a permitted use, the additional proposed permitted uses provide commercial business growth opportunities or necessary uses. For example, PlanHoward 2030 predicted the need for additional warehouse space:

Due to changing distribution and warehousing business practices, freight movement nationally and in the region is expected to grow at an increasing rate. From 2006 to 2035, freight traffic in, out, and through the State by truck, rail, water, and air is projected to increase from 692 to 1,422 million tons a year, a 105% increase.

PlanHoward 2030 at 84. The proposed ZRA will allow Howard County to accommodate the need for additional warehouse space that has outpaced even what was predicted at the time PlanHoward 2030 was adopted.

6. The Legislative Intent of the Zoning Regulations in Section 100.A. expresses that the Zoning Regulations have the purpose of "...preserving and promoting the health, safety and welfare of the community." Please provide a detailed justification statement demonstrating how the proposed amendment(s) will be in harmony with this purpose and the other issues in Section 100.A.

The Amendment will preserve and promote the health, safety and welfare of the community because it would allow for greater accessibility and distribution of light industrial uses across Howard County. As stated above, consumer trends require more warehouse uses in more locations to facilitate the distribution of online purchases. The Zoning Regulations require the protection and conservation of the value of land appropriate to the various land use classes. Light manufacturing along interstates or heavily-travelled roads is already established policy in both the HCZR and the General Plan. The Zoning Regulations should be made less ambiguous and more effective in promoting a variety of needed uses and services for the County and its residents.

Proposed Text Planned Office Research (POR) ZRA

Amend Section 115.0.B.:

Flex space, CONTRACTOR'S OFFICE AND OUTDOOR OR INDOOR STORAGE FACILITY, SELF-STORAGE FACILITIES, WAREHOUSES, AND MOVING AND STORAGE ESTABLISHMENTS, provided the property is within 1800 feet by road of an interstate highway ramp [and provided that the light manufacturing uses are limited to those uses permitted in the PEC District].

Example of How Text Would Appear if Adopted:

Flex space, contractor's office and outdoor or indoor storage facility, self-storage facilities, warehouses, and moving and storage establishments, provided the property is within 1800 feet by road of an interstate highway ramp.

AFFIDAVIT AS TO CONTRIBUTIONS TO CANDIDATES AND BUSINESS ENGAGEMENTS WITH ELECTED OFFICIALS

As required by the Maryland Public Ethics Law Annotated Code of Maryland, General Provisions Article Sections 5-852 through 5-854

ALL BOLDED TERMS ARE DEFINED BY SECTION 5-852 MARK EACH PARAGRAPH AS APPLICABLE

1. I, Mark L. Levy	the	Applicant	filing	an
Application in the above zoning matter,	to the	best of my	informat	ion,
knowledge, and belief 🗆 HAVE / 🗏 HAV	JE NOT	Γ made a Cor	ntribution	or
contributions having a cumulative value of \$	3500 or	more to the	treasurer (of a
Candidate or the treasurer of a Political	Commi	ttee during t	he 48-mo	onth
period before the Application was filed; and	I 🗆 Ai	M/ A M N	OT curre	ntly
Engaging in Business with an ElectedOfficia	ıl.			·

2. I, the Applicant or a Party of Record in the above referenced zoning matter, acknowledge and affirm that, if I or my Family Member has made a Contribution or contributions having a cumulative total of \$500 or more during the 48-month period before the Application was filed or during the pendency of the Application, I will file a disclosure providing the name of the Candidate or Elected Official to whose treasurer or Political Committee the Contribution was

made, the amount, and the date of the Contribution; and that a Contribution made between the filing and the disposition of the Application will be disclosed within 5 business days after the Contribution.

3. I, the Applicant, acknowledge and affirm that, if I begin Engaging in Business with an Elected Official between the filing and the disposition of the Application, I will file this Affidavit at the time of Engaging in Business with the Elected Official.

I SOLEMNLY AFFIRM UNDER THE PENALTIES OF PERJURY and upon personal knowledge that the contents of this Affidavit are true.

Mark L. Levy

(Print full name)

(Sign full name &

indicate legal capacity, if applicable)

(Date)

DISCLOSURE OF CONTRIBUTION

As required by the Maryland Public Ethics Law Annotated Code of Maryland, General Provisions Article Sections 5-852 through 5-854

ALL BOLDED TERMS ARE DEFINED BY SECTION 5-852

If the Applicant or a Party of Record or their Family Member has made a Contribution or contributions having a cumulative value of \$500 or more during the 48-month period before the Application is filed or during the pendency of the Application, the Applicant or the Party of Record must file this disclosure providing the name of the Candidate or Elected Official to whose treasurer or Political Committee the Contribution was made, the amount, and the date of the Contribution.

For a Contribution made during the 48-month period before the Application is filed, the Applicant must file this disclosure when they file their Application, and a Party of Record must file this disclosure within 2 weeks after entering the above zoning matter.

A Contribution made between the filing and the disposition of the Application must be disclosed within 5 business days after the Contribution.

Any person who knowingly and willfully violates Sections 5-852 through 5-854 of the General Provisions Article of the Annotated Code of Maryland is subject to a fine of not more than \$5,000. If the person is not an individual, each officer and partner who knowingly authorized or participated in the violation is subject to the same penalty.

Applicant or Party of Record:	Mark L. Levy	,	
	(Print Full Name)		

RECIPIENTS OF CONTRIBUTIONS:

NAME	DATE		AMOUNT
			19 Adaptive A
			VIII. 1995 1995 1995 1995 1995 1995 1995 199
			•
		1	

I acknowledge and affirm that any Contribution I make between the filing of this disclosure and the disposition of the Application must be disclosed within 5 business days of the Contribution.

Mark L. Lovy
(Print full name)

(Sign full name &

indicate legal capacity, if applicable)

9/4/2023

(Date)

AFFIDAVIT AS TO CONTRIBUTIONS TO CANDIDATES AND BUSINESS ENGAGEMENTS WITH ELECTED OFFICIALS

As required by the Maryland Public Ethics Law Annotated Code of Maryland, General Provisions Article Sections 5-852 through 5-854

ALL BOLDED TERMS ARE DEFINED BY SECTION 5-852 MARK EACH PARAGRAPH AS APPLICABLE

1. I, Wayne Newsome	the	e App	licant	filing	an
Application in the above zoning matter,					
knowledge, and belief 🗆 HAVE / 🗏 HAV	VE N	OT mad	e a Con	tribution	01
contributions having a cumulative value of \$					
Candidate or the treasurer of a Political					
period before the Application was filed; and					
Engaging in Business with an ElectedOfficia)

2. I, the Applicant or a Party of Record in the above referenced zoning matter, acknowledge and affirm that, if I or my Family Member has made a Contribution or contributions having a cumulative total of \$500 or more during the 48-month period before the Application was filed or during the pendency of the Application, I will file a disclosure providing the name of the Candidate or Elected Official to whose treasurer or Political Committee the Contribution was

made, the amount, and the date of the **Contribution**; and that a **Contribution** made between the filing and the disposition of the **Application** will be disclosed within 5 business days after the **Contribution**.

3. I, the Applicant, acknowledge and affirm that, if I begin Engaging in Business with an Elected Official between the filing and the disposition of the Application, I will file this Affidavit at the time of Engaging in Business with the Elected Official.

I SOLEMNLY AFFIRM UNDER THE PENALTIES OF PERJURY and upon personal knowledge that the contents of this Affidavit are true.

Wayne Newsome

(Print full name)

(Sign full name &

indicate legal capacity, if applicable)

12000

Date)

DISCLOSURE OF CONTRIBUTION

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Applicant or Party of Record:	Wayne Newsome
	(Print Full Name)

RECIPIENTS OF CONTRIBUTIONS:

NAME	DATE	AMOUNT
	`	
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I acknowledge and affirm that any **Contribution** I make between the filing of this disclosure and the disposition of the **Application** must be disclosed within 5 business days of the **Contribution**.

Wayne Newsome
(Print full name)
Charles Sultania de
(Sign full hame &
indicate legal capacity, if applicable)
. /.]

