THE COLUMBIA PIKE
SPECIAL REVITALIZATION DISTRICT
FORM BASED CODE

ARTICLE 11.1 (APPENDIX A) OF THE ZONING ORDINANCE
“CP-FBC” COLUMBIA PIKE - FORM BASED CODE DISTRICTS

ADOPTED 25 FEBRUARY 2003
WITH AMENDMENTS THROUGH
18 OCTOBER 2016

DEPARTMENT OF
COMMUNITY PLANNING,
HOUSING AND DEVELOPMENT

PLANNING DIVISION
2100 CLARENDON BOULEVARD
ARLINGTON, VA 22201
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I. General Provisions

A. Title

This Code is known as the Columbia Pike Special Revitalization District Form Based Code (Columbia Pike Form Based Code, or Code).

B. Applicability

1. Properties that are zoned S-3A, RA14-26, RA8-18, RA7-16, RA6-15, C-1, C-2, C-3, C-O, or CP-FBC districts and are located in the Columbia Pike Special Revitalization District, as designated on the General Land Use Plan (GLUP), shall be eligible to develop in accordance with the Columbia Pike Special Revitalization District Form Based Code requirements. After such development all uses permitted in Appendix A of the Zoning Ordinance shall be permitted on the property, subject to all regulations in Appendix A.

2. Properties that are zoned R-6 and R-5 and located in the Columbia Pike Special Revitalization District, as designated on the General Land Use Plan (GLUP), shall be eligible to develop in accordance with the Columbia Pike Special Revitalization District Form Based Code requirements only after the County Board approves a rezoning to the CP-FBC district.

3. The Columbia Pike Special Revitalization District Form Based Code is an optional zoning tool and property owners retain the zoning rights under the existing zoning. Use of the Form Based Code is selected through the filing of an application for development under the Form Based Code. If this Code is used, development proposals shall comply with all provisions of this Code.

C. Purposes

This Columbia Pike Form Based Code is intended to implement the purpose and goals of the Columbia Pike Initiative Plan initially adopted by the County Board on March 12, 2002, the subsequent Columbia Pike Urban Design Charrette and citizen workshops held in September 2002, and other policies adopted by the County Board to:

1. Foster a vital main street for its adjacent neighborhoods through a lively mix of uses—with shopfronts, sidewalk cafes, and other commercial uses at street level, overlooked by canopy shade trees, upper STORY residences and offices;

2. Create transit, pedestrian-, and bicycle-oriented development, which is dependent on three factors: density, diversity of uses, and design; and

3. Place greatest emphasis on design, or physical form, because of its importance in defining neighborhood character.

D. Other Applicable Regulations

Wherever there is a variation or conflict between the Columbia Pike Special Revitalization District Form Based Code, and other sections of the Arlington County Zoning Ordinance, the requirements set forth in this Code shall prevail. For development standards not covered by this Code, applicable sections of the Arlington County Zoning Ordinance shall be used as the requirement. Similarly, all development must comply with all Federal, State or local regulations and ordinances including, but not limited to, Chesapeake Bay Ordinance and other environmental regulations.
E. Minimum Requirements

The provisions of the Code are the minimum requirements for development under this Code.

F. Severability

Should any provision of this Code be decided by the courts to be unconstitutional or invalid, that decision shall not affect the validity of the Code other than the part decided to be unconstitutional or invalid.

G. Components of the Code

The Code is comprised of the following sections:

1. Administration: Section II. Administration covers the application and review processes for development plan approval, permits, amendments, and administrative changes.

2. Regulating Plans: The REGULATING PLAN provides specific information on the development parameters for each parcel and shows how each LOT or DEVELOPMENT PROJECT relates to public spaces (STREETS, CIVIC GREENS, PEDESTRIAN PATHWAYS, etc.) and the surrounding neighborhood. The REGULATING PLAN may identify additional regulations and/or special provisions for specific locations. The Columbia Pike Special Revitalization District is divided into four subareas, each of which is covered by an individual REGULATING PLAN. The REGULATING PLAN also includes general regulations pertaining to the arrangement of blocks and alleys, buildings, streetscape, parking, ground story uses, and historic preservation.

3. Building Envelope Standards: The BUILDING ENVELOPE STANDARDS (BES), establish basic parameters governing building form, including the envelope for building placement (in three dimensions) and certain permitted/required building elements as they frame the STREET or public realm. The BUILDING ENVELOPE STANDARDS establish both the boundaries within which things may be done and specific things that must be done to ensure that the buildings relate to each other and form a functioning and consistent block structure. The applicable standard(s) for a development project is determined by the BES frontage type designated on the REGULATING PLAN.

