Amendment 6 to Council Bill No. 59-2009, as amended

Legislative Day No. 2

Date: February 1, 2010

SPONSORED BY: Calvin Ball

Mary Kay Sigaty

Jennifer Terrasa

and at the request of the County Executive

Amendment No. 6

(This amendment makes certain changes to open space preservation and enhancement requirements in order to:

- Remove certain redundant language;
- 2. Reorganize certain language;
- 3. Clarify the nature of future sites for downtown community commons; and
- 4. Clarify what happens if downtown community commons are identified in *excess of the requirement.*)
- On page 12, strike lines 21 through 30, inclusive and in their entirety. 1
- 3 On page 13, strike lines 1 through 3, inclusive and in their entirety.
- Renumber the remainder of Section 125.A.9 accordingly. 5
- 7 On page 17, in line 17, strike "LAND" and substitute "DOWNTOWN COMMUNITY COMMONS MAY
- 8 BE LOCATED WITHIN AREAS DESIGNATED AS OPEN SPACE UNDER A PREVIOUSLY APPROVED FINAL
- 9 DEVELOPMENT PLAN. HOWEVER, LAND".
- 11 On page 17, in line 24, strike "BE" and substitute "INCLUDE SITES".
- On page 17, in line 25, strike "IS" and substitute "ARE". 13
- On page 17, in line 27, after "DIAGRAM" insert "AND OTHER SITES WHICH SHALL BE IDENTIFIED 15
- AND IMPROVED TO ENHANCE NEIGHBORHOOD DEVELOPMENT". 16
- On page 17, in line 28, before "AT" insert "EXCEPT FOR ANY NEIGHBORHOOD COMPRISED 18
- 19 ENTIRELY OF LAND RECORDED AS OPEN SPACE PRIOR TO (EFFECTIVE DATE), EACH NEIGHBORHOOD
- 20 SHALL INCLUDE AT LEAST ONE DOWNTOWN NEIGHBORHOOD SQUARE.".

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- On page 17, in line 31 after "BE" insert "COMPLETED AND".
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- 3 On page 18, after line 5, insert:
- 4 "(F) NEW DOWNTOWN COMMUNITY COMMONS MUST BE CONSTRUCTED PRIOR TO OCCUPANCY OF
- 5 MORE THAN 50% OF ALL EXISTING AND PROPOSED BUILDINGS HAVING A FAÇADE ADJACENT TO THE
- 6 SPACE, OR IN ACCORDANCE WITH A PHASING PLAN APPROVED AS PART OF THE FINAL DEVELOPMENT
- 7 PLAN.
- 8 (G) EACH FINAL DEVELOPMENT PLAN SHALL DESIGNATE 5% OF THE AREA THAT HAS NOT BEEN
- 9 PREVIOUSLY DESIGNATED AS EITHER OPEN SPACE OR PUBLIC RIGHT-OF-WAY AS DOWNTOWN
- 10 COMMUNITY COMMONS; EXCEPT THAT IF MORE THAN 5% IS DESIGNATED AS DOWNTOWN
- 11 COMMUNITY COMMONS ON ANY GIVEN FINAL DEVELOPMENT PLAN, THE EXCESS BEYOND 5% CAN
- 12 BE CREDITED TOWARDS THE DOWNTOWN COMMUNITY COMMONS OBLIGATION ON A SUBSEQUENT
- 13 FINAL DEVELOPMENT PLAN WITH THE WRITTEN CONSENT OF THE FEE SIMPLE OWNER OF THE LAND
- 14 ON WHICH THE DOWNTOWN COMMUNITY COMMONS TO BE CREDITED IS LOCATED.".