Date)

AFFIDAVIT AS TO CONTRIBUTIONS TO CANDIDATES AND BUSINESS ENGAGEMENTS WITH ELECTED OFFICIALS

As required by the Maryland Public Ethics Law Annotated Code of Maryland, General Provisions Article Sections 5-852 through 5-854

ALL BOLDED TERMS ARE DEFINED BY SECTION 5-852 MARK EACH PARAGRAPH AS APPLICABLE

1. I, BINDER ROCK, LLC	the	Applicant	t filing an
Application in the above zoning matter,	to the	best of m	y information,
knowledge, and belief 🗏 HAVE / 🗌 HAV	VE NO	Г made a С	ontribution or
contributions having a cumulative value of \$	5500 or	more to the	e treasurer of a
Candidate or the treasurer of a Political	Comm	ittee during	the 48-month
period before the Application was filed; and	ΙПА	M/BAM	NOT currently
Engaging in Business with an ElectedOfficia	ıl,		

2. I, the Applicant or a Party of Record in the above referenced zoning matter, acknowledge and affirm that, if I or my Family Member has made a Contribution or contributions having a cumulative total of \$500 or more during the 48-month period before the Application was filed or during the pendency of the Application, I will file a disclosure providing the name of the Candidate or Elected Official to whose treasurer or Political Committee the Contribution was

made, the amount, and the date of the Contribution; and that a Contribution made between the filing and the disposition of the Application will be disclosed within 5 business days after the Contribution.

3. I, the Applicant, acknowledge and affirm that, if I begin Engaging in Business with an Elected Official between the filing and the disposition of the Application, I will file this Affidavit at the time of Engaging in Business with the Elected Official.

I SOLEMNLY AFFIRM UNDER THE PENALTIES OF PERJURY and upon personal knowledge that the contents of this Affidavit are true.

Binder Rock, LLC
(Print full name)
Mark Levy
(Sign full name &
indicate legal capacity, if applicable)
3/27/2023
(Date)

DISCLOSURE OF CONTRIBUTION

As required by the Maryland Public Ethics Law Annotated Code of Maryland, General Provisions Article Sections 5-852 through 5-854

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If the Applicant or a Party of Record or their Family Member has made a Contribution or contributions having a cumulative value of \$500 or more during the 48-month period before the Application is filed or during the pendency of the Application, the Applicant or the Party of Record must file this disclosure providing the name of the Candidate or Elected Official to whose treasurer or Political Committee the Contribution was made, the amount, and the date of the Contribution.

For a Contribution made during the 48-month period before the Application is filed, the Applicant must file this disclosure when they file their Application, and a Party of Record must file this disclosure within 2 weeks after entering the above zoning matter.

A Contribution made between the filing and the disposition of the Application must be disclosed within 5 business days after the Contribution.

Any person who knowingly and willfully violates Sections 5-852 through 5-854 of the General Provisions Article of the Annotated Code of Maryland is subject to a fine of not more than \$5,000. If the person is not an individual, each officer and partner who knowingly authorized or participated in the violation is subject to the same penalty.

Applicant or Party of Record	Binder Rock, LLC	
Approximation of a many of a continuous	(Print Full Name)	
RECIPIENTS OF CONTRIBU	TIONS:	
NAME	DATE	AMOUNT
Calvin Ball Team	1/13/21	6,000.00
I acknowledge and affirm the this disclosure and the disposit		
business days of the Contribut		
	(Print full	name)
	Mark	Levy
	(Sign full indicate le	name & gal capacity, if applicable)
	3/27/2	023
	(Date)	

AFFIDAVIT AS TO CONTRIBUTIONS TO CANDIDATES AND BUSINESS ENGAGEMENTS WITH ELECTED OFFICIALS

As required by the Maryland Public Ethics Law Annotated Code of Maryland, General Provisions Article Sections 5-852 through 5-854

ALL BOLDED TERMS ARE DEFINED BY SECTION 5-852 MARK EACH PARAGRAPH AS APPLICABLE

1. I, Corridor 1 LTD Partnership	the	Applicant	filing	an
Application in the above zoning matter,	to the	best of my	informat	ion,
knowledge, and belief 🗏 HAVE / 🗌 HAV	VE NO	Г made a Coi	ntribution	1 01
contributions having a cumulative value of S	\$500 or	more to the	reasurer (of a
Candidate or the treasurer of a Political	Commi	ittee during t	he 48-mo	nth
period before the Application was filed; and	ΙΠΑ	M/ 🗏 AM N	OT currer	atly
Engaging in Business with an ElectedOfficia	ıl.			

2. I, the Applicant or a Party of Record in the above referenced zoning matter, acknowledge and affirm that, if I or my Family Member has made a Contribution or contributions having a cumulative total of \$500 or more during the 48-month period before the Application was filed or during the pendency of the Application, I will file a disclosure providing the name of the Candidate or Elected Official to whose treasurer or Political Committee the Contribution was

made, the amount, and the date of the Contribution; and that a Contribution made between the filing and the disposition of the Application will be disclosed within 5 business days after the Contribution.

3. I, the Applicant, acknowledge and affirm that, if I begin Engaging in Business with an Elected Official between the filing and the disposition of the Application, I will file this Affidavit at the time of Engaging in Business with the Elected Official.

I SOLEMNLY AFFIRM UNDER THE PENALTIES OF PERJURY and upon personal knowledge that the contents of this Affidavit are true.

Corridor 1 LTD Partnership
(Print full name)
Mark Levy
(Sign full name &
indicate legal capacity, if applicable)
3/27/2023
(Date)

DISCLOSURE OF CONTRIBUTION

As required by the Maryland Public Ethics Law Annotated Code of Maryland, General Provisions Article Sections 5-852 through 5-854

ALL BOLDED TERMS ARE DEFINED BY SECTION 5-852

If the Applicant or a Party of Record or their Family Member has made a Contribution or contributions having a cumulative value of \$500 or more during the 48-month period before the Application is filed or during the pendency of the Application, the Applicant or the Party of Record must file this disclosure providing the name of the Candidate or Elected Official to whose treasurer or Political Committee the Contribution was made, the amount, and the date of the Contribution.

For a Contribution made during the 48-month period before the Application is filed, the Applicant must file this disclosure when they file their Application, and a Party of Record must file this disclosure within 2 weeks after entering the above zoning matter.

A Contribution made between the filing and the disposition of the Application must be disclosed within 5 business days after the Contribution.

Any person who knowingly and willfully violates Sections 5-852 through 5-854 of the General Provisions Article of the Annotated Code of Maryland is subject to a fine of not more than \$5,000. If the person is not an individual, each officer and partner who knowingly authorized or participated in the violation is subject to the same penalty.

Applicant or Party of Recor	(Print Full Name)	
RECIPIENTS OF CONTRIB	UTIONS:	
NAME	DATE	AMOUNT
Calvin Ball Team	1/13/2021	\$6,000.00
I acknowledge and affirm	that any Contribution I m	ake between the filing of
this disclosure and the dispos	sition of the Application m	oust be disclosed within 5
business days of the Contrib		
•	Corridor 1 I	LTD Partnership
	(Print full 1	name)
	Mark	Levy
	Mark (Sign full r indicate leg	name & gal capacity, if applicable)
	3/27/20	23

(Date)

AFFIDAVIT AS TO CONTRIBUTIONS TO CANDIDATES AND BUSINESS ENGAGEMENTS WITH ELECTED OFFICIALS

As required by the Maryland Public Ethics Law Annotated Code of Maryland, General Provisions Article Sections 5-852 through 5-854

ALL BOLDED TERMS ARE DEFINED BY SECTION 5-852 MARK EACH PARAGRAPH AS APPLICABLE

1. I, Corridor Square, LLC	the	Applicant	filing	an
Application in the above zoning matter,	to the	best of my	informat	ion,
knowledge, and belief 🗏 HAVE / 🗀 HAV	VE NO	Γ made a Co	ntribution	or
contributions having a cumulative value of S	\$500 or	more to the	treasurer (of a
Candidate or the treasurer of a Political	Commi	ttee during t	he 48-mo	nth
period before the Application was filed; and	I 🗆 Al	M/ = AM N	OT curre	ntly
Engaging in Business with an ElectedOfficia	al.			

2. I, the Applicant or a Party of Record in the above referenced zoning matter, acknowledge and affirm that, if I or my Family Member has made a Contribution or contributions having a cumulative total of \$500 or more during the 48-month period before the Application was filed or during the pendency of the Application, I will file a disclosure providing the name of the Candidate or Elected Official to whose treasurer or Political Committee the Contribution was

made, the amount, and the date of the Contribution; and that a Contribution made between the filing and the disposition of the Application will be disclosed within 5 business days after the Contribution.

3. I, the Applicant, acknowledge and affirm that, if I begin Engaging in Business with an Elected Official between the filing and the disposition of the Application, I will file this Affidavit at the time of Engaging in Business with the Elected Official.

I SOLEMNLY AFFIRM UNDER THE PENALTIES OF PERJURY and upon personal knowledge that the contents of this Affidavit are true.