4. Streetscape Standards: The purpose of the Streetscape Standards is to ensure coherent STREETS and to assist developers and owners with understanding the relationship between the public realm and their own DEVELOPMENT PROJECT or building. These standards set the parameters for the placement of street trees, sidewalks, and other amenities or furnishings within the STREET as well as the basic configurations for other public spaces, including streets and sidewalks.

5. Architectural Standards: The Architectural Standards are used to achieve a coherent and high-quality building design that is complementary to the best local traditions. The Architectural Standards govern a building’s exterior elements and set the parameters for allowable materials, configurations, and techniques.

6. Definitions: Certain terms in this Code are used in very specific ways, often excluding some of the meanings of common usage. Wherever a word is in ALL CAPITALS format, consult Section VII. Definitions for its specific and limited meaning within this Code. Words used in the Code, but not defined by the Code, but that are defined in the Arlington County Zoning Ordinance, shall have the meanings set forth therein.
II. Administration

A. By-Right FBC Applications

The Zoning Administrator is authorized to approve applications for DEVELOPMENT PROJECTS smaller than 40,000 square feet, consisting only of new structures that are fully compliant with this Code, and where no modifications are requested under Section II.D.

B. Special Exception Use Permit Applications

The Special Exception Use Permit process will be required for DEVELOPMENT PROJECTS that meet any of the following criteria:

1. DEVELOPMENT PROJECTS larger than 40,000 square feet;
2. DEVELOPMENT PROJECTS with building floorplates larger than 30,000 square feet;
3. Request for a hotel that includes 7,500 square feet or more of conference room or banquet facility Gross Floor Area (GFA);
4. Request for approval of any special circumstances as set forth in Section II.C.
5. Request for approval of any modifications, as set forth in Section II.D.

C. Special Circumstances

In order to better incorporate HISTORIC STRUCTURES and HISTORIC FACADES shown on the REGULATING PLAN into DEVELOPMENT PROJECTS with redevelopment, the County Board may, subject to HALRB review, and approval of a Certificate of Appropriateness (CoA), as provided in Section II.E.4, and by use permit approval as provided in Section II.E.3.b, approve:

1. Modifications of the parking requirements set forth in Section III.B.4 for that portion of the project that includes the HISTORIC STRUCTURES and HISTORIC FACADES;
2. Modification of the following:
   a. Utility undergrounding as provided in Section III.B.7; and
   b. Provision of street furniture as provided in Section III.B.7 and Section V.
3. Up to two bonus stories with appropriate design and tapering, on the remainder of the site, provided that the overall building height is within the maximum (in feet) for the site.

   For example, on a MAIN STREET SITE, the maximum height is 6 STORIES, the equivalent to 94 feet under the Form Based Code. (Maximum floor heights are 24 ft., 14 ft., 14 ft., 14 ft., 14 ft., 14 ft.) Thus, up to an additional two STORIES are permitted, but overall building height cannot exceed 94 feet.

D. Modifications

1. Purpose: The County Board may, through approval of a use permit, modify the provisions of this Code as set forth in Section II.D.2 upon a finding that, after the proposed modification, the subject development and where applicable, existing buildings, structures, HISTORIC STRUCTURES and HISTORIC FACADES to be retained, will better accomplish the purposes and intent of this Code and the goals of the Columbia Pike Initiative Plan than would the development without those modifica-
tions and that the proposed uses will neither: 1) adversely affect the health or safety or persons residing or working in the neighborhood of the proposed use; nor 2) be detrimental to the public welfare or injurious to the property or improvements in the neighborhood; nor 3) be in conflict with the purposes of the master plans of the County.

2. Allowable Modifications: In approving a use permit application, the County Board may modify only the following requirements of this Code:

a. Height of first floor relative to fronting sidewalk elevation;

b. Required Building Lines (RBLs) for the location of STREETS, for HISTORIC STRUCTURES AND HISTORIC FACADES, and for existing parking garages as of February 25, 2003;

c. Locations of alleys;

d. Breaks between buildings;

e. STREETSCAPE details;

f. Design issues related to the inclusion of existing buildings, HISTORIC STRUCTURES, HISTORIC FACADES or mature trees;

g. Parking ratios for hotels and/or associated conference/banquet facilities;

h. Signs, only as provided in Section VI.F and ACZO §13.3; and

i. Modifications associated with special circumstances as provided in Section II.C.

E. Applicant Requirements and Review Processes

1. Submission Requirements: Each preliminary and final application shall include all materials identified in Administrative Regulations 4.1.2, including by way of illustration, and not limitation, the following:

a. Plans and documentation indicating the proposed new development; the location, condition, and any renovation of existing buildings to be retained; and other site improvements;

b. A LEED scorecard, or equivalent scorecard for another green building standard system;

c. A Transportation Impact Analysis (TIA) for any development project with 100,000 square feet or more of gross floor area (GFA).

