

June 1, 2015

Zoning Commission
441 4th St. NW, Suite 200-S
Washington, DC 20001

RE: Case No. ZC 14-11

Dear Zoning Commissioners:

Please accept my comments on the proposed rule to deal with pop-up developments in R-4 Districts. I commend the Zoning Commission for taking this important step to address concerns raised by District residents.

I presently reside in a condominium on K Street. I support large condominium projects and NOT row house conversions. What is presently going on in DC Housing is making me reconsider a move to a row house and possibly even leaving the District itself.

Matter-of-Right Conversions

I do not believe the proposed rule goes far enough to protect the supply of single-family homes in R-4 zones. Proposed new section 330.7 would permit conversions of existing residential buildings to apartment houses with up to four units as a matter-of-right. The decision to allow matter-of-right conversions of rowhouses in R-4 zones is a mistake. Family households with children need larger housing units with more bedrooms. The District's Comprehensive Plan states that of the city's existing housing stock, only one-third of the units have three bedrooms or more, and 80% of recent new construction has been apartments with fewer bedrooms. The Comprehensive Plan also states that the availability of single-family housing and housing with more rooms are two factors that are positively correlated with retaining family households.

The Comprehensive Plan guides the District's development and provides overall guidance about the city's planning. The Comprehensive Plan states:

Policy H-1.3.1, Housing for Families: Provide a larger number of housing units for families with children by encouraging new and retaining existing single family homes, duplexes, row houses, and three- and four-bedroom apartments.

Action H-1.3.A, Review Residential Zoning Regulations: During the revision of the city's zoning regulations, review the residential zoning regulations, particularly the R-4 (row house) zone. Make necessary changes to preserve row houses as single-family units to conserve the city's inventory of housing for larger households. As noted in the Land Use Element, this should include creating an R-4-A zone for one- and two-family row houses, and another zone for multi-family row house flats.

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CASE NO. 14-11
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EXHIBIT NO. 299
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Matter-of-right conversions of single-family rowhouses to apartment buildings goes against the Comprehensive Plan's goal of retaining single-family homes for families. Matter-of-right conversions in R-4 should be limited to two-units.

Limitations on Conversions

Although I don't support matter-of-right conversions to apartment houses, I support the limitations on conversions in section 330.7. These limitations also should apply to conversions to two-unit flats. Many developers convert rowhouses to two-units by adding a floor and large rear additions. These limitations must apply to two-unit conversions to protect adjacent properties from massive rear additions and upper floors that block chimneys and solar panels. This also allows individual families to do their own conversions into two units -- rarely would they want to do more, like is presently occurring.

Immediate Effective Date

I urge the Zoning Commission to act quickly on the changes to the zoning rules and to make the final rule effective immediately to protect rowhouse neighborhoods and adjoining properties. The 'wildcat speculators' will still retain valuable real estate to resell, even if they don't have a long window to rush forward their plans to hurt more neighborhoods with these massive conversions.

Respectfully submitted,

DAVID E. HINTZ
Name
1150 K STREET NW
APT. 209, WASHINGTON DC 20005
Address hintzde1@yahoo.com
Email D.E. Hintz
Signature