DISCLOSURE OF CONTRIBUTION

As required by the Maryland Public Ethics Law Annotated Code of Maryland, General Provisions Article Sections 5-852 through 5-854

ALL BOLDED TERMS ARE DEFINED BY SECTION 5-852

If the Applicant or a Party of Record or their Family Member has made a Contribution or contributions having a cumulative value of \$500 or more during the 48-month period before the Application is filed or during the pendency of the Application, the Applicant or the Party of Record must file this disclosure providing the name of the Candidate or Elected Official to whose treasurer or Political Committee the Contribution was made, the amount, and the date of the Contribution.

For a Contribution made during the 48-month period before the Application is filed, the Applicant must file this disclosure when they file their Application, and a Party of Record must file this disclosure within 2 weeks after entering the above zoning matter.

A Contribution made between the filing and the disposition of the Application must be disclosed within 5 business days after the Contribution.

Any person who knowingly and willfully violates Sections 5-852 through 5-854 of the General Provisions Article of the Annotated Code of Maryland is subject to a fine of not more than \$5,000. If the person is not an individual, each officer and partner who knowingly authorized or participated in the violation is subject to the same penalty.

Applicant or Party of Record:	Corridor Square, LLC	
applicant of x axis, or x execution.	(Print Full Name)	
RECIPIENTS OF CONTRIBU	ITONS:	
NAME	DATE	AMOUNT
Friends of Opel Jones	5/13/2021	\$1,000.00
I acknowledge and affirm the this disclosure and the disposite business days of the Contribut	ion of the Applicatio n	
		r Square, LLC
	(Print it	ıll name)
	Me	erk Levy Ill name &
	(Sign fu indicate	ill name & legal capacity, if applicable)
	3/	27/2023
	(Date)	

AFFIDAVIT AS TO CONTRIBUTIONS TO CANDIDATES AND BUSINESS ENGAGEMENTS WITH ELECTED OFFICIALS

As required by the Maryland Public Ethics Law Annotated Code of Maryland, General Provisions Article Sections 5-852 through 5-854

ALL BOLDED TERMS ARE DEFINED BY SECTION 5-852 MARK EACH PARAGRAPH AS APPLICABLE

1. I, HBP 68 LLC	,	the	Applicant	filing	an
Application in the above zoning mate	ter,	to the	best of my	informat	ion,
knowledge, and belief HAVE /	HAV	E NO	Γ made a Co	ntribution	or
contributions having a cumulative value	of \$	500 or	more to the	treasurer o	of a
Candidate or the treasurer of a Politic	cal (Commi	ittee during t	he 48-mo	onth
period before the Application was filed;	and	I 🗆 A	M/ E AM N	OT curre	ntly
Engaging in Business with an ElectedOf	ficia	1,			

2. I, the Applicant or a Party of Record in the above referenced zoning matter, acknowledge and affirm that, if I or my Family Member has made a Contribution or contributions having a cumulative total of \$500 or more during the 48-month period before the Application was filed or during the pendency of the Application, I will file a disclosure providing the name of the Candidate or Elected Official to whose treasurer or Political Committee the Contribution was

made, the amount, and the date of the Contribution; and that a Contribution made between the filing and the disposition of the Application will be disclosed within 5 business days after the Contribution.

3. I, the Applicant, acknowledge and affirm that, if I begin Engaging in Business with an Elected Official between the filing and the disposition of the Application, I will file this Affidavit at the time of Engaging in Business with the Elected Official.

I SOLEMNLY AFFIRM UNDER THE PENALTIES OF PERJURY and upon personal knowledge that the contents of this Affidavit are true.

HBP 68 LLC
(Print full name)
Mark Levy (Sign full name &
indicate legal capacity, if applicable)
3/27/2023
(Date)

DISCLOSURE OF CONTRIBUTION

As required by the Maryland Public Ethics Law Annotated Code of Maryland, General Provisions Article Sections 5-852 through 5-854

ALL BOLDED TERMS ARE DEFINED BY SECTION 5-852

If the Applicant or a Party of Record or their Family Member has made a Contribution or contributions having a cumulative value of \$500 or more during the 48-month period before the Application is filed or during the pendency of the Application, the Applicant or the Party of Record must file this disclosure providing the name of the Candidate or Elected Official to whose treasurer or Political Committee the Contribution was made, the amount, and the date of the Contribution.

For a Contribution made during the 48-month period before the Application is filed, the Applicant must file this disclosure when they file their Application, and a Party of Record must file this disclosure within 2 weeks after entering the above zoning matter.

A Contribution made between the filing and the disposition of the Application must be disclosed within 5 business days after the Contribution.

Any person who knowingly and willfully violates Sections 5-852 through 5-854 of the General Provisions Article of the Annotated Code of Maryland is subject to a fine of not more than \$5,000. If the person is not an individual, each officer and partner who knowingly authorized or participated in the violation is subject to the same penalty.

Applicant or Party of Recor	'd:HBP 68, LLC	
~ ~	(Print Full Name)	
RECIPIENTS OF CONTRIB	UTIONS:	
NAME	DATE	AMOUNT
Calvin Ball Team	11/7/2019	\$1,000.00
I acknowledge and affirm this disclosure and the dispos	that any Contribution I n	
business days of the Contrib	e ution. HBP 68 LI	.C
	(Print full	name)
	Mark (Sign full	k Levy
	(Sign full indicate le	name & gal capacity, if applicable)
	3/27/202	3
	(Date)	

As required by the Maryland Public Ethics Law Annotated Code of Maryland, General Provisions Article Sections 5-852 through 5-854

ALL BOLDED TERMS ARE DEFINED BY SECTION 5-852 MARK EACH PARAGRAPH AS APPLICABLE

the	Applica	nt filing	an
to the	best of	my information	on,
JE NO	T made a	Contribution	01
3500 or	more to t	he treasurer of	fа
Comm	ittee durin	ng the 48-mor	ath
ΙПА	M/ 🗏 AN	A NOT current	tly
1,			
	to the VE NO 5500 or Comm	to the best of /E NOT made a s500 or more to the Committee during I \(\simega\) AM / \(\exists AM / \exists AM \)	the Applicant filing to the best of my information. TE NOT made a Contribution 5500 or more to the treasurer of Committee during the 48-more I AM / AM NOT current.

3. I, the Applicant, acknowledge and affirm that, if I begin Engaging in Business with an Elected Official between the filing and the disposition of the Application, I will file this Affidavit at the time of Engaging in Business with the Elected Official.

HNHR Companies, LLC
(Print full name)
Mark Levy
(Sign full name &
indicate legal capacity, if applicable)
3/27/2023
(Date)

As required by the Maryland Public Ethics Law Annotated Code of Maryland, General Provisions Article Sections 5-852 through 5-854

ALL BOLDED TERMS ARE DEFINED BY SECTION 5-852

If the Applicant or a Party of Record or their Family Member has made a Contribution or contributions having a cumulative value of \$500 or more during the 48-month period before the Application is filed or during the pendency of the Application, the Applicant or the Party of Record must file this disclosure providing the name of the Candidate or Elected Official to whose treasurer or Political Committee the Contribution was made, the amount, and the date of the Contribution.

For a Contribution made during the 48-month period before the Application is filed, the Applicant must file this disclosure when they file their Application, and a Party of Record must file this disclosure within 2 weeks after entering the above zoning matter.

A Contribution made between the filing and the disposition of the Application must be disclosed within 5 business days after the Contribution.

Applicant or Party of Record: HNHR Companies LLC				
(Print Full Name)				
RECIPIENTS OF CONTRIBU	TTIONS:			
NAME	DATE	AMOUNT		
Calvin Ball Team	1/13/2021	\$1,000.00		
I acknowledge and affirm the	hat any Contribution I r	nake between the filing of		
this disclosure and the disposit				
business days of the Contribu	tion.			
	HNHR Co	mpanies LLC		
	(Print full	name)		
	Ma	rk Levy name &		
	(Sign full indicate le	name & gal capacity, if applicable)		
	3/27/	2023		

(Date)

As required by the Maryland Public Ethics Law . Annotated Code of Maryland, General Provisions Article Sections 5-852 through 5-854

ALL BOLDED TERMS ARE DEFINED BY SECTION 5-852 MARK EACH PARAGRAPH AS APPLICABLE

Application in the above zoning matter, to the best of my information, knowledge, and belief HAVE / HAVE NOT made a Contribution or contributions having a cumulative value of \$500 or more to the treasurer of a Candidate or the treasurer of a Political Committee during the 48-month period before the Application was filed; and I AM / AM NOT currently Engaging in Business with an ElectedOfficial.	1. I, Howard Elkridge Utilities, LLC	the	Applican	t filing an
contributions having a cumulative value of \$500 or more to the treasurer of a Candidate or the treasurer of a Political Committee during the 48-month period before the Application was filed; and I \square AM / \blacksquare AM NOT currently	Application in the above zoning matter,	to the	best of n	ny information,
Candidate or the treasurer of a Political Committee during the 48-month period before the Application was filed; and I \square AM / \blacksquare AM NOT currently	knowledge, and belief 🗏 HAVE / 🗌 HA	VE NO	Γ made a (Contribution or
period before the Application was filed; and I AM / AM NOT currently	contributions having a cumulative value of	\$500 or	more to th	e treasurer of a
ř	Candidate or the treasurer of a Political	Commi	ttee during	g the 48-month
Engaging in Business with an ElectedOfficial.	period before the Application was filed; and	I 🗆 A	M/ 🗏 AM	NOT currently
	Engaging in Business with an ElectedOfficia	al.		