2. Preliminary FBC Applications:

a. For all DEVELOPMENT PROJECTS, Preliminary FBC Applications shall be submitted to the Administrative Review Team for review.

b. When a preliminary application has been determined by the Administrative Review Team to be compliant with the regulations set forth in this Code, except to the extent modifications are being requested through use permit approval:

i. The Administrative Review Team will forward the application to the Form Based Code Advisory Working Group (AWG) and schedule a review meeting with the AWG.

ii. Prior to the AWG meeting, applicants shall provide copies of the application to the Columbia
Pike Revitalization Organization (CPRO) and to the civic association(s) in which the subject property is located, and to any immediately adjacent civic associations, as specified in FBC Administrative Regulations 4.1.2.

iii. When an application includes a request for a modification(s) to the REGULATING PLAN requirements, including a different placement or alignment of a new building, street or alley from what is depicted on the REGULATING PLAN, a joint meeting of a committee of the Planning Commission and the Form Based Code Advisory Working Group shall occur to review the proposed modification during the preliminary application phase in order to provide comment as to whether the proposed modification is consistent with the purposes and intent of this Code and the goals of the Columbia Pike Initiative Plan.

iv. The AWG will review the proposal and advise the Administrative Review Team as to whether it finds the preliminary application to be in compliance with this Code.

c. The Final Application may be filed at the earlier of either: a) completion of requirements in Sections II.E.2.b.i-iv; or b) completion of requirements in Section II.E.2.b.i-iii provided that the review meeting with the AWG, specified in II.E.2.b.iv, has been scheduled for a date no more than 15 days after the final application submission.

3. Final FBC Applications:

a. By-Right Applications:

i. Final By-Right FBC Applications shall be submitted to the Zoning Administrator for approval.

ii. Final By-Right FBC Applications will be reviewed administratively for conformance with this Code within thirty (30) days of a Final Application Submission. Upon completion of such review, applicants will be notified in writing by the Zoning Administrator as to whether the submission is in compliance with the Form Based Code.

iii. At the time of, or prior to filing, applicants shall provide copies of the application to the Columbia Pike Revitalization Organization (CPRO) and to the civic association(s) in which the subject property is located, and to any immediately adjacent civic associations, as specified in FBC Administrative Regulations 4.1.2.

iv. Once an application is approved by the Zoning Administrator, the applicant may apply for construction permits consistent with the approved application. Applications that the Zoning Administrator determines do not comply with the requirements of this Code may be resubmitted for review as a revised application, or as a request for approval of a use permit, as set forth in ACZO §15.4 and Section II.E.3.b.

b. Special Exception Use Permit Applications

i. Unless the Zoning Administrator determines that it is in the public interest to accept a later application, a Form Based Code Use Permit application shall be filed by the final deadline for special exception applications set by the Zoning Administrator, and no less than fifty-five (55) days before the public hearing.

ii. At the time of, or prior to filing, applicants shall provide copies of the application to the Columbia Pike Revitalization Organization (CPRO) and to the civic association(s) in which the subject property is located, and to any immediately adjacent civic associations, as specified in FBC Administrative Regulations 4.1.2.
iii. The County Board shall approve the DEVELOPMENT PROJECT if it finds that the DEVELOPMENT PROJECT meets the standards of this Code as modified by the County Board in accordance with this Code, and meets the standards set forth in ACZO §15.4.3.

iv. In approving a FBC use permit, the County Board may designate such conditions in connection therewith as will, in its opinion, assure that the use will conform to the requirements of this Code and that such DEVELOPMENT PROJECT will continue to do so.

4. Review by Historical Affairs and Landmark Review Board (HALRB)

DEVELOPMENT PROJECTS with buildings designated as HISTORIC STRUCTURES or HISTORIC FACADES shall be subject to review and approval of a Certificate of Appropriateness (CoA) by the HALRB, as follows:

a. As part of the preliminary application phase, an applicant shall submit its DEVELOPMENT PROJECT to the HALRB for two meetings (or more, if necessary) for review and comment (HALRB and/or DRC meetings in one month shall count as one meeting). The HALRB, and/or its Design Review Committee (DRC), shall review the DEVELOPMENT PROJECT to assess whether the application complies with Section III.6. Historic Preservation and ACZO §15.7.9.F.

b. Upon completion of its preliminary review, the HALRB will provide, in writing, its comments to the applicants stating how the DEVELOPMENT PROJECT does or does not comply with Section III.6. Historic Preservation and ACZO §15.7.9.F.

c. The applicant shall address the HALRB comments and return to the HALRB for one additional meeting for final review and comment.

d. HALRB shall approve a CoA for the DEVELOPMENT PROJECT where it finds the DEVELOPMENT PROJECT meets the intent and regulations of Section III.6. Historic Preservation and ACZO §15.7.9.F.

