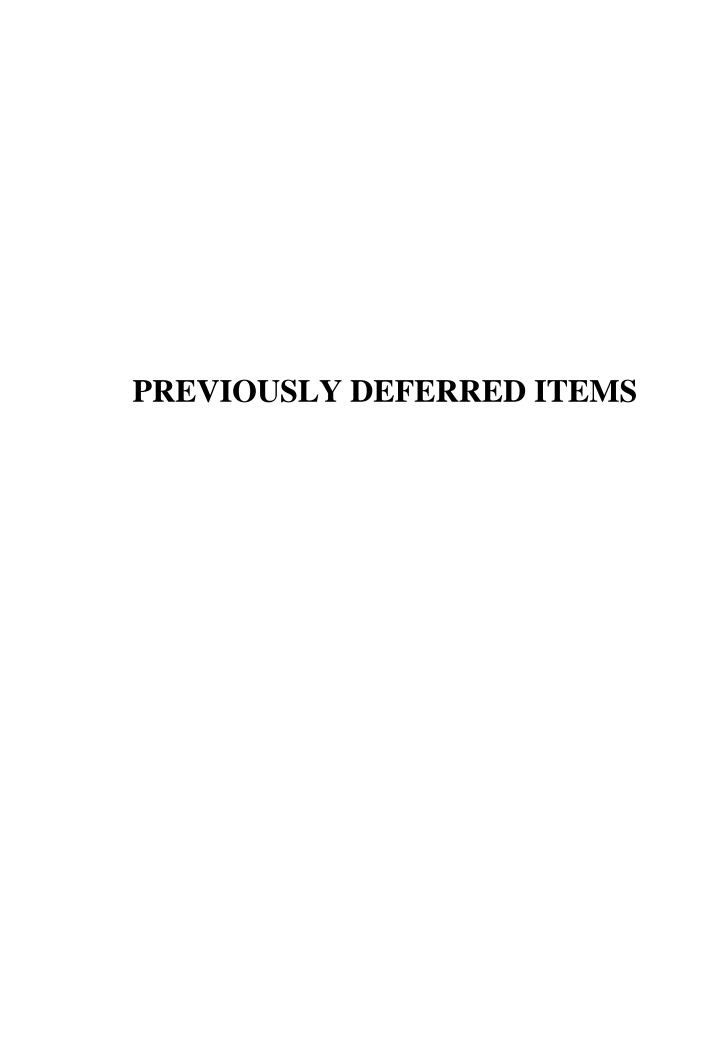
Metropolitan Planning Commission

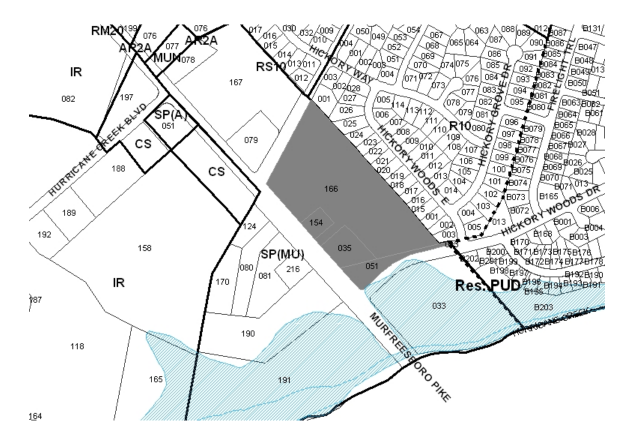


Staff Reports

September 24, 2009

Mission Statement: The Planning Commission guides growth and development as Nashville and Davidson County evolve into a more socially, economically and environmentally sustainable community, with a commitment to preservation of important assets, efficient use of public infrastructure, distinctive and diverse neighborhood character, free and open civic life, and choices in housing and transportation.





2009SP-026-001

Stones River Senior Living Community

Map: 175-00 Parcels: 154, 166

Map: 176-00 Parcels: 035, 051 Antioch/Priest Lake Community Plan Council District 32 – Sam Coleman



Item # 1

Project No.

Project Name

Specific Plan 2009SP-026-001

Stones River Senior Living Community
(originally submitted as 2006SP-166-001, Hickory
Woods SP Amendment #1)

32 - Coleman
6 - Johnson

Requested byLittlejohn Engineering Associates, Inc., applicant, for Harold and Hermena Holigan, owners

Staff ReviewerJohnsonStaff RecommendationDisapprove

APPLICANT REQUEST SP rezoning to allow nursing and assisted-living facilities.

Preliminary SP A request to rezone from Specific Plan-Mixed Use (SP-MU) to Specific Plan-Residential (SP-R) properties

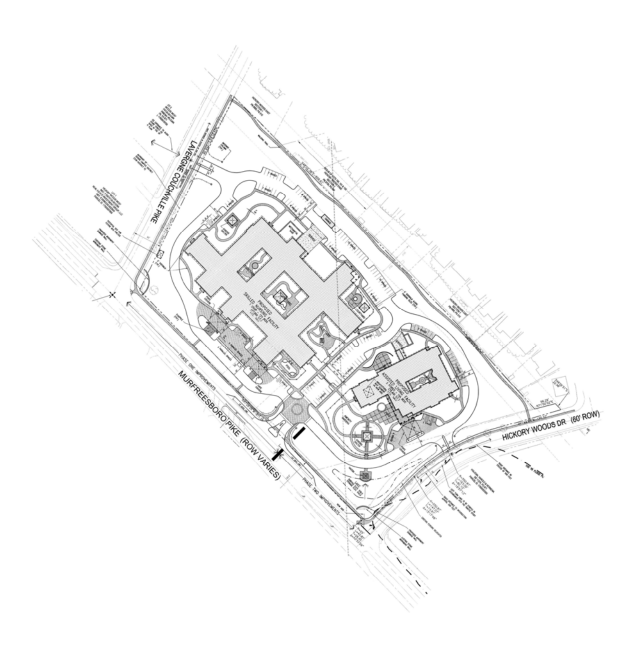
located at 4222 Mufreesboro Pike, Murfreesboro Pike (unnumbered) and LaVergne Couchville Pike (unnumbered), at the southeast corner of LaVergne Couchville Pike and Murfreesboro Pike (13.09 acres), to permit a 77,000 square foot 124-bed skilled nursing facility and a 79,400 square foot 104-bed assisted-living facility.

CRITICAL PLANNING GOALS

• Creates Walkable Neighborhoods

The proposed plan will replace a significant portion of the Hickory Woods SP, and will conflict with the remaining portions of the Hickory Woods SP. The adopted SP provides a well-designed gateway into Davidson County from the City of LaVergne through mixed-use development with distinctive standards for building placement and design. These standards create an integrated community and improve walkability by separating vehicular and pedestrian traffic and requiring placement of front building facades along sidewalks.