3. I, the Applicant, acknowledge and affirm that, if I begin Engaging in Business with an Elected Official between the filing and the disposition of the Application, I will file this Affidavit at the time of Engaging in Business with the Elected Official.

Howard Elkridge Utilities, LLC
(Print full name)
Mark Levy
(Sign full name &
indicate legal capacity, if applicable)
3/27/2023
(Date)

As required by the Maryland Public Ethics Law Annotated Code of Maryland, General Provisions Article Sections 5-852 through 5-854

ALL BOLDED TERMS ARE DEFINED BY SECTION 5-852

If the Applicant or a Party of Record or their Family Member has made a Contribution or contributions having a cumulative value of \$500 or more during the 48-month period before the Application is filed or during the pendency of the Application, the Applicant or the Party of Record must file this disclosure providing the name of the Candidate or Elected Official to whose treasurer or Political Committee the Contribution was made, the amount, and the date of the Contribution.

For a Contribution made during the 48-month period before the Application is filed, the Applicant must file this disclosure when they file their Application, and a Party of Record must file this disclosure within 2 weeks after entering the above zoning matter,

A Contribution made between the filing and the disposition of the Application must be disclosed within 5 business days after the Contribution.

Applicant or Party of Recor	(Print Full Name)	<u> </u>
RECIPIENTS OF CONTRIB	UTIONS:	
NAME	DATE	AMOUNT
Calvin Ball Team	1/13/2021	\$6,000.00
this disclosure and the dispos	ition of the Application	I make between the filing of must be disclosed within 5
business days of the Contrib		Elkridge Utilities, LLC
	(Print fu	ll name)
	Ma	erk Levy Il name &
	(Sign fu indicate	Il name & legal capacity, if applicable)
	3/27	7/2023
	(Date)	

As required by the Maryland Public Ethics Law Annotated Code of Maryland, General Provisions Article Sections 5-852 through 5-854

ALL BOLDED TERMS ARE DEFINED BY SECTION 5-852 MARK EACH PARAGRAPH AS APPLICABLE

1. I, Lynus Development, LLC	the	Applicant	filing ar	1
Application in the above zoning matter,	to the	best of my	information	,
knowledge, and belief 🗏 HAVE / 🗆 HA	VE NOT	made a Co	ntribution o	r
contributions having a cumulative value of	\$500 or	more to the	treasurer of a	1
Candidate or the treasurer of a Political	Commi	ttee during	the 48-month	1
period before the Application was filed; and	ΙΙΠΑΊ	M/ E AM 1	VOT currently	7
Engaging in Business with an ElectedOffici	al.			

3. I, the Applicant, acknowledge and affirm that, if I begin Engaging in Business with an Elected Official between the filing and the disposition of the Application, I will file this Affidavit at the time of Engaging in Business with the Elected Official.

Lyhus Development, LLC
(Print full name)
Mark Levy
(Sign full name &
indicate legal capacity, if applicable)
3/27/2023
(Date)

As required by the Maryland Public Ethics Law Annotated Code of Maryland, General Provisions Article Sections 5-852 through 5-854

ALL BOLDED TERMS ARE DEFINED BY SECTION 5-852

If the Applicant or a Party of Record or their Family Member has made a Contribution or contributions having a cumulative value of \$500 or more during the 48-month period before the Application is filed or during the pendency of the Application, the Applicant or the Party of Record must file this disclosure providing the name of the Candidate or Elected Official to whose treasurer or Political Committee the Contribution was made, the amount, and the date of the Contribution.

For a Contribution made during the 48-month period before the Application is filed, the Applicant must file this disclosure when they file their Application, and a Party of Record must file this disclosure within 2 weeks after entering the above zoning matter.

A Contribution made between the filing and the disposition of the Application must be disclosed within 5 business days after the Contribution.

Applicant or Party of Recor	d:	nent LLC	
** ** Pp. ******************************	(Print Full N	ame)	
RECIPIENTS OF CONTRIB	UTIONS:		
NAME	DATI	C	AMOUNT
Calvin Ball Team	3/18/202	.2	\$6,000.00
this disclosure and the dispos	sition of the Ap	ribution I m	nake between the filing of nust be disclosed within 5
business days of the Contrib	ution.	Lyhus Dev	elopment LLC
		(Print full	name)
		Mark	É Levy
		(Sign full	name & egal capacity, if applicable)
		3/27/2	2023
		(Date)	

As required by the Maryland Public Ethics Law Annotated Code of Maryland, General Provisions Article Sections 5-852 through 5-854

ALL BOLDED TERMS ARE DEFINED BY SECTION 5-852 MARK EACH PARAGRAPH AS APPLICABLE

1. I, Mitron Parcel 1, LLC	the	Appli	cant	filing	an
Application in the above zoning matter,				_	
knowledge, and belief 🗏 HAVE / 🗌 HAV	VE NO	T made	a Cor	ıtribution	or
contributions having a cumulative value of S	\$500 oı	r more to	the t	reasurer o	of a
Candidate or the treasurer of a Political					
period before the Application was filed; and	$I \square A$	M/ 🗏 .	AM N	OT currer	ıtly
Engaging in Business with an ElectedOfficia					•

3. I, the Applicant, acknowledge and affirm that, if I begin Engaging in Business with an Elected Official between the filing and the disposition of the Application, I will file this Affidavit at the time of Engaging in Business with the Elected Official.

Mitron Parcel 1, LLC	
(Print full name)	
Mark Levy	
(Sign full name &	
indicate legal capacity, if applicable	<u>;</u>)
3/27/2023	
(Date)	

As required by the Maryland Public Ethics Law Annotated Code of Maryland, General Provisions Article Sections 5-852 through 5-854

ALL BOLDED TERMS ARE DEFINED BY SECTION 5-852

If the Applicant or a Party of Record or their Family Member has made a Contribution or contributions having a cumulative value of \$500 or more during the 48-month period before the Application is filed or during the pendency of the Application, the Applicant or the Party of Record must file this disclosure providing the name of the Candidate or Elected Official to whose treasurer or Political Committee the Contribution was made, the amount, and the date of the Contribution.

For a **Contribution** made during the 48-month period before the **Application** is filed, the **Applicant** must file this disclosure when they file their **Application**, and a **Party of Record** must file this disclosure within 2 weeks after entering the above zoning matter.

A Contribution made between the filing and the disposition of the Application must be disclosed within 5 business days after the Contribution.

Applicant or Party of Recor	(Print Full Name)	
RECIPIENTS OF CONTRIB	UTIONS:	
NAME	DATE	AMOUNT
Calvin Ball Team	1/13/2021	\$6,000.00
I acknowledge and affirm	that any Contributio	n I make between the filing of ion must be disclosed within 5
business days of the Contrib	ution.	
•	Mitro	on Parcel 1 LLC
	(Print	full name)
	7	Mark Levy
	(Sign	full name & ate legal capacity, if applicable)
	3,	/27/2023
	(Date	

As required by the Maryland Public Ethics Law Annotated Code of Maryland, General Provisions Article Sections 5-852 through 5-854

ALL BOLDED TERMS ARE DEFINED BY SECTION 5-852 MARK EACH PARAGRAPH AS APPLICABLE

1. I, Rock Family, LP	the	Applicant	filing	an
Application in the above zoning matter,	to the	best of my	information	on,
knowledge, and belief 🗏 HAVE / 🗆 HAV	VE NO	Γ made a Co	ontribution	or
contributions having a cumulative value of s	\$500 or	more to the	treasurer of	f a
Candidate or the treasurer of a Political	Commi	ttee during	the 48-mor	nth
period before the Application was filed; and	I 🗆 A	M / ■ AM 1	NOT curren	tly
Engaging in Business with an ElectedOfficia	સી.			

3. I, the Applicant, acknowledge and affirm that, if I begin Engaging in Business with an Elected Official between the filing and the disposition of the Application, I will file this Affidavit at the time of Engaging in Business with the Elected Official.