5. Preservation of HISTORIC STRUCTURES and HISTORIC FACADES

HISTORIC STRUCTURES and HISTORIC FACADES shall be preserved by either:

a. A preservation easement on the structure or façade and recorded for the benefit of Arlington County or the Northern Virginia Conservation Trust; or,

b. The site can be designated as a local historic district by the Arlington County Board.

6. Subdivision and Building Permits

a. The applicant shall not pursue development permits until such time that either a Letter of Approval by the Zoning Administrator or a Use Permit approval by the County Board has been obtained.

b. All development shall be consistent with the approved FBC DEVELOPMENT PROJECT.

c. Administratively-approved FBC applications, approved after September 24, 2016, will expire in 3 years from the date of the Zoning Administrator’s Letter of Approval unless a Footing to Grade permit has been issued; however, the Zoning Administrator may extend the approval up to 3 years for a total of up to 6 years if he/she finds that the applicant has been actively working in good faith to pursue the Footing to Grade permit.
7. Major and Minor FBC Use Permit Amendments
   
a. Major FBC Use Permit Amendments: Any modification of the approved use permit which meets one or more of the following criteria is considered a major amendment and will require approval by the County Board:

   I. Change to the principal use of the building in more than five percent of the total floor area of the building;

   II. Change to the overall building height by more than 12 feet;

   III. Change to the gross floor area of the ground story by more than 20 percent of the area of the ground story; or

   IV. Any change which the Zoning Administrator determines is similar in significance to the above stated changes, including but not limited to, changes to materials, design, or appearance of the building from the original approval.

b. Minor FBC Use Permit Amendments: Any modification of the approved use permit that meets either of the following criteria is considered a minor amendment and will require approval by the County Board:

   i. Any modification of the approved DEVELOPMENT PROJECT which is not considered a major amendment and which cannot be approved administratively;

   ii. The subdivision of land involved in an approved DEVELOPMENT PROJECT, except that, if the following criteria are met, such subdivision may be approved as an administrative change by the Zoning Administrator:

      (1) Uses and building form is consistent with the zoning and approved use permit;

      (2) Parking is consistent with the zoning and the approved use permit;

      (3) Public improvements are consistent with the zoning and approved use permit; and

      (4) Clear evidence exists that all conditions of the approved use permit have been met or are bonded in a manner acceptable to the County Manager.

c. Processes for Major/Minor Amendments

   I. When a major or minor use permit amendment is filed, the Zoning Administrator shall notify the applicant, as required in FBC Administrative Regulation 4.1.2, of the scheduled date of the County Board public hearing, which date will be up to 180 days after filing. Public hearings shall be the first regularly scheduled County Board meeting of each month, except the County Board may establish, on its own motion, another County Board meeting for the hearing.

   II. When either a major or minor use permit amendment is filed, the Administrative Review Team and the FBC AWG shall review the preliminary application consistent with Section II.E.2.a-b.

   III. After the Zoning Administrator has determined that the applicant has met the requirements of Section II.E.2.b, the application may be considered at a public hearing by the County Board on no less than 55 days after the AWG review meeting.
IV. The County Board shall approve an amendment only if it finds, after a duly advertised hearing, that the DEVELOPMENT PROJECT will not 1) adversely affect the health or safety or persons residing or working in the neighborhood of the proposed use; nor 2) be detrimental to the public welfare or injurious to the property or improvements in the neighborhood; nor 3) be in conflict with the purposes of the master plans of the County.

V. In approving a major or minor FBC use permit amendment, the County Board may designate such conditions in connection therewith as will, in its opinion, assure that the use will conform to the requirements of this Code and that such DEVELOPMENT PROJECT will continue to do so.

d. FBC Administrative Changes: Any minor adjustment to the approved DEVELOPMENT PROJECT elements below, and any other change that the Zoning Administrator determines is similar in significance and complies with the spirit of this Code, the Arlington County Zoning Ordinance, the intent of the County Board or the Zoning Administrator in its approval of the DEVELOPMENT PROJECT, and the general purpose of the Comprehensive Plan for the development of the area, may be approved by the Zoning Administrator:

I. Facade elevations, fenestration, and/or clear heights or story heights to address changes to the interior layout of the building;

II. Ground story finished floor elevations to address conflicts with site topography; or

III. On a limited basis, substitute comparable or better façade materials.

F. FBC Administrative Review Team Duties & Procedures

The Administrative Review Team is comprised of staff from several County Departments who are responsible to assist the Zoning Administrator in administering the Form Based Code.