The design of the proposed medical campus conflicts with several Critical Planning Goals. The auto-focused layout of the campus with a perimeter driveway and parking area separates this development from the remainder of the center. Deep building setbacks from surrounding streets, placement of driveways within front setbacks, and placement of stormwater detention facilities along streets diminish the quality of the pedestrian realm and will limit the continuity of future surrounding development. This insular and inefficient layout will provide little opportunity for interaction with the public realm.





The application undermines the fundamental goals of the Hickory Woods SP and will result in the continuation of isolated and separate strip development at a critical gateway to Davidson County.

ANTIOCH / PRIEST LAKE COMMUNITY PLAN

Community/ Corridor Center (CC)

CC is intended for dense, predominantly commercial areas at the edge of a neighborhood, which either sits at the intersection of two major thoroughfares or extends along a major thoroughfare. This area tends to mirror the commercial edge of another neighborhood forming and serving as a "town center" of activity for a group of neighborhoods. Appropriate uses within CC areas include single and multi-family residential, offices, commercial retail and services, and public benefit uses. An Urban Design or Planned Unit Development overlay district or site plan should accompany proposals in these policy areas, to assure appropriate design and that the type of development conforms with the intent of the policy.

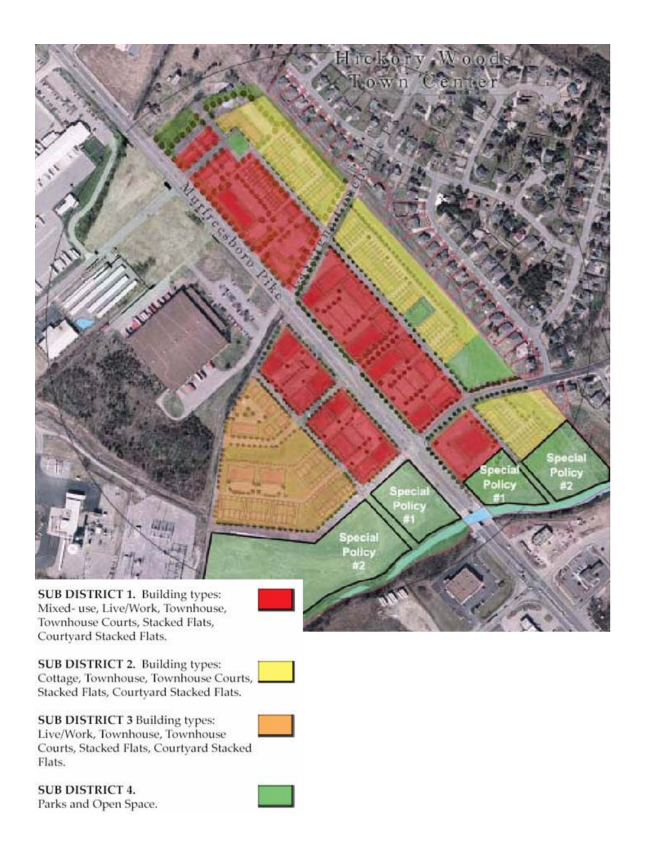
Consistent with Policy?

No. The proposed SP does not comply with the design principles of the CC policy and is inconsistent with the current zoning, which does implement the CC policies.

Project Description

This proposal was originally submitted as an amendment to the Hickory Woods SP (2006SP-166-001). Working with Planning staff, the applicant submitted a revised application to create a new SP in order to avoid unanticipated complications with the standards of the existing Hickory Woods SP.

The proposed Stones River SP is located in the middle of the Hickory Woods SP, which was approved in 2006 to create an integrated mixed-use community and provide context-sensitive standards to follow the design principles and land-use provisions of the CC policy. The Hickory Woods SP addresses CC policy through requirements for shallow street setbacks, limitations on building heights, standards for building design and requirements for mixed-use development. This proposed SP would replace the standards of the Hickory Woods SP for a significant piece of the SP area to allow skilled nursing and assisted living facilities in an isolated campus-style layout, independent from the surrounding Hickory Woods SP. Because of its location, the Stones River SP will sever the continuity of intended development within the Hickory Woods SP and





will eliminate the compatibility of the Hickory Woods SP with the design principles of the CC policy.

The proposed development will occupy the portion of the Hickory Woods SP on the north side of Murfreesboro Pike, bordered by Lavergne-Couchville Pike on the west and Hickory Woods Drive on the east. The fundamental feature of the proposed layout is a perimeter driveway that surrounds the development and connects it to three proposed vehicular entrances, one along each bordering street, while also separating development from these bordering streets. Parking is provided along this driveway and along a north-south driveway that bisects the site, separating the nursing and assisted living facilities. This perimeter driveway would replace a main street, proposed by the Hickory Woods SP, which would have run parallel to Murfreesboro Pike, connecting all development within the SP on the north side of Murfreesboro Pike and providing a defined boundary between mixeduse/commercial and residential development.

The proposed nursing facility is a one-story structure with an entrance facing Murfreesboro Pike and separated from this street by a 75 foot wide perimeter driveway. The assisted living facility is three stories in height and will be set back from Murfreesboro Pike approximately 160 feet. It is separated from Murfreesboro Pike by the perimeter driveway, an "amenity garden," and a stormwater detention pond to be placed in the southeast corner of the project site. These proposed setbacks are significantly larger than currently allowed by the Hickory Woods SP and reduce the project's compatibility with the "main street" pedestrian-oriented intent of the CC design principles.

The proposal does not meet the design principles and reduces the likelihood of achieving the intended mixture of uses of the CC policy or meeting the intent of the Hickory Woods SP.

The design principles of the CC policy promote shallow or non-existent building setbacks, off-street parking placed to the side or rear of buildings, development within a "main street" layout, mixed-use development, and strong engagement of public realm. The campus-style layout of the proposed development does not meet these guidelines with its deep building setbacks separated from surrounding streets by driveways, parking areas, and stormwater

Policy Analysis





SP Analysis

detention facilities. The CC policy does allow the proposed nursing and assisted-living uses, but encourages this type of public benefit use to contribute to surrounding mixed-use context in a walkable main street format.

The development area is located within portions of two subdistricts of the Hickory Woods SP. As noted above, the Hickory Woods SP was approved in 2006 to provide standards to follow the design principles of the CC policy.

Subdistrict 1 runs along both sides of Murfreesboro Pike and allows mixed-use/commercial and residential uses in a format that follows the "main street" character intended by the CC policy, by promoting well-designed mixed-use development that is placed along a continuous pedestrian network. This subdistrict requires shallow street setbacks of 10-20 feet for commercial and mixed-use buildings. Street setbacks can go as deep as 20-25 feet for some residential buildings. These required setbacks are significantly shallower than those in the proposed development. Subdistrict 2 covers the remainder of the site behind Subdistrict 1 and is intended to allow only residential development in the form of stacked flat, townhouse, and cottage buildings. This residential development helps to provide a transition from Murfreesboro Pike to the single-family residential neighborhood to the north.