Rock Family LP
(Print full name)
Mark Levy
Mark Levy (Sign full name &
indicate legal capacity, if applicable)
3/27/2023
(Date)

As required by the Maryland Public Ethics Law Annotated Code of Maryland, General Provisions Article Sections 5-852 through 5-854

ALL BOLDED TERMS ARE DEFINED BY SECTION 5-852

If the Applicant or a Party of Record or their Family Member has made a Contribution or contributions having a cumulative value of \$500 or more during the 48-month period before the Application is filed or during the pendency of the Application, the Applicant or the Party of Record must file this disclosure providing the name of the Candidate or Elected Official to whose treasurer or Political Committee the Contribution was made, the amount, and the date of the Contribution.

For a Contribution made during the 48-month period before the Application is filed, the Applicant must file this disclosure when they file their Application, and a Party of Record must file this disclosure within 2 weeks after entering the above zoning matter.

A Contribution made between the filing and the disposition of the Application must be disclosed within 5 business days after the Contribution.

Applicant or Party of Record	Rock Family LP	
скурричине от х их су ох словов	(Print Full Name)	
RECIPIENTS OF CONTRIB	UTIONS:	
NAME	DATE	AMOUNT
Calvin Ball Team	3/18/2022	\$6,000.00
I acknowledge and affirm	that any Contribution I	make between the filing of
this disclosure and the dispos	sition of the Application	must be disclosed within 5
business days of the Contrib	ution. Rock Fan	nily LP
	(Print ful	l name)
	War	k Levy I name &
	(Sign ful indicate	l name & legal capacity, if applicable)
	3/27/	2023
	(Date)	

As required by the Maryland Public Ethics Law Annotated Code of Maryland, General Provisions Article Sections 5-852 through 5-854

ALL BOLDED TERMS ARE DEFINED BY SECTION 5-852 MARK EACH PARAGRAPH AS APPLICABLE

1. I,Snowden Rock LLC	5	the	Applicant	filing	an
Application in the above zoning mate	ter,	to the	best of my	informat	ion,
knowledge, and belief 🗏 HAVE / 🗌 I	HAY	VE NOT	Γ made a Co	ntribution	ı or
contributions having a cumulative value	of \$	\$500 or	more to the	treasurer o	of a
Candidate or the treasurer of a Politic	cal	Commi	ttee during	the 48-mo	onth
period before the Application was filed;	and	I 🗆 Al	M/ = AM 1	NOT curre	ntly
Engaging in Business with an ElectedOf	ficia	ıl.			

3. I, the Applicant, acknowledge and affirm that, if I begin Engaging in Business with an Elected Official between the filing and the disposition of the Application, I will file this Affidavit at the time of Engaging in Business with the Elected Official.

Snowden Rock LLC	
(Print full name)	
Mark Levy	
(Sign full name &	
indicate legal capacity, if applica	.ble)
3/27/2023	
(Date)	

As required by the Maryland Public Ethics Law Annotated Code of Maryland, General Provisions Article Sections 5-852 through 5-854

ALL BOLDED TERMS ARE DEFINED BY SECTION 5-852

If the Applicant or a Party of Record or their Family Member has made a Contribution or contributions having a cumulative value of \$500 or more during the 48-month period before the Application is filed or during the pendency of the Application, the Applicant or the Party of Record must file this disclosure providing the name of the Candidate or Elected Official to whose treasurer or Political Committee the Contribution was made, the amount, and the date of the Contribution.

For a Contribution made during the 48-month period before the Application is filed, the Applicant must file this disclosure when they file their Application, and a Party of Record must file this disclosure within 2 weeks after entering the above zoning matter.

A Contribution made between the filing and the disposition of the Application must be disclosed within 5 business days after the Contribution.

Applicant or Party of Recor	Snowden Rock LLC	
Applicant of Farty of Recor	(Print Full Name)	
RECIPIENTS OF CONTRIB	UTIONS:	
NAME	DATE	AMOUNT
Calvin Ball Team	3/18/2022	\$1,000.00
I acknowledge and affirm this disclosure and the dispos business days of the Contrib		nust be disclosed within 5
	(Print full	name)
•	<i>Mari</i> (Sign full	é Levy
	(Sign full indicate le	name & gal capacity, if applicable)
	3/27/2	2023
	(Date)	

As required by the Maryland Public Ethics Law Annotated Code of Maryland, General Provisions Article Sections 5-852 through 5-854

ALL BOLDED TERMS ARE DEFINED BY SECTION 5-852 MARK EACH PARAGRAPH AS APPLICABLE

1. I, Speedway Rock, LLC , the Applicant filing an
Application in the above zoning matter, to the best of my information,
knowledge, and belief HAVE / HAVE NOT made a Contribution or
contributions having a cumulative value of \$500 or more to the treasurer of a
Candidate or the treasurer of a Political Committee during the 48-month
period before the Application was filed; and I AM / AM NOT currently
Engaging in Business with an ElectedOfficial.

3. I, the Applicant, acknowledge and affirm that, if I begin Engaging in Business with an Elected Official between the filing and the disposition of the Application, I will file this Affidavit at the time of Engaging in Business with the Elected Official.

Speedway Rock, LLC
(Print full name)
Mark Levy (Sign full name &
(Sign full name &
indicate legal capacity, if applicable)
3/27/2023
(Date)

As required by the Maryland Public Ethics Law Annotated Code of Maryland, General Provisions Article Sections 5-852 through 5-854

ALL BOLDED TERMS ARE DEFINED BY SECTION 5-852

If the Applicant or a Party of Record or their Family Member has made a Contribution or contributions having a cumulative value of \$500 or more during the 48-month period before the Application is filed or during the pendency of the Application, the Applicant or the Party of Record must file this disclosure providing the name of the Candidate or Elected Official to whose treasurer or Political Committee the Contribution was made, the amount, and the date of the Contribution.

For a Contribution made during the 48-month period before the Application is filed, the Applicant must file this disclosure when they file their Application, and a Party of Record must file this disclosure within 2 weeks after entering the above zoning matter.

A Contribution made between the filing and the disposition of the Application must be disclosed within 5 business days after the Contribution.

Applicant or Party of Record:	Speedway Rock, LLC	
Trpp	(Print Full Name)	
RECIPIENTS OF CONTRIBUT	TIONS:	
NAME	DATE	AMOUNT
Calvin Ball Team	3/27/2019	\$4,000.00
I acknowledge and affirm the	at any Contribution I 1	make between the filing of
this disclosure and the dispositi		
business days of the Contributi		
·	Speedway	Rock, LLC
	(Print full	name)
	Mark	Levy
	(Sign full indicate le	name & egal capacity, if applicable)
	2/27/201	23

(Date)

As required by the Maryland Public Ethics Law Annotated Code of Maryland, General Provisions Article Sections 5-852 through 5-854

ALL BOLDED TERMS ARE DEFINED BY SECTION 5-852 MARK EACH PARAGRAPH AS APPLICABLE

1. I, Summit Rock LLC	the	Applica	int fil	ing an
Application in the above zoning matter,	to the	e best of	my info	ormation,
knowledge, and belief 🗏 HAVE / 🗆 HA	VE NO	OT made a	Contrib	oution or
contributions having a cumulative value of	\$500 o	r more to	the treas	urer of a
Candidate or the treasurer of a Political	Comn	nittee duri	ng the 4	8-month
period before the Application was filed; and	$\Box \Box A$	AM / 🗏 Al	M NOT	currently
Engaging in Business with an ElectedOffici	al.			

3. I, the Applicant, acknowledge and affirm that, if I begin Engaging in Business with an Elected Official between the filing and the disposition of the Application, I will file this Affidavit at the time of Engaging in Business with the Elected Official.

Summit Rock LLC
(Print full name)
Mark Levy
(Sign full name &
indicate legal capacity, if applicable)
(Date)

As required by the Maryland Public Ethics Law Annotated Code of Maryland, General Provisions Article Sections 5-852 through 5-854

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A Contribution made between the filing and the disposition of the Application must be disclosed within 5 business days after the Contribution.