1. The Administrative Review Team shall review both By-Right and Special Exception Use Permit FBC applications for compliance with this Code. The Administrative Review Team shall administer the Administrative Regulations 4.1.2 which describe the review processes and submission requirements in further detail. The Administrative Review Team shall forward its recommendations regarding compliance or noncompliance to the Zoning Administrator for By-Right applications or the County Board, for Special Exception Use Permit applications.

2. In addition, the Administrative Review Team may be called upon as set forth in this Code or as requested by the Zoning Administrator to provide recommendations on interpretation of this Code. However, the Zoning Administrator is responsible for any final action taken under this Code on By-Right applications.
III. The Regulating Plans

A. Understanding the Regulating Plan

A REGULATING PLAN provides standards for the disposition of each property or LOT and how each relates to its adjacent properties and STREETS. Following the adoption of the Columbia Pike Initiative–A Revitalization Plan in March 2002 and the Columbia Pike Urban Design Charrette and citizen planning workshops held in September 2002 and any future addenda, REGULATING PLANS have been produced for the Columbia Pike Special Revitalization District in Arlington County.

![Diagram of Regulating Plan]

Building Sites are Coded by Their BES Frontage Type

The key above explains the elements of the REGULATING PLAN and serves as a reference when examining the REGULATING PLAN.

The REGULATING PLAN is the principal tool for implementing the Columbia Pike Special Revitalization District Form Based Code and identifies the basic physical characteristics of each building site and the BUILDING ENVELOPE STANDARD (BES) assigned to it.
B. Rules for the Regulating Plan and New Development Plans

1. Blocks/Alleys

   a. All LOTS shall share a frontage line with a STREET.

   b. All LOTS and/or all contiguous LOTS shall be considered to be part of a BLOCK for this purpose. No BLOCK face shall have a length greater than 400 feet without an ALLEY, common access easement or PEDESTRIAN PATHWAY providing through-access to another STREET, ALLEY or common access easement, STREETS, or conservation restricted land. Individual LOTS with less than 75 feet of frontage are exempt from the requirement to interrupt the BLOCK face; those with over 250 feet of frontage shall meet the requirement within their LOT.

   c. ALLEYS shall provide access to the rear of all LOTS. ALLEY construction is required as part of the redevelopment project within the rear setback, unless an ALLEY already exists.

   d. Where an ALLEY does not exist and is not constructed at the time of redevelopment of any property, the developer is required to dedicate the ALLEY right of way within the rear setback to the County, and until the County builds the ALLEY, maintain the area within the rear setback by, at a minimum:

      1. Sodding and providing routine landscape maintenance to the area.

      2. Keeping the area clear of debris, stored materials, and vehicles.

   e. Curb Cuts shall be limited to no more than one per 200 feet of STREET FRONTAGE on MAIN STREET and AVENUE SITES.

2. Buildings

   a. The hierarchy of BUILDING ENVELOPE STANDARDS (BES), in descending order is: MAIN STREET SITES, AVENUE SITES, LOCAL SITES, NEIGHBORHOOD SITES.

   b. The maximum building floor-plate (footprint) is 30,000 square feet; beyond that limit a special exception is necessary. Large grocery stores may have a maximum GROUND FLOOR floorplate of 50,000 square feet.

      1. For each BLOCK, building(s) along the RBL shall present a complete and discrete vertical façade composition (e.g., a new façade design) at a maximum average STREET FRONTAGE length of 60 feet. Each façade composition shall include a functioning, primary STREET entry. (This may be satisfied through the use of shops for large floor-plate buildings.) Individual in-fill projects on LOTS with frontage of less than 100 feet are exempted from this requirement.

   c. Consistent BUILDING ENVELOPE STANDARD (BES) sites shall front one another across STREETS. When separated by a SQUARE, CIVIC GREEN or park, building types from adjacent levels (one level difference) may face one another, unless otherwise indicated on the REGULATING PLAN. For example, LOCAL SITES may face NEIGHBORHOOD SITES and/or AVENUE SITES across a CIVIC GREEN—but may not face MAIN STREET SITES, unless otherwise indicated on the REGULATING PLAN.