The Hickory Woods SP includes square footage limits on development within Subdistrict 1 in order to ensure mixeduse development along Murfreesboro Pike, in accordance with the intent of the CC policy, and to prevent the proliferation of a single use within the Hickory Woods SP. Mixed-use/commercial development is limited to less than 10,000 total square feet until other building types, such as live/work and residential types are included into Subdistrict 1. Additionally, total commercial/retail development within Subdistrict 1 is required to remain under 200,000 square feet. Together, these standards are intended to prevent large single-use commercial projects from dominating development within the Hickory Woods SP, especially during the initial stages of development. The proposed development, which includes 156,400 square feet of a single building type along Murfreesboro Pike without providing other building types or uses, is the type of single-use project that the SP standards are intended to prevent.



Because the proposed development does not fit into the existing Hickory Woods SP subdistricts, the applicant proposes a new SP with new setback and development standards. The proposed SP would allow minimum street setbacks of 20 feet along all public streets and property lines. All buildings would have a maximum height of 3 stories and a maximum development area of 225,000 square feet. 156,400 square feet of development is currently proposed on the proposed site plan. Architectural standards regulating building materials, structural dimensions, roof materials and pitches, and window and door openings are included in the proposed SP.

Even though new standards are proposed within the Stones River SP to prevent implementation conflicts with the Hickory Woods SP, the proposal fundamentally undermines the intent of both the existing land-use policy, which emphasizes pedestrian-oriented "main streets," and the existing SP zoning, which requires shallow building setbacks along streets and discourages large-scale single-use development. The SP zoning was specifically tailored to implement to implement the land-use and design provisions of the community plan.

PUBLIC WORKS RECOMMENDATION

- 1. All Public Works' design standards shall be met prior to any final approvals and permit issuance. Any approval is subject to Public Works' approval of the construction plans.
- 2. Along Murfreesboro Pike, label and show reserve strip for future right of way, 54 feet from centerline to property boundary, consistent with the approved major street plan (U6 108' ROW).
- 3. Along Murfreesboro Pike, construct sidewalks with curb & gutter, a six (6') foot furnishing zone and eight (8') foot sidewalk, consistent with the Strategic Plan for Sidewalks & Bikeways. Locate sidewalks within the public right of way / dedicate right of way, as applicable.



- 4. Tennessee Department of Transportation approval is required for any modifications and work within the Murfreesboro Pike right of way.
- 5. In accordance with the recommendations of the traffic impact study, the following improvements are required:
 - Access on Hickory Woods Drive and Lavergne Couchville Pike should have 1 exiting and 1 entering lane with appropriate sight distance and departure sight triangles per AASHTO standards.
 - Hickory Woods Drive should be striped with a two way left turn lane (TWLTL) from the proposed driveway to Murfreesboro Pike. Provide a dedicated WB left turn lane with 125 ft of storage at Murfreesboro Pike.
 - Modify the existing traffic signal at Lavergne Couchville Pike and Murfreesboro Pike to provide pedestrian accommodations including push buttons, crosswalks, and signal heads.

Maximum Uses in Existing Zoning District: SP-MU

Land Use (ITE Code)	Acres	FAR/Density	Total Floor Area/Lots/Units	Daily Trips (weekday)	AM Peak Hour	PM Peak Hour
Various	13.09	Various	Various	-	-	-

Maximum Uses in Proposed Zoning District: SP-MU

Land Use (ITE Code)	Acres	FAR/Density	Total Floor Area/Lots/Units	Daily Trips (weekday)	AM Peak Hour	PM Peak Hour
Nursing Home (620)	13.09	-	124 Bed	292	22	28

Maximum Uses in Proposed Zoning District: SP-MU

Land Use (ITE Code)	Acres	FAR/Density	Total Floor Area/Lots/Units	Daily Trips (weekday)	AM Peak Hour	PM Peak Hour
Assisted Living (254)	13.09	-	104 Bed	291	15	23

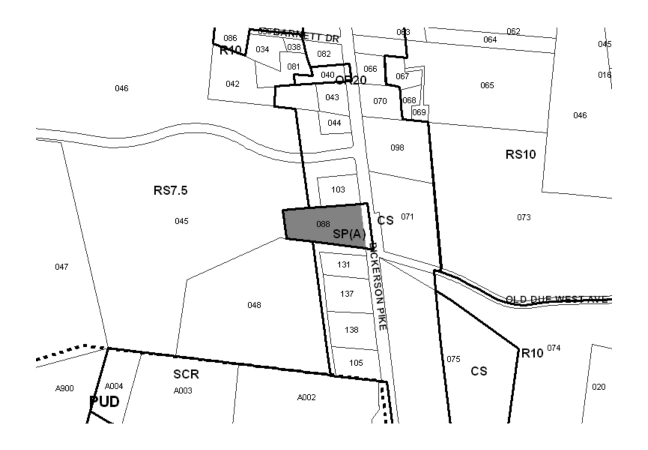
Traffic changes between maximum: SP-MU and proposed SP-MU

Land Use (ITE Code)	Acres	FAR/Density	Total Floor Area/Lots/Units	Daily Trips (weekday)	AM Peak Hour	PM Peak Hour
-	13.09	-	-	-	-	-



STAFF RECOMMENDATION	Staff recommends disapproval of the zone change request. The proposed SP falls short of the design intent of the CC policy and fundamentally undermines the goals and purpose of the adopted Hickory Woods SP.
CONDITIONS (if approved)	1. With approval of this SP, Planning staff shall initiate both the repeal of the remainder of Hickory Woods SP and an examination of land-use policy within the existing CC policy area within and surrounding the Hickory Woods SP.

ZONING MAP and TEXT AMENDMENTS



2009SP-003-002

Anchor Property Holdings (Amendment #1)
Map: 050-00 Parcel: 088
Parkwood/Union Hill Community Plan
Council District 3 – Walter Hunt



Project No. Project Name Council Bill Council District School Board District Requested By	SP Amendment 2009SP-003-002 Anchor Property Holdings (Amendment # 1) BL2009-511 03 - Hunt 03 - North Anchor Property Holdings, LLC, owner
Staff Reviewer Staff Recommendation	Sexton Approve with condition
APPLICANT REQUEST	Add auto-related uses and all uses permitted in the CS zoning district.
Amend SP Ordinance	A request to amend Council Bill BL2009-388 for the previously approved Anchor Property Holdings Specific Plan District located at 3502 Dickerson Pike, approximately 3,255 feet north of Doverside Drive (2.88 acres), to add Automobile Sales (new) Automobile Sales (used), Automobile Service, Car Wash, Vehicular Sales and Services, Vehicle Rental/Leasing and Heavy Equipment Repair and all other uses permitted in the Commercial Service (CS) zoning district as additional permitted uses in the Specific Plan - Auto (SP-A) district.
Existing Zoning SP-A District	Specific Plan-Auto is a zoning District category that provides for additional flexibility of design, including the relationship of streets to buildings, to provide the ability to implement the specific details of the General Plan. This Specific Plan includes auto uses.
CRITICAL PLANNING GOALS	N/A
PARKWOOD-UNION HILL COMMUNITY PLAN POLICY	
Community Center (CC)	CC is intended for dense, predominantly commercial areas at the edge of a neighborhood, which either sits at the intersection of two major thoroughfares or extends along a major thoroughfare. This area tends to mirror the commercial edge of another neighborhood forming and serving as a "town center" of activity for a group of neighborhoods. Appropriate uses within CC areas include single- and multi-family residential, offices, commercial retail and services, and public benefit uses. An Urban Design or Planned Unit Development overlay district or site plan should accompany proposals in these policy



Detailed Land Use Plan Commercial (Com)

Commercial is intended for commercial uses only, with no residential uses. It is intended for mixed commercial buildings with shops at street level and office uses on the

areas, to assure appropriate design and that the type of development conforms with the intent of the policy.

upper levels.