Applicant or Party of Recor	(Print Full Name)	
RECIPIENTS OF CONTRIB	UTIONS:	
NAME	DATE	AMOUNT
Calvin Ball Team	3/18/2022	\$6,000.00
his disclosure and the dispo	sition of the Applicat	on I make between the filing of ion must be disclosed within 5
ousiness days of the Contrib	oution. Sum	mit Rock LLC
	(Print	full name)
	W	lark Levy
	(Sign indica	full name & ate legal capacity, if applicable
	3	3/27/2023
	(Date	

As required by the Maryland Public Ethics Law Annotated Code of Maryland, General Provisions Article Sections 5-852 through 5-854

ALL BOLDED TERMS ARE DEFINED BY SECTION 5-852 MARK EACH PARAGRAPH AS APPLICABLE

1. I, Susan Rock LLC		the	Applicant	filing an
Application in the above	zoning matter,			
knowledge, and belief 🗏 H	AVE / 🗆 HAY	JE NOI	made a Co	ntribution or
contributions having a cumul	lative value of \$	5500 or	more to the	treasurer of a
Candidate or the treasurer				
period before the Application	n was filed; and	I 🗆 AN	M/ A M N	IOT currently
Engaging in Business with ar	n ElectedOfficia	1.		-

3. I, the Applicant, acknowledge and affirm that, if I begin Engaging in Business with an Elected Official between the filing and the disposition of the Application, I will file this Affidavit at the time of Engaging in Business with the Elected Official.

Susan Rock LLC
(Print full name)
Mark Levy
(Sign full name &
indicate legal capacity, if applicable)
3/27/2023
(Date)
(Daio)

As required by the Maryland Public Ethics Law Annotated Code of Maryland, General Provisions Article Sections 5-852 through 5-854

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A Contribution made between the filing and the disposition of the Application must be disclosed within 5 business days after the Contribution.

Applicant or Party of Recor	Susan Rock LLC						
Applicant of Aurij of Rosov	(Print Full Name)	(Print Full Name)					
RECIPIENTS OF CONTRIB	UTIONS:						
NAME	DATE	AMOUNT					
Calvin Ball Team	3/18/2022	\$6,000.00					
I acknowledge and affirm	that any Contribution I	make between the filing of					
this disclosure and the dispos							
business days of the Contrib							
	(Print full	name)					
	Ma	erk Levy					
	(Sign full	name &					
	indicate l	egal capacity, if applicable)					
	3/2	7/2023					
	(Date)						

AFFIDAVIT AS TO CONTRIBUTIONS TO CANDIDATES AND BUSINESS ENGAGEMENTS WITH ELECTED OFFICIALS

As required by the Maryland Public Ethics Law Annotated Code of Maryland, General Provisions Article Sections 5-852 through 5-854

ALL BOLDED TERMS ARE DEFINED BY SECTION 5-852 MARK EACH PARAGRAPH AS APPLICABLE

1. I, WAH FAMILY HOLDINGS, LLC , the Applicant filing an
Application in the above zoning matter, to the best of my information,
nowledge, and belief 🗆 HAVE / 🗏 HAVE NOT made a Contribution or
ontributions having a cumulative value of \$500 or more to the treasurer of a
Candidate or the treasurer of a Political Committee during the 48-month
eriod before the Application was filed; and I AM / AM NOT currently
Engaging in Business with an ElectedOfficial.

2. I, the Applicant or a Party of Record in the above referenced zoning matter, acknowledge and affirm that, if I or my Family Member has made a Contribution or contributions having a cumulative total of \$500 or more during the 48-month period before the Application was filed or during the pendency of the Application, I will file a disclosure providing the name of the Candidate or Elected Official to whose treasurer or Political Committee the Contribution was

made, the amount, and the date of the Contribution; and that a Contribution made between the filing and the disposition of the Application will be disclosed within 5 business days after the Contribution.

3. I, the Applicant, acknowledge and affirm that, if I begin Engaging in Business with an Elected Official between the filing and the disposition of the Application, I will file this Affidavit at the time of Engaging in Business with the Elected Official.

I SOLEMNLY AFFIRM UNDER THE PENALTIES OF PERJURY and upon personal knowledge that the contents of this Affidavit are true.

Wah Family Holdings, LLC
(Print full name)
Mark Levy
(Sign full name &
indicate legal capacity, if applicable)
3/27/2023
(Date)

DISCLOSURE OF CONTRIBUTION

As required by the Maryland Public Ethics Law Annotated Code of Maryland, General Provisions Article Sections 5-852 through 5-854

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A Contribution made between the filing and the disposition of the Application must be disclosed within 5 business days after the Contribution.

Any person who knowingly and willfully violates Sections 5-852 through 5-854 of the General Provisions Article of the Annotated Code of Maryland is subject to a fine of not more than \$5,000. If the person is not an individual, each officer and partner who knowingly authorized or participated in the violation is subject to the same penalty.

Applicant or Party of Record	Wah Family Holdings, LLC			
ippionit of I arty of Robota.	(Print Full Name)			
RECIPIENTS OF CONTRIBU	TIONS:			
NAME	DATE	AMOUNT		
N/A	N/A	N/A		
	· · · · · · · · · · · · · · · · · · ·			
I acknowledge and affirm th	at any Contribution I n	nake between the filing of		
this disclosure and the disposit				
business days of the Contribut	ion.			
	Wah Famil	y Holdings, LLC		
	(Print full 1	name)		
	Marx	k Levy		
	(Sign full r	name & gal capacity, if applicable)		
	3/27/201	23		

(Date)