   d. When separated by an ALLEY, common access easement, COMMON LOT LINE and/or when fronting different STREETS (e.g., a corner LOT and its adjacent LOT), BUILDING ENVELOPE STANDARD types from any category may sit adjacent or share a COMMON LOT LINE, provided that they do not face across a STREET, unless otherwise indicated on the REGULATING PLAN.
e. When the BUILDING ENVIRONMENT STANDARD designation changes along the STREET FRONTAGE or at the BLOCK CORNER within a development proposal, the applicant has the option of applying either BUILDING ENVIRONMENT STANDARD (BES) for a maximum additional distance of 50 along that STREET FRONTAGE or around that BLOCK CORNER. 10

f. Publicly-owned CIVIC BUILDINGS and publicly owned PUBLIC ART are not subject to the BUILDING ENVIRONMENT STANDARD prescriptions of this Code. The County Board may modify all other provisions of this Code for publicly-owned CIVIC BUILDINGS, publicly-owned PUBLIC ART, and CIVIC BUILDINGS located on County property which house a significant amount of public CIVIC USES if it finds that the subject development has undergone a public review process and that, after the proposed modification(s), the subject development will better accomplish the purposes and intent of Article 11.1, and its corresponding Appendix A “CP-FBC,” Columbia Pike – Form Based Code, of the Arlington County Zoning Ordinance than would the development without those modifications and that the proposed uses will not:

1. Adversely impact the health or safety of persons residing or working in the neighborhood of the proposed use;

2. Be detrimental to the public welfare or injurious to property or improvements in the neighborhood; and

3. Be in conflict with the purposes or vision of the Columbia Pike Corridor as described in the Columbia Pike Initiative Plan Update (2005), as amended, or other master plans of the County.

3. Streetscape

a. STREET TREES shall be planted at the time of development and spaced 25 to 30 feet on center. Where necessary, spacing allowances may be made to accommodate curb cuts, fire hydrants and other infrastructure elements.

b. STREET LIGHTS poles shall be centered along the STREET TREE ALIGNMENT LINE where feasible and not in conflict with existing utilities. Where such location is not feasible due to existing or other required, underground or above ground structures in the right of way, STREET LIGHTS poles shall be located two (2) feet to four (4) feet behind the back of curb within the furniture zone (as defined below). STREET LIGHTS shall not be located within the clear zone or the shy zone (as defined below). At the time of development, the developer is only responsible for the installation of STREET LIGHTS on the side(s) of the STREET being developed. 16B

c. At the time of development, the developer is required to install sidewalks. Sidewalks shall not be constructed entirely of plain poured concrete. However, a “clear zone” of no less than 6 feet in width of smooth concrete sidewalk shall be constructed and maintained free of obstruction for pedestrians at all times. A variety of paving materials, textures, and colors are allowed outside of the clear zone. All paving materials shall be compliant with ADA accessibility guidelines and material selection should be sensitive to the needs of mobility impaired persons. In addition, a “shy zone” of at least 2 feet in width shall be included adjacent to the building face and a furniture zone of up to 6 feet in width shall be included behind the back of curb. Consistency of paving design is required within a project and within a BLOCK. 16B

5B - Columbia Pike Form Based Code Amendment adopted on April 19, 2008
10 - Columbia Pike Form Based Code Amendment adopted on May 25, 2010
16B - Columbia Pike Form Based Code Amendment adopted on January 26, 2013
4. Parking

a. Parking goals:
   - Enable people to park once at a convenient location and to access a variety of commercial enterprises in pedestrian-friendly environments by encouraging SHARED PARKING.
   - Reduce diffused, inefficient, single-purpose RESERVED PARKING.
   - Avoid adverse parking impacts on neighborhoods adjacent to redevelopment areas.
   - Maximize on-street parking.
   - Increase visibility and accessibility of parking.
   - Provide flexibility for redevelopment of small sites and for the preservation of historic buildings.
   - Promote early prototype projects using flexible and creative incentives.

b. There are no minimum parking requirements for the following: 23C

1. DEVELOPMENT PROJECTS under 20,000 square feet in land area, except that on LOCAL sites of less than 20,000 square feet in land area and with more than two dwelling units per LOCAL STREET BUILDING, parking shall be provided for each dwelling unit, as required in Section III.B.4.C. 11B

2. The portion of any DEVELOPMENT PROJECT that includes HISTORIC STRUCTURES or HISTORIC FACADES.

c. All other DEVELOPMENT PROJECTS not expressly covered by Section III.B.4.B. shall meet the following requirements: 18A

1. A minimum of 1 and 1/8 parking spaces per residential dwelling unit, of which a minimum of 1/8 parking space per residential unit shall be provided as SHARED PARKING. There are no maximum limits on SHARED PARKING.