Consistent with Policy?

Yes. The amendment adds Automobile Sales (new) Automobile Sales (used), Automobile Service, Car Wash, Vehicular Sales and Services, Vehicle Rental/Leasing and Heavy Equipment Repair and all other uses permitted in the CS zoning district as additional uses within the SP district, which are uses that are compatible with the Community Center policy.

While auto-oriented uses may not be conducive to creating a pedestrian-oriented streetscape, the applicant has designed a preliminary site plan, which was approved by the Metro Planning Commission on February 26, 2009, that will bring the property closer to the goal of creating a pedestrianoriented streetscape and is consistent with the intent of the CC policy given that the plan utilizes the existing building. There are no other changes to the SP with this amendment.

PLAN DETAILS

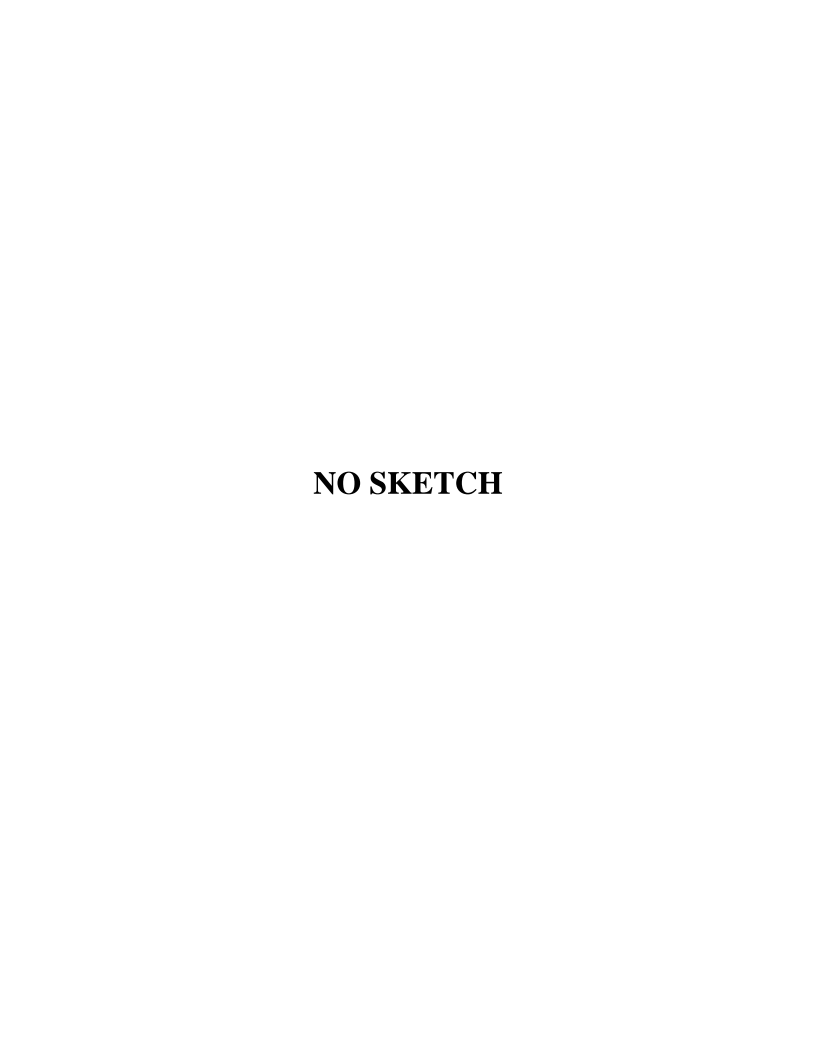
The Anchor Property Holdings Specific Plan District was approved by Metro Council in 2009. The approved plan consists of a one-story 9,580 square foot building that is being used as a repair shop, wrecker, and towing facility. While the SP permits some auto uses, it did not include automobile sales (new) automobile sales (used), car wash, vehicular sales and services, vehicle rental/leasing and heavy equipment repair as permitted uses. The permitted commercial uses in the current SP approved by Council are as follows:

- Wrecker Service
- Automobile Repair Uses

The proposed auto uses are consistent with the intent of the original SP and compatible with other permitted commercial uses. The change is minor in that it does not alter the design of the SP, but should benefit the development by allowing a wider range of uses.



	Metro Planning Commission Meeting of 09/24/09				
Stormwater Violations	The Stormwater Division has identified a number of violations on this property which were also referenced in the original rezoning to SP. To date, no actions have been taken by the property owner. After discussion with the Councilmember, the Stormwater Division has set a deadline to correct the violations.				
STORMWATER RECOMMENDATION	The reference property contains outstanding stormwater violations. These violations shall be corrected no later than 180 days after Council approval of the amended SP plan.				
STAFF RECOMMENDATION	Staff recommends that the request be approved with a condition that the stormwater violations be corrected within 180 days of Council approval. The proposed auto uses are consistent with other commercial uses currently permitted in the SP district.				
CONDITION	1. The outstanding stormwater violations on this property shall be corrected no later than 180 days after Council approval of the amended SP plan. No grading, building, or use permits shall be issued until the violations are corrected.				