Petitioner ZR	A Applicant	Form	Name	Date Affidav	Have	Have Not	Recipients of Cont	Date of Contribution	Amount	Am Am Not
Corridor 70/32, LLC	205 Mark L. Levy	Affidavit of Contribution	Mark L. Levy	4/6/2023		X			Amount	Am Aminot
Corridor 70/32, LLC	205 Mark L. Levy	Affidavit Engaging in Business	Mark L. Levy	4/6/2023						X
Corridor 70/32, LLC	205 Mark L. Levy	Disclosure of Contribution	Mark L. Levy	4/6/2023		-	n/a	n/a	n/a	
Corridor 70/32, LLC	205 Wayne Newsome	Affidavit of Contribution	Wayne Newsome	4/6/2023	***************************************	х	1,74	11/4	11/ a	
Corridor 70/32, LLC	205 Wayne Newsome	Affidavit Engaging in Business	Wayne Newsome	4/6/2023	***************************************					
Corridor 70/32, LLC	205 Wayne Newsome	Disclosure of Contribution	Wayne Newsome	4/6/2023			n/a	n/a	n/a	X
Corridor 70/32, LLC	205 Binder Rock, LLC	Affidavit of Contribution	Binder Rock, LLC	3/27/2023	X		1,74	11/4	11/4	
Corridor 70/32, LLC	205 Binder Rock, LLC	Affidavit Engaging in Business	Binder Rock, LLC	3/27/2023			-			X
Corridor 70/32, LLC	205 Binder Rock, LLC	Disclosure of Contribution	Binder Rock, LLC	3/27/2023			Calvin Ball Team	1/13/2021	6,000	
Corridor 70/32, LLC		Affidavit of Contribution	Corridor 1 LTD Parts		X		Carvar ball reall	1/13/2021	0,000	
Corridor 70/32, LLC	205 Corridor 1 LTD Part	Affidavit Engaging in Business	Corridor 1 LTD Partr							
Corridor 70/32, LLC		Disclosure of Contribution	Corridor 1 LTD Partr				Calvin Ball Team	1/13/2021	6,000	X
Corridor 70/32, LLC	205 Corridor Square, LL	Affidavit of Contribution	Corridor Square, LLO	3/27/2023	Х		Carriir Bail Team	1/13/2021	8,000	
Corridor 70/32, LLC	205 Corridor Square, LL	Affidavit Engaging in Business	Corridor Square, LLC	3/27/2023						x
Corridor 70/32, LLC		Disclosure of Contribution	Corridor Square, LLC				Friends of Opel Jone	5/13/2021	1,000	
Corridor 70/32, LLC	205 HBP 68 LLC	Affidavit of Contribution	HBP 68 LLC	3/27/2023	Х		Thends of Operating	3/13/2021	1,000	
Corridor 70/32, LLC	205 HBP 68 LLC	Affidavit Engaging in Business	HBP 68 LLC	3/27/2023						
Corridor 70/32, LLC	205 HBP 68 LLC	Disclosure of Contribution	HBP 68 LLC	3/27/2023			Calvin Ball Team	11/7/2019	1.000	X
Corridor 70/32, LLC	205 HNHR Companies L	Affidavit of Contribution	HNHR Companies LI	3/27/2023	Х		Calvill Dali Tealii	11/7/2019	1,000	
Corridor 70/32, LLC	205 HNHR Companies L	Affidavit Engaging in Business	HNHR Companies LI	3/27/2023		<u> </u>				
Corridor 70/32, LLC	205 HNHR Companies L	Disclosure of Contribution	HNHR Companies LI	3/27/2023	***************************************		Calvin Ball Team	1/12/2024	1.000	X
Corridor 70/32, LLC	205 Howard Elkridge Ut	Affidavit of Contribution	Howard Elkridge Ut		Х		Calvill ball Tealit	1/13/2021	1,000	
Corridor 70/32, LLC	205 Howard Elkridge Ut	Affidavit Engaging in Business	Howard Elkridge Ut		^					
Corridor 70/32, LLC		Disclosure of Contribution	Howard Elkridge Ut			<u> </u>	Calvin Ball Team	4/42/2024		X
Corridor 70/32, LLC		Affidavit of Contribution	Lyhus Development		Х		Calvill Dali Team	1/13/2021	6,000	
Corridor 70/32, LLC		Affidavit Engaging in Business	Lyhus Development				ļ			
Corridor 70/32, LLC	205 Lyhus Development	Disclosure of Contribution	Lyhus Development				Coluin Dell Toom	2/46/2020		X
Corridor 70/32, LLC	205 Mitron Parcel 1, LLC	Affidavit of Contribution	Mitron Parcel 1, LLC		X		Calvin Ball Team	3/18/2022	6,000	
Corridor 70/32, LLC	205 Mitron Parcel 1, LLC	Affidavit Engaging in Business	Mitron Parcel 1, LLC			<u> </u>	-			
Corridor 70/32, LLC	205 Mitron Parcel 1, LLC	Disclosure of Contribution	Mitron Parcel 1, LLC				Calvin Ball Team	1/12/2021		X
Corridor 70/32, LLC	205 Rock Family, LP	Affidavit of Contribution	Rock Family, LP	3/27/2023	X		Calvin Ball Team	1/13/2021	6,000	
Corridor 70/32, LLC	205 Rock Family, LP	Affidavit Engaging in Business	Rock Family, LP	3/27/2023						
Corridor 70/32, LLC	205 Rock Family, LP	Disclosure of Contribution	Rock Family, LP	3/27/2023			Colvin Dell Teers	2/40/2022		X
Corridor 70/32, LLC		Affidavit of Contribution	Snowden Rock LLC	3/27/2023	X		Calvin Ball Team	3/18/2022	6,000	
Corridor 70/32, LLC		Affidavit Engaging in Business	Snowden Rock LLC	3/27/2023						
Corridor 70/32, LLC		Disclosure of Contribution	Snowden Rock LLC	3/27/2023			Calvin Ball Team	2/40/2022		X
Corridor 70/32, LLC		Affidavit of Contribution	Speedway Rock, LLC		X		Calvin ball ream	3/18/2022	1,000	
Corridor 70/32, LLC		Affidavit Engaging in Business	Speedway Rock, LLC		^					
Corridor 70/32, LLC		Disclosure of Contribution	Speedway Rock, LLC				Calvin Dell To	0.007.5		X
Corridor 70/32, LLC		Affidavit of Contribution	Summit Rock LLC	3/27/2023			Calvin Ball Team	3/27/2019	4,000	
Corridor 70/32, LLC		Affidavit Engaging in Business	Summit Rock LLC	3/27/2023	X					
Corridor 70/32, LLC		Disclosure of Contribution	Summit Rock LLC	3/27/2023			01:01:			X
Corridor 70/32, LLC	205 Susan Rock LLC	Affidavit of Contribution	Susan Rock LLC	3/27/2023			Calvin Ball Team	3/18/2022	6,000	
Corridor 70/32, LLC	205 Susan Rock LLC	Affidavit Engaging in Business			X					
Corridor 70/32, LLC	205 Susan Rock LLC	Disclosure of Contribution	Susan Rock LLC	3/27/2023						X
Corridor 70/32, LLC		Affidavit of Contribution	Susan Rock LLC WAH Family Holding	3/27/2023	***************************************		Calvin Ball Team	3/18/2022	6,000	
Corridor 70/32, LLC		Affidavit Engaging in Business	WAH Family Holding	3/27/2023		X				
Corridor 70/32, LLC		Disclosure of Contribution		3/27/2023			, , , , , , , , , , , , , , , , , , , ,			X
	200 WALL BRIDER HOLDING	Lorseles of Collemberion	WAH Family Holdin	3/27/2023		L	n/a	n/a	n/a	

TECHNICAL STAFF REPORT

Planning Board Meeting of June 15, 2023

Case No./Petitioner: ZRA-205 - Corridor 70/32, LLC

Request:

Amend the Flex space land use classification (Section 115.0.B.22) of the Planned Office Research (POR) zoning district by defining the light manufacturing uses permitted as a matter of right to include "Contractor's Office and Outdoor or Indoor Storage Facility, Self-Storage Facilities, Warehouses, and Moving and Storage Establishments". Section 115.0.B.22 would continue to limit flex space and light manufacturing uses in this classification to properties that are within 1,800 feet by road of an interstate highway ramp.

I. BACKGROUND AND HISTORY OF EXISTING ZONING REGULATIONS

Planned Office Research District:

The POR zoning district was added to the Zoning Regulations during the 1977 Comprehensive Zoning Plan. Flex Space was not included as a permitted use at that time.

The 2004 Comprehensive Zoning Map, approved February 2, 2004, rezoned a portion of the land at the northwest corner of the Route 32 and Route 144 intersection. (Attachment A) from the RC-DEO (Rural Conservation) to the POR zoning district.

ZRA-86 (CB80-2007), approved March 11, 2008, amended Section 115.B.21 of the Zoning Regulations, adding "Flex space, provided the property is within 1800 feet by road of an interstate highway ramp, and provided that the light manufacturing uses are limited to those uses permitted in the PEC District" to the list of uses permitted as a matter of right in the POR district.

II. DESCRIPTION OF PROPOSAL

This section contains a summary of the Petitioner's proposed amendment. The Petitioner's proposed amendment text is attached as Exhibit A.

The Petitioner asserts that the text of Section 115.0.B.22, as shown below, is confusing/complex and that the proposed amendment will clarify which light manufacturing uses are appropriate for the POR zoning district.

22. Flex space, provided the property is within 1800 feet by road of an interstate highway ramp, and provided that the light manufacturing uses are limited to those uses permitted in the PEC District.

The Petitioner states that there was a clear intent to allow light manufacturing uses in POR, but the adopted language was not the most effective approach. The proposed amendment identifies the specific light manufacturing land uses. The Petitioner contends that the proposed specified light manufacturing uses are compatible with POR and are similar to the site layout/building massing of flex space uses contemplated in the existing regulations.

Case No. ZRA-205

Petitioner: Corridor 70/32, LLC Page | 2

Section 115.0.B.22:

This section permits the "Flex space" use classification as a matter of right in the POR zoning district provided the property is within 1,800 feet by road of an interstate highway ramp, and provided that the light manufacturing uses are limited to those uses permitted in the PEC District. The Petitioner proposes to remove the reference to light manufacturing uses within the PEC District and add "contractor's office and outdoor or indoor storage facility, self-storage facilities, warehouses, and moving and storage establishments" to this use classification.

III. EVALUATION OF PROPOSAL

This section contains the Department of Planning and Zoning (DPZ) technical evaluation of ZRA-205 in accordance with Section 16.208.(d) of the Howard County Code.

1. The compatibility, including potential adverse impacts and consequences, of the proposed Zoning Regulation Amendment with the existing and potential uses of the surrounding areas and within the same zoning district.

The proposed amendment limits the permitted light manufacturing uses to those, which are similar to flex space uses/building design, predominantly storage and warehousing, and may have less impact on adjacent properties than other light manufacturing uses. Therefore, the amendment may result in less potential adverse impacts and conflict with existing and potential uses of surrounding areas when compared to the existing uses allowed in Section 115.0.B.22.

2. The properties to which the Zoning Regulation Amendment could apply and, if feasible, a map of the impacted properties

The proposed amendment will apply to properties within the POR zoning district that are within 1,800 feet by road of an interstate highway ramp. Based on a GIS analysis, DPZ identified two affected properties as shown in Attachment "A".

3. Conflicts in the Howard County Zoning Regulations as a result of the Zoning Regulation Amendment.

DPZ does not anticipate that this amendment will result in conflicts in the Zoning Regulations.

4. The compatibility of the proposed Zoning Regulation Amendment with the Policies and objectives, specifically including the environmental policies and objectives, of the Howard County General Plan.

PlanHoward 2030, the County's general plan, has a goal to promote future job and business growth that responds to the market. PlanHoward 2030 also provides guidance in Policy 6.4 for recommending updating zoning regulations to address evolving job growth opportunities.

Policy 6.4 – Ensure that the County continues to capture future job and business growth opportunities. Implementing Action b. Zoning Regulations. Update zoning and other

Petitioner: Corridor 70/32, LLC

Page | 3

regulations to address the evolving commercial and industrial markets and development trends.