2. For all other uses except hotel uses, a minimum of one space per 1,000 square feet of non-residential Gross Floor Area (GFA) shall be provided as SHARED PARKING; there are no set maximum limits on SHARED PARKING. New on-street parking spaces created in conjunction with the development, which did not previously exist, may be counted toward the minimum requirement for SHARED PARKING. Any limitations on the SHARED PARKING (time limits or hours of the day) shall be subject to approval by the Zoning Administrator which shall be given upon a finding that at least 12 hours of public parking are provided in any 24-hour period and that at least 8 of those hours are provided during either business or nighttime hours depending on whether the Zoning Administrator determines that the primary public use will be for commercial or residential uses. 20B

3. For hotel uses, a minimum of 0.5 space per hotel guest room shall be provided as RESERVED PARKING; there are no set maximum limits on SHARED PARKING. In addition, any hotel that includes 7,500 square feet or more of conference room or banquet facility GFA, shall provide additional parking at a rate of 1 space per 1,000 square feet of all conference room/banquet facility GFA.

11B - Columbia Pike Form Based Code Amendment adopted on May 25, 2010
16B - Columbia Pike Form Based Code Amendment adopted on January 26, 2013
18A - Columbia Pike Form Based Code Amendment adopted on November 15, 2014
23C - Columbia Pike Form Based Code Amendment adopted on October 15, 2016
4. A maximum of one space per 1,000 square feet of non-residential GFA (excluding hotel uses), two spaces per residential dwelling unit, and a maximum of 0.7 space per hotel guest room may be made available for RESERVED PARKING, not counting the additional parking required by subsection 3, above, for hotels that include 7,500 square feet or more of conference rooms or banquet facilities.

5. RESERVED PARKING above the maximum may be provided upon payment to the County. The County Manager shall establish the amount of payment annually based on the approximate cost to build structured parking.

d. Achieving parking requirements:

1. Parking requirements may be met either on-site or within the parking zone in which the development is located.

2. In lieu of minimum parking requirements, the County may accept a one-time payment per each space of SHARED PARKING. The County Manager shall establish the amount of payment annually based on the approximate cost to build structured parking.

3. Incentives from the Tax Increment Public Infrastructure Fund (TIPIF) may be used, in accordance with approved TIPIF policy, for eligible projects to meet SHARED PARKING requirements.

e. Bicycle Parking:

1. Bicycle Parking shall be provided for all uses in accordance with the following standards, provided, where application of the requirements would result in a fractional space, any such fraction shall be counted as one space:

<table>
<thead>
<tr>
<th>Use</th>
<th>Tenant/ Employee</th>
<th>Customer/ Visitor/ Student</th>
</tr>
</thead>
<tbody>
<tr>
<td>Office</td>
<td>1 per 7,500 GFA</td>
<td>1 per 20,000 GFA</td>
</tr>
<tr>
<td>Residential</td>
<td>1 per 3 units</td>
<td>1 per 50 units</td>
</tr>
<tr>
<td>Hotel</td>
<td>1 per 10 guest rooms</td>
<td>1 per 5,000 GFA</td>
</tr>
<tr>
<td>High School and Colleges</td>
<td>1 per 10 employees</td>
<td>1 per 10 students</td>
</tr>
<tr>
<td>Middle School</td>
<td>1 per 10 employees</td>
<td>1 per 15 students</td>
</tr>
<tr>
<td>Elementary School</td>
<td>1 per 10 employees</td>
<td>1 per 20 students</td>
</tr>
<tr>
<td>Governmental Facilities, Hospitals, and</td>
<td>1 per 25,000 GFA</td>
<td>1 per 10,000 GFA</td>
</tr>
<tr>
<td>Daycare Uses</td>
<td></td>
<td></td>
</tr>
<tr>
<td>All Other Civic Uses</td>
<td>1 per 25,000 GFA</td>
<td>1 per 5,000 GFA</td>
</tr>
<tr>
<td>Retail Uses</td>
<td>1 per 25,000 GFA</td>
<td>1 per 5,000 GFA (first 50,000 GFA); 1 per each additional 12,500 GFA</td>
</tr>
</tbody>
</table>

2. All tenant and employee bicycle parking facilities are to be highly visible to intended users and shall be protected from rain and snow within a structure, meeting Class 1 secure standards as contained in the Arlington County Master Transportation Plan’s Bicycle Element (July 2008) and as may be subsequently amended. Where tenant and employee bicycle parking cannot be accommodated within structured parking located on site, the design of the independent bicycle parking facilities shall meet the requirements set forth in subsection 3 above.

20B - Columbia Pike Form Based Code Amendment adopted on December 15, 2015
parking facility, also to be located on site, shall be screened from view of pedestrians along a
STREET and constructed using the same materials or materials appearing to be the same as those
used on the primary building(s). The bicycle parking facilities shall not encroach on any area in
the public right of way intended for use by pedestrians, nor shall they encroach on any required
fire egress.