Project No. Project Name Council Bill Council District School District Requested By	Zoning Text Change 2009Z-016TX-001 Text Amendment to Remove Department of Law Review BL2009-536 Countywide Countywide Councilmember Robert Duvall
Staff Reviewer Staff Recommendation	Logan Disapprove
APPLICANT REQUEST	Remove required review by Department of Law
Text Amendment	A council bill to amend the Metro Zoning Code, Section 17.40.075 (Submission of Amendatory Ordinances to the Department of Law), to repeal the requirement that all amendments to the official zoning map or zoning regulations be submitted to the department of law for a statement as to legality.
CRITICAL PLANNING GOALS	N/A
APPLICATION DETAILS	This request is to remove Section 17.04.075 from the Zoning Code. Section 17.04.075 of the Zoning Code requires all ordinances to amend the official zoning map of the zoning code to be reviewed by the Department of Law. The Department of Law is also required to "provide to each member of the metropolitan council and to the director of the council office an opinion as to whether or not the enactment of such ordinance may expose the metropolitan government to any liability for violation of federal, state or local law."
History of Existing Law	Ordinance No. BL2008-245, which added this requirement to the Zoning Code, was approved by the Planning Commission on June 26, 2008, and passed third reading at Metropolitan Council on July 15, 2008. The first draft of BL2008-245 required all ordinances to be reviewed by the Department of Law "prior to being filed with the metropolitan clerk." The Planning Commission approved BL2008-245 with an amendment that recommended the removal of the requirement to review amendments to the official zoning map. The Planning Commission minutes indicate that the reason for the proposed amendment was concern with causing unnecessary delay of development.



all amendments to the official zoning map, this amendment required ordinances to be submitted to the Department of Law at the time they are filed with the Metropolitan Clerk and specifically provides that the opinion of the Department of Law is required "no later than ten (10) days prior to the date such ordinance is initially set for third reading before the metropolitan council." Changing the review time by the Metropolitan Department of Law also satisfies the Planning Commission's concern with causing unnecessary delay of development. Since the adopted ordinance was drafted to minimize any impact on specific development proposals, staff recommends disapproval of the proposed ordinance to remove the requirement of review by the Department of Law from the Zoning Code.

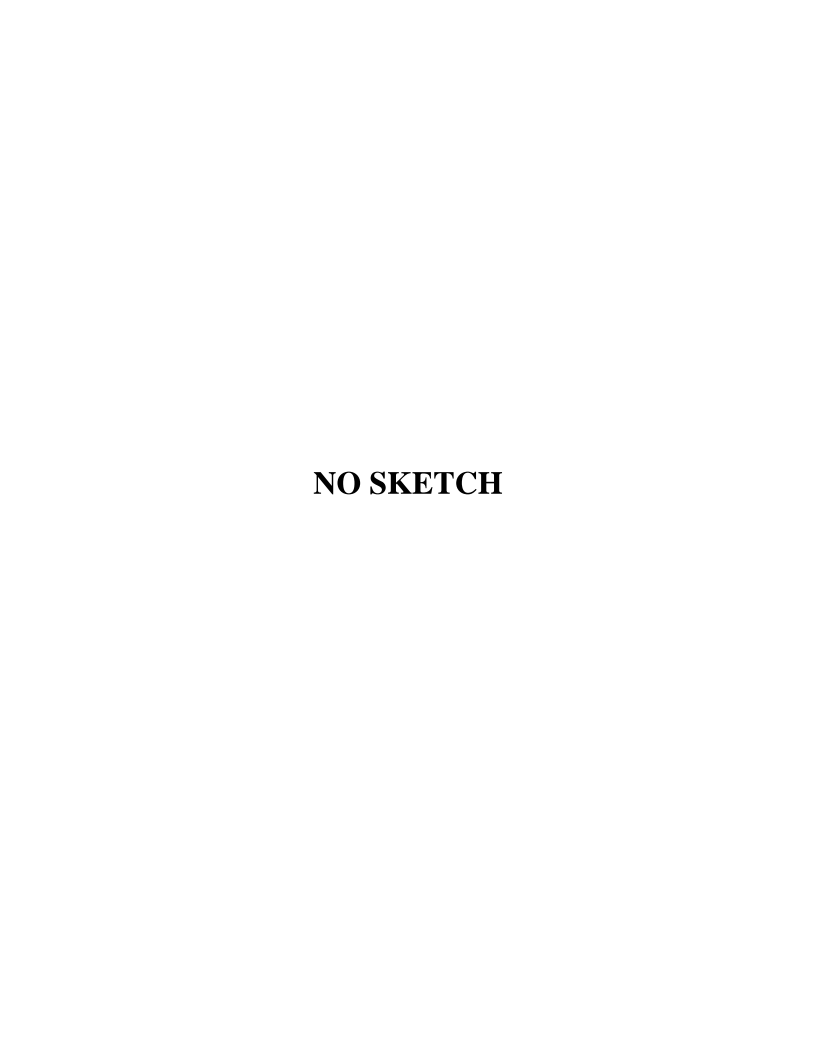
Analysis

The Zoning Code specifically states that the opinion of the Department of Law will state "whether or not the enactment of such ordinance may expose the metropolitan government to any liability for violation of federal, state or local law." While the Planning Department also reviews all ordinances to amend the official zoning map or the zoning code, this department does not and can not determine whether the ordinance may expose Metro to any liability. Only the Department of Law is capable of making this determination.

STAFF RECOMMENDATION

Staff recommends disapproval of the proposed ordinance.







Project No. Project Name Council Bills Council District School District Requested by	2009Z-017TX-001 Adult/Sexually-Oriented Book & Video Stores BL2009-538 Countywide Countywide Councilmembers Jim Gotto and Anna Page
Staff Reviewer Staff Recommendation	Regen Approve
APPLICANT REQUEST	Modify definitions related to adult/sexually-oriented bookstores and video store.
Text Amendment	A council bill to modify Section 17.040.60 (Definitions) of the Zoning Code pertaining to the definitions of Adult Entertainment uses such as "Adult Bookstore" and "Adult Video Store" and to modify Chapter 6.54 (Sexually-Oriented Businesses) pertaining to "Sexually-Oriented Bookstore" and "Sexually-Oriented Video Store".
CRITICAL PLANNING GOALS	N/A
PURPOSE	The proposed bill is to further strengthen Nashville's existing laws governing adult/sexually-oriented businesses by being consistent with Knox County's adult/sexually-oriented laws that were upheld by the U.S. Court of Appeals (6 th Cir.) on February 12, 2009.
ANALYSIS Existing Law	Where the majority (51 percent or more) of a business has its floor space or stock of goods and items devoted to adult/sexually-oriented material, Section 17.04.060 (Definitions) of the Zoning Code defines the business as "adult entertainment". These entertainment uses are further broken down into different establishments such as theatres, bookstores, video stores, and night clubs. The phrase "majority of stock" means 50 percent or more of the stock or floor space. The Zoning Code requires businesses with a majority of their stock or floor space devoted to adult/sexually-oriented material to locate in the Adult Entertainment Overlay district and receive approval from Sexually-Oriented Business Licensing Board. Those having less than a majority (49 percent or less) are classified as "retail" uses by the Zoning Code, and can



locate anywhere in the county where retail uses are allowed.

Proposed Bill

The proposed bill modifies two different sections of the Metro Code: Chapter 6.54 (Sexually-Oriented Businesses) and Title 17 (Zoning Code). The changes proposed in both sections are nearly identical in content. Both propose to replace existing definitions of an adult/sexually-oriented book store or video store, and to add a definition for "principal business purpose". The bill is also modeled after Knox County, TN's adult/sexually-oriented laws that were recently upheld by the U.S. Court of Appeals (6th Cir.).