Adding contractor's office and outdoor or indoor storage facility, self-storage facilities, warehouses, and moving and storage establishments as permitted uses in the POR Zoning District could allow for additional employment and business growth opportunities in the County.

Environmental Policies and Objectives

The proposed amendment is not in conflict with the environmental policies and objectives in PlanHoward 2030, the County's general plan.

5. If the zoning regulation text amendment would impact eight parcels of land or less:(i) A list of those impacted parcels;(ii) The address of each impacted parcel;(iii) The ownership of each impacted parcel; and(iv)The contact information for the owner, if an individual, or resident agent or owner, if a corporate entity, of each impacted parcel.

DPZ has identified the following properties impacted by the zoning text amendment:

Property 1

0 Route 32 West Friendship, MD 21794 Tax Map 15 Parcel 14

Corridor 70/32, LLC

Mayer Guttman, Resident Agent 1 West Pennsylvania Avenue Suite 900 Towson, MD 21204

Property 2

12800 N Route 144 Tax Map 15 Parcel 184

West Friendship Center LLC

Mayer Guttman, Resident Agent 502 Washington Avenue 8th Floor Towson, MD 21204

Mary Lendall
65EA7A880DA740C...

6/1/2023

Mary Kendall, Acting Director

Date

Case No.ZRA-205

Petitioner: Corridor 70/32, LLC

Page | 4

Exhibit A

Petitioner's Proposed Text

Section 115.0.B:

22. Flex space, CONTRACTOR'S OFFICE AND OUTDOOR OR INDOOR STORAGE FACILITY, SELF-STORAGE FACILITIES, WAREHOUSES, AND MOVING AND STORAGE ESTABLISHMENTS, provided the property is within 1800 feet by road of an interstate highway ramp [and provided that the light manufacturing uses are limited to those uses permitted in the PEC District].

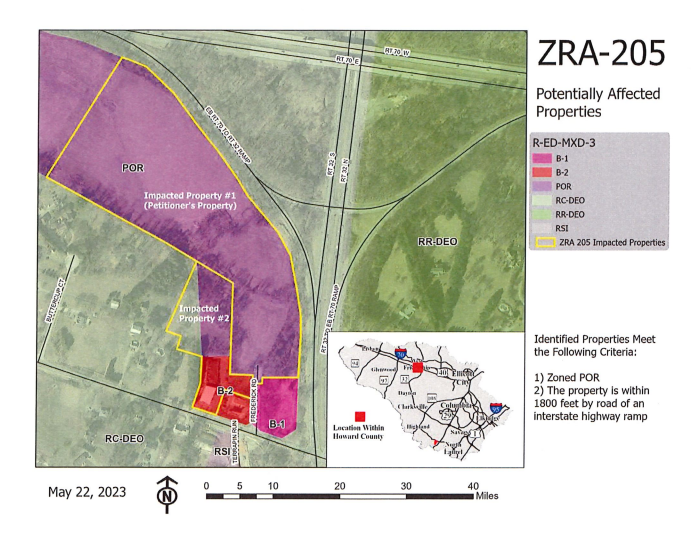
Example of how the text would appear normally if adopted:

Section 115.0.B:

22. Flex space, contractor's office and outdoor or indoor storage facility, self-storage facilities, warehouses, and moving and storage establishments, provided the property is within 1800 feet by road of an interstate highway ramp.

Attachment A

Impacted Properties



CORRIDOR 70/32, LLC BEFORE THE **PETITIONER** PLANNING BOARD OF **ZRA-205** HOWARD COUNTY, MARYLAND MOTION: Recommend Denial of ZRA-205. ACTION: Recommend Denial with a Modification; Vote 4-0. RECOMMENDATION On June 15, 2023, the Planning Board of Howard County, Maryland, considered the petition of

On June 15, 2023, the Planning Board of Howard County, Maryland, considered the petition of Corridor 70/32, LLC (Petitioner) to clarify the types of light manufacturing that can be conducted on a POR zoned parcel that is within 1,800 feet by road of an interstate highway ramp by specifying and, thereby, excluding other light manufacturing uses by amending Section 115.0.B.22 "Flex space, provided the property is within 1800 feet by road of an interstate highway ramp, and provided that the light manufacturing uses are limited to those uses permitted in the PEC District" as follows:

- 1. Add Contractor's Office and Outdoor or Indoor Storage Facility, Self-Storage Facilities, Warehouses, and Moving and Storage Establishments after "Flex space,".
- 2. Remove "and provided that the light manufacturing uses are limited to those uses permitted in the PEC District."

The Planning Board considered the petition and the Department of Planning and Zoning (DPZ) Technical Staff Report.

Testimony

Mr. Jamie Fraser, representing Corridor 70/32, LLC (Petitioner), testified that the intent of the amendment is to allow Contractor's Office and Outdoor or Indoor Storage Facility, Self-Storage Facilities, Warehouses, and Moving and Storage Establishments to Use 22 in the list of uses permitted by right (Section 115.0.B) in the POR zoning district. He contended that POR is intended to allow light manufacturing uses; however, the Flex Space use category references the light manufacturing uses permitted in PEC, but light manufacturing uses are not listed as permitted uses in PEC. He asserted that the development potential of flex space is diminished by listing "light industrial uses" broadly and not identifying specific light manufacturing uses. He explained that specifying uses that they considered as more appropriate in the POR zoning district is preferable to changing POR's allowed Flex Space uses from PEC uses to M-1 uses.

Mr. Coleman asked if the definition of "light industrial" is being expanded upon. DPZ staff indicated that the petitioner is proposing to eliminate the reference to light manufacturing uses in PEC and replace it with specific industrial uses that the petitioner asserts are more compatible with the POR zoning district. Mr. Coleman asked the petitioner why they are eliminating light manufacturing uses, which could allow additional development options. Mr. Sang W. Oh, Talkin & Oh LLP, stated that the intent is to clarify which light manufacturing uses should be allowed in a Flex Space within 1,800 linear feet from an interstate highway ramp and the proposed uses are less intense than those currently allowed. Board member, James Cecil, asked Mr. Oh why they would not use the M-1 category instead of PEC. Mr. Oh stated all of the uses in M-1 were not intended for the POR.

No member of the public testified in opposition of the proposed ZRA.

Board Discussion and Recommendation

In work session, Board members indicated support for the proposed uses, but expressed concern about removing the reference to light manufacturing uses permitted in PEC as they wanted to provide property owners additional flexibility for future economic opportunities. Board members also discussed if the *Use 22 Flex Space* should reference uses permitted in the M-1 Light Manufacturing Zoning District or the light industrial uses, as defined in the Zoning Regulations, due to the lack of clarity noted by the Petitioner.

Mr. Cecil motioned to recommend denial of ZRA-205 as proposed, because it limits the uses currently allowed and should allow a greater flexibility for light industrial or light manufacturing uses.

Mr. McAliley seconded the motion. The motion passed 4-0.

For the foregoing reasons, the Planning Board of Howard County, Maryland, on this 13th day of 2023, recommends that ZRA-205 be **DENIED**, as described above.

HOWARD COUNTY PLANNING BOARD
DocuSigned by:
Edward T. Coleman
Ed Coleifiaff, Chair
DocuSigned by:
Levin Medliley
Kevin McAlley Vice-chair
James Cecil
James Cecil James Cecil

			Lisa Jenny	On behalf of Barbara Mosier	
1		Barba	ara Mosier		***************************************
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3	ATTEST: Docusigned by:				
4 5	ATTEST: Many Kendall				
J	ivially Kendan, Acting Executive Secretary				
4000					

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Office of the County Auditor Auditor's Analysis

Council Bill No. 14-2024 (ZRA 205)

Introduced: March 4, 2024 Auditor: Diane Zagorski-Kelly

Fiscal Impact:

The fiscal impact of this legislation is unknown, as it is dependent upon future development decisions of private entities that we cannot predict.

Purpose:

Council Bill 14-2024 adjusts the flex space land use classification of the Planned Office Research (POR) zoning district to allow for light industrial use and specific types of indoor/outdoor storage.

Other Comments:

The Department of Planning and Zoning (DPZ) has identified two properties that would be impacted by this Zoning Regulation Amendment. According to the DPZ, there are no pending development plans for the impacted parcels.

The petitioner's original proposal was unanimously denied by the Planning Board on July 13, 2023. However, alternative language was proposed in Council Bill 14-2024.

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, stands enacted on
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Michelle R. Harrod, Administrator to the County Council
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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
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Michelle R. Harrod, 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, 2024.
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Michelle R. Harrod, Administrator to the County Council
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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, 2024.
Diane Schwartz Jones, 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, 2024.
Michelle R. Harrod, Administrator to the County 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
, 2021
Michelle R. Harrod, Administrator to the County Council