- "Principal business purpose" means a business purpose for which any one of the following applies:
- (1) At least thirty-five percent (35%) of the business's displayed merchandise consists of books, magazines, periodicals or other printed matter, or photographs, films, motion pictures, video cassettes, compact discs, digital video discs, slides, or other visual representations, which are characterized by their emphasis upon the display of "specified sexual activities" or "specified anatomical areas";
- (2) At least thirty-five percent (35%) of the wholesale value of the business's displayed merchandise consists of the foregoing enumerated items;
- (3) At least thirty-five percent (35%) of the retail value of the business's displayed merchandise consists of the foregoing enumerated items;
- (4) At least thirty-five percent (35%) of the business's revenues derive from the sale or rental, for any form of consideration, of the foregoing enumerated items;
- (5) At least thirty-five percent (35%) of business's interior business space is used for the display, sale, or rental or the foregoing enumerated items;
- (6) The business regularly features the foregoing enumerated items, and prohibits access by minors, because of age, to the premises, and advertises itself as offering "adult" or "XXX" or "x-rated" or "erotic" or "sexual" or "pornographic" material on signage visible from a public right-of-way.
- "Sexually oriented bookstore" means an establishment which, as one of its principal business purposes, offers for sale books, magazines, other periodicals, or any other items which are distinguished or characterized by their emphasis on matter depicting, describing or relating to "specified sexual activities" or "specified anatomical areas" as defined in this section for observation of the patrons therein; or in conjunction therewith has facilities for the presentation of sexually oriented entertainment, including but not limited to sexually oriented movies, sexually oriented videos, sexually oriented films, or sexually oriented live entertainment, for observation by patrons therein.
- "Sexually oriented video store" means a commercial establishment which, as one of its principal business purposes the sale or rental, or presentation for a fee or incidentally to another service, "sexually oriented videos," as defined in this section; or in conjunction therewith, regularly presents on the premises sexually oriented motion pictures or sexually oriented films, "sexually oriented videos," or sexually oriented live exhibitions which are distinguished or characterized by an emphasis on matter depicting, describing or relating to "specified sexual activities" or "specified anatomical areas" as defined in this section for observation by patrons therein.
- "Adult bookstore" means an establishment which, as one of its principal business purposes, offers for sale books, magazines, other periodicals, or any other items which are distinguished or characterized by their emphasis on matter depicting, describing or relating to "specified sexual activities" or "specified anatomical areas" as defined in this section for observation of the patrons therein; or in conjunction therewith has



facilities for the presentation of sexually oriented entertainment, including but not limited to sexually oriented movies, sexually oriented videos, sexually oriented films, or sexually oriented live entertainment, as defined in section 6.54.010 of the metropolitan code, for observation by patrons therein.

"Adult video store" means a commercial establishment which, as one of its principal business purposes the sale or rental, or presentation for a fee or incidentally to another service, "adult videos," as defined in this section; or in conjunction therewith, regularly presents on the premises sexually oriented motion pictures or sexually oriented films, "adult videos," or sexually oriented live exhibitions which are distinguished or characterized by an emphasis on matter depicting, describing or relating to "specified sexual activities" or "specified anatomical areas" as defined in this section and in section 6.54.010 of the metropolitan code for observation by patrons therein.

Countywide Effect

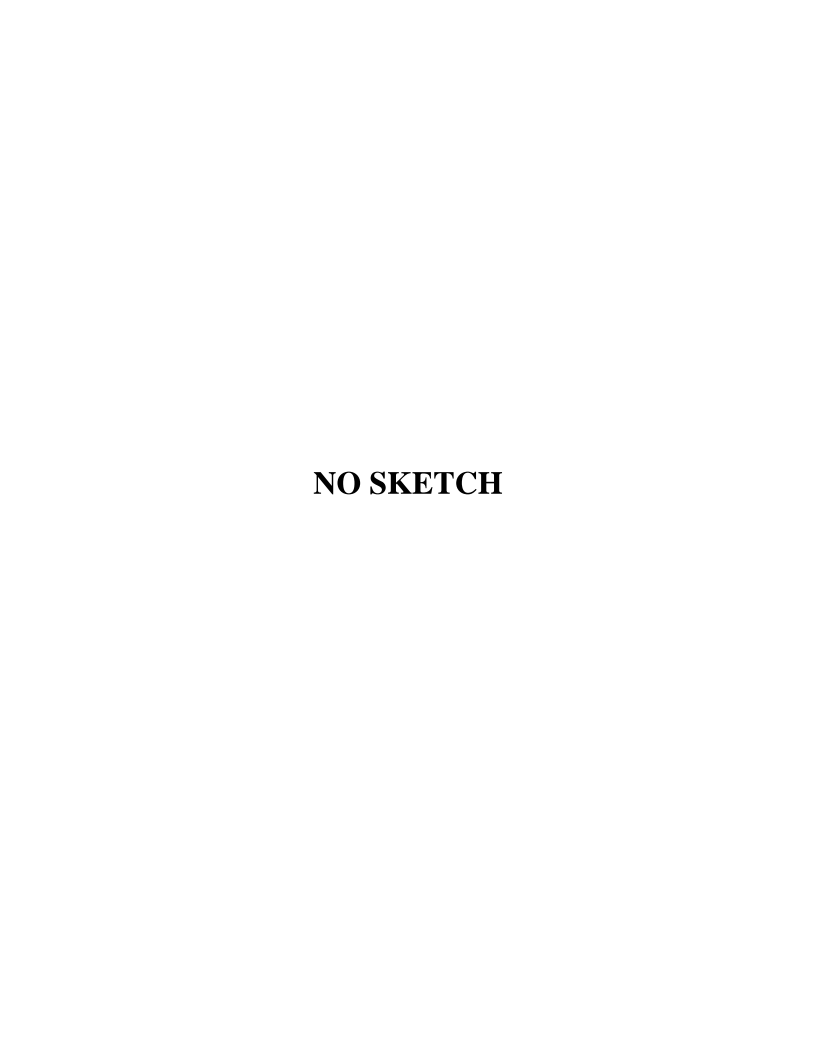
The proposed bill would increase the number of retail and wholesale businesses classified as "adult" or "sexually-oriented" by lowering the threshold devoted to adult/sexually-oriented items from 50 percent to 35 percent. The Knox County ordinance also uses 35 percent as its threshold. If a new business was classified as adult/sexually-oriented based on it meeting the 35 percent threshold, it would have to receive approval from the Sexually-Oriented Business Licensing Board and locate in the Adult Entertainment Overlay.

Enforcement

The Sexually-Oriented Business Licensing Board enforces the standards of the Metropolitan Code relative to adult/sexually-oriented businesses. This board has one staff member who directly works for the board with supplemental assistance for inspections by the Codes and Health Departments and background checks by the Police Department. The board currently is responsible for monitoring and inspecting the eight (8) businesses located in the Adult Entertainment Overlay (5 clubs, 1 bookstore, 2 video stores). With this bill lowering the adult vs. non-adult classification threshold from 50 percent to 35 percent, more businesses will be classified as "adult", thus requiring more licenses and inspections.

STAFF RECOMMENDATION

Staff recommends approval of this bill. The proposed definitions for adult/sexually-oriented bookstore and video store are consistent with those adopted by Knox County, TN and recently upheld by the U.S. Court of Appeals (6th Cir.).





Metro Planning Commission Meeting of 09/24/09 Item # 5

	$\frac{1}{\pi}$
Project No. Project Name Council Bill Council District School District Requested by	2009Z-036TX-001 Artisan Distillery BL2009-537 Countywide Countywide Councilmembers Mike Jameson and Charlie Tygard
Staff Reviewer Staff Recommendation	Bernards Approve
APPLICANT REQUEST	Create new land use called Artisan Distillery
Text Amendment	A council bill to amend the Metro Zoning Code to add "Artisan Distillery" as a permitted use in the commercial core, core frame and industrial zoning districts, and to make a technical change to the land use tables pertaining to microbreweries
CRITICAL PLANNING GOALS	N/A
ANALYSIS Existing Law	Any business that manufactures alcoholic beverages is classified by the Zoning Code as a "medium manufacturing" use. This use is permitted in only two zoning districts: the IR and IG districts.
	In September 2008, the Metro Zoning Code was amended where microbreweries were defined and permitted in the CF zoning district in addition to the IR and IG districts. A the time the legislation was codified, microbreweries were listed under the commercial land use heading of the Land Use Table, Section 17.08.030 of the Zoning Code.
Proposed Text	This bill proposes to create a new land use category, Artisan Distillery, as a permitted use in the CC, CF and all industrial districts. This new use would be listed under the industrial land use heading in the Land use Table. This text amendment also corrects a codification error by moving microbreweries to the industrial land use heading of the Land Use Table. Below are the provisions included in the proposed ordinance:
	 Amend Section 17.04.060 (Definitions) to add the following:
	"Artisan distillery" means the production of alcoholic beverages in quantities not to exceed one thousand



(1,000) barrels per month, with a barrel containing not more than fifty-five U.S. liquid gallons.

- Amend Section 17.08.030 (District Land Use Table) to add "Artisan Distillery" as a use permitted by right (P) in the CC, CF, IWD, IR, and IG zoning districts.
- Amend Section 17.08.030 (District Land Use Table) to delete Microbrewery under the commercial land use heading and add Microbrewery under the industrial land use heading

Background

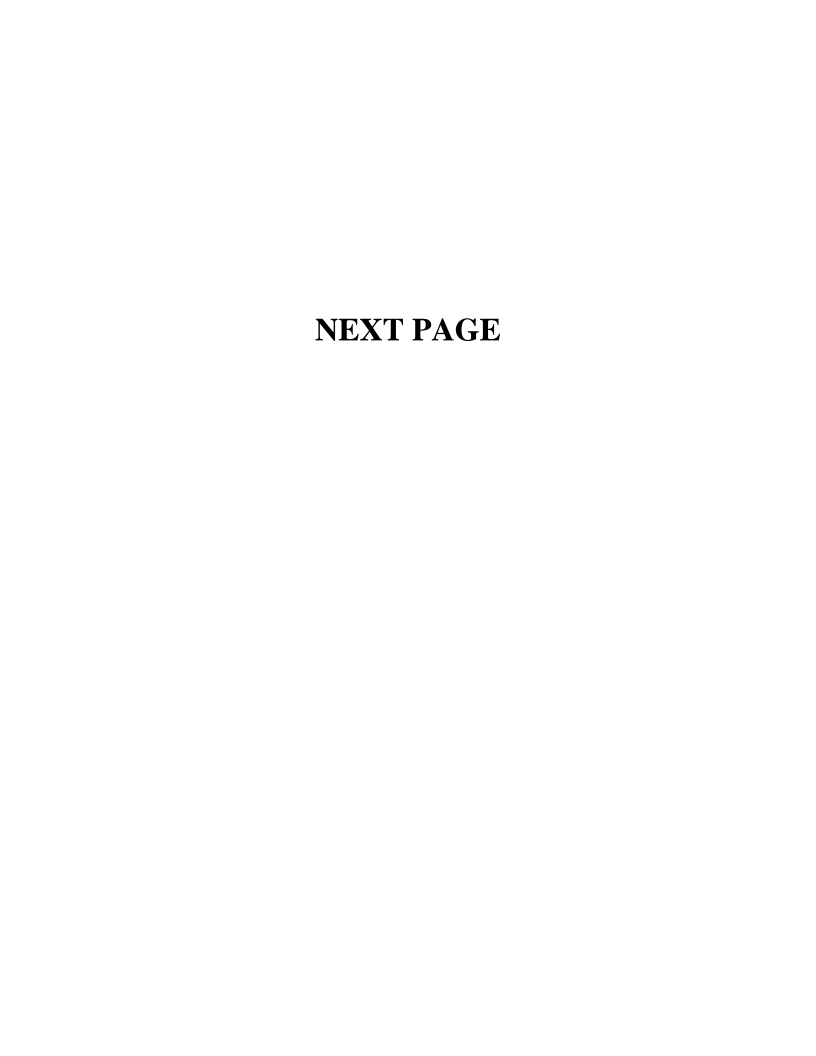
Public Chapter 524, which was adopted by the Tennessee Legislature in June 18, 2009 permits the "manufacture of intoxicating liquors and/or intoxicating drinks" in certain counties including "any county having a population of more than five hundred thousand" that permit both retail package sales and liquor by the drink. Davidson County meets both these standards.

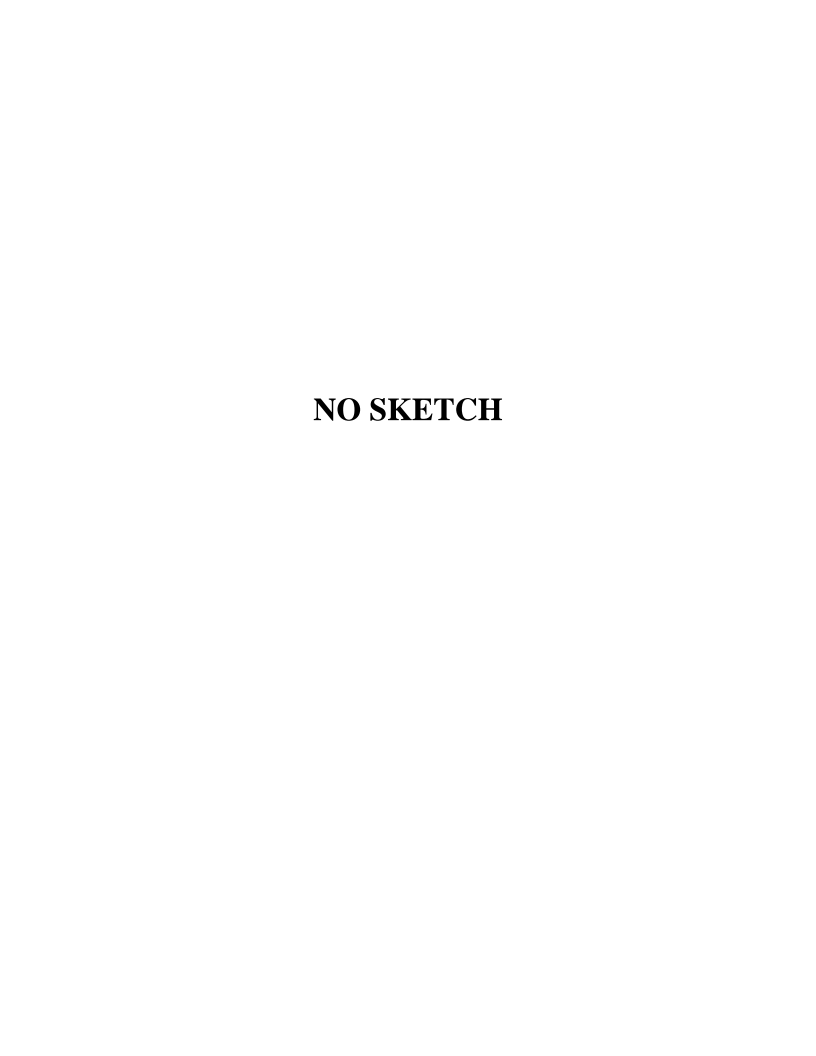
Analysis

With the adoption of Public Chapter 524, a distillery of any size could be established in the IR and IG zoning district. This text amendment provides a definition of a distillery with a limited capacity of 1,000 barrels per month and expands the locations where these smaller distilleries can locate in Davidson County. Permitting smaller-scale distilleries in the CC and CF zoning districts will add to active uses in the downtown area and add to the tourist attractions already in place. Any distillery would be required to meet all applicable Federal and State regulations.

STAFF RECOMMENDATION

Staff recommends approval of the text amendment to allow "Artisan Distillery" as a new land use category.







Project No. Project Name Council Bill	Zoning Text Change 2009Z-037TX-001 Text Amendment to Change Definition of "Family" & "Residence for handicapped, more than eight individuals" BL2009-535
Council District School District Requested By	Countywide Councilmembers Sean McGuire, Jim Gotto, Jim Hodge
Staff Reviewer Staff Recommendation	Logan Approve
APPLICANT REQUEST	Change Zoning Code definition of "Family" and "Residence for handicapped, more than eight individuals "
Text Amendment	A council bill to amend the definitions of "Family" and "Residence for handicapped, more than eight individuals" in the Metro Zoning Code.
CRITICAL PLANNING GOALS	N/A
APPLICATION DETAILS	The Zoning Code contains the following definitions:
Current Definition of "Family"	"Family' means one of the following:
	1. An individual, or two or more persons related by blood, marriage or law, or, unless otherwise required by federal or state law, a group of not more than three unrelated persons living together in a dwelling unit. Servants and temporary nonpaying guests having common housekeeping facilities with a family are a part of the family for this code;
	2. A group of not more than eight unrelated mentally retarded, mentally handicapped (excluding the mentally ill) or physically handicapped persons, including two additional persons acting as houseparents or guardians, living together as a single housekeeping unit in accordance with Tennessee Code Annotated 13-24-102. For purposes of this subsection, 'mentally handicapped' and 'physically handicapped' includes persons being professionally treated for drug and/or alcohol dependency or abuse.
	3. A group of not more than eight unrelated persons over the age of sixty-five, including two additional persons acting as houseparents or guardians, living together as a single housekeeping unit."



Current Definition of "Residence for handicapped, more than eight individuals"

Analysis

"Residence for handicapped, more than eight individuals" means a group of more than eight unrelated mentally retarded, mentally handicapped (excluding the mentally ill) or physically handicapped persons, including two additional persons acting as houseparents or guardians, living together as a single housekeeping unit."

Both of the current definitions of "Family" and "Residence for handicapped, more than eight individuals" excludes <u>all persons who are mentally ill</u> from the category of mentally handicapped. However, both of the definitions conflict with Tennessee Code Annotated. Tennessee Code Annotated § 13-24-101 states that "mentally handicapped" does not include persons who are mentally ill <u>and</u>, because of such mental illness, pose a likelihood of serious harm as defined in § <u>33-6-501</u>, or who have been convicted of serious criminal conduct related to such mental illness [emphasis added]."

Tennessee Code Annotated § 33-6-501 defines "substantial likelihood of serious harm" with the following language:

"IF AND ONLY IF

- (1) (A) a person has threatened or attempted suicide or to inflict serious bodily harm on the person, OR
 - **(B)** the person has threatened or attempted homicide or other violent behavior, OR
 - (C) the person has placed others in reasonable fear of violent behavior and serious physical harm to them, OR
 - (**D**) the person is unable to avoid severe impairment or injury from specific risks, AND
- (2) there is a substantial likelihood that the harm will occur unless the person is placed under involuntary treatment,

THEN

(3) the person poses a 'substantial likelihood of serious harm' for purposes of this title."

Proposed Ordinance

The proposed ordinance changes the Zoning Code so that the definition of "mentally handicapped," which is contained in the definitions of "Family" and "Residence for handicapped, more than eight individuals," mirrors the definition in Tennessee Code Annotated.



Proposed Definitions

Sections 1 and 3 of the definition of "Family" will remain the same. Section 2 will be replaced with the following text:

"2. A group of not more than eight unrelated mentally retarded, mentally handicapped, or physically handicapped persons, including two additional persons acting as houseparents or guardians, living together as a single housekeeping unit in accordance with Tennessee Code Annotated § 13-24-102. For purposes of this subsection, 'mentally handicapped' and 'physically handicapped' includes persons being professionally treated for drug and/or alcohol dependency or abuse. For the purposes of this subsection, 'mentally handicapped' does not include persons who are mentally ill and, because of such mental illness, pose a likelihood of serious harm as defined in Tennessee Code Annotated § 33-6-501, or who have been convicted of serious criminal conduct related to such mental illness."

"Residence for handicapped, more than eight individuals" will be replaced with the following definition:

"Residence for handicapped, more than eight individuals' means a group of more than eight unrelated mentally retarded, mentally handicapped, or physically handicapped persons, including two additional persons acting as houseparents or guardians, living together as a single housekeeping unit. For the purposes of this subsection, 'mentally handicapped' does not include persons who are mentally ill and, because of such mental illness, pose a likelihood of serious harm as defined in Tennessee Code Annotated § 33-6-501, or who have been convicted of serious criminal conduct related to such mental illness."

STAFF RECOMMENDATION

Staff recommends approval of the proposed ordinance.