3. On-street bicycle parking spaces (as defined in Section V. B. Minimum Standards) may be counted
toward the minimum customer/visitor bicycle parking requirement. 8B

f. SHARED PARKING shall be designated by appropriate signage and markings as required by County
policy.

5. Ground Story Uses 20B

a. General Principles and Intent

Retail, service and commercial, or PUBLIC, CIVIC AND INSTITUTIONAL USES are required on the
GROUND STORY of MAIN STREET Buildings, required to a lesser degree on the GROUND STORY of
Local Street Buildings, and are allowed on the GROUND STORY of AVENUE Buildings. The intent of the
requirement for uses on the GROUND STORY, combined with storefront design requirements, is to
achieve a high level of pedestrian activity adjacent to the public sidewalk, interesting design, and
transparency into the building.

b. Allowable GROUND STORY Uses

GROUND STORY uses allowed along Columbia Pike, include uses in the retail, service and commercial,
PUBLIC, CIVIC AND INSTITUTIONAL, industrial and accessory use categories, as provided in Table 3.1.
Other uses that can similarly provide visual interest and create an active street life may be allowed,
if in which in the judgement of the Zoning Administrator, they are of the same general character as
those listed in Table 3.1 and will not be detrimental to the Columbia Pike Special Revitalization District.

c. GROUND STORY Use Table

1. Use Categories and Specific Use Types

All of the use categories listed in the first column of the table below are described in ACZO §12.2.
The second column lists the specific use types included within the respective use categories.

2. Permitted or Use Permit

a. A “P” indicates that a use is permitted by-right and may be approved administratively, pro-
vided that redevelopment conforms to the Form Based Code as adopted by the County Board
(see ACZO §11.1.3).

b. A “U” indicates a special exception use that may be established subject to obtaining a use
permit as provided in ACZO §15.4, use permits, for each such use, and provided that the
property has been redeveloped pursuant to the Form Based Code. The Zoning Administrator
may require a use permit for such use, whether the use is located in a building approved ad-
ministratively or whether located in a building controlled by a use permit.

8B - Columbia Pike Form Based Code Amendment adopted on January 23, 2010
20B - Columbia Pike Form Based Code Amendment adopted on December 15, 2015
c. A blank cell (one without a “P” or “U”) in the use table indicates that a use is not allowed in the respective district. Uses not specifically listed may be allowed pursuant to the similar use determination procedure of ACZO §12.2.2.

3. Restricted on Principal Arterials per III.B.5.D

   a. A “Yes” indicates that a use is subject to additional limitations when located on a Principal Arterial, as provided in III.B.5.D below.

   b. A blank cell indicates that no additional limitations apply regardless of where the use is located.

4. ACZO Use Standards

   Where applicable, the “ACZO Use Standards” column references specific use standards listed in ACZO §12, which always apply to the listed use.

Table 3.1: Form Based Code Ground Story Use Table

<table>
<thead>
<tr>
<th>Use Category</th>
<th>Specific Use Types</th>
<th>Permitted (P) or Use Permit (U)</th>
<th>Restricted on Principal Arterials per III.B.5.D</th>
<th>ACZO Use Standards</th>
</tr>
</thead>
<tbody>
<tr>
<td>Entertainment (see §12.2.5.A)</td>
<td>Theatres</td>
<td>P</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>All other entertainment uses</td>
<td>U</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Food Establishments (see §12.2.5.B)</td>
<td>Restaurant, general</td>
<td>P</td>
<td>§12.5.22</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Restaurant, limited</td>
<td>P</td>
<td>§12.5.23</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Catering establishment, small scale</td>
<td>U on Principal Arterials</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Food delivery service</td>
<td>U</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>Recreation (see §12.2.5.F)</td>
<td>Miniature golf courses</td>
<td>U</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>All other indoor recreation uses</td>
<td>U</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Office (see §12.2.5.C)</td>
<td>Audio-visual production studio</td>
<td>U</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>College operated as a commercial enterprise</td>
<td>U</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Financial Services</td>
<td>P</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Office or clinic, medical or dental</td>
<td>U on Principal Arterials</td>
<td>Yes</td>
<td>§12.5.16</td>
</tr>
<tr>
<td></td>
<td>Offices, business and professional</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>All other office uses</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Key: P = allowed by-right; U = requires use permit approval; Blank cell = not permitted

20B - Columbia Pike Form Based Code Amendment adopted on December 15, 2015
<table>
<thead>
<tr>
<th>Use Category</th>
<th>Specific Use Types</th>
<th>Permitted (P) or Use Permit (U)</th>
<th>Restricted on Principal Arterials per III.B.5.D</th>
<th>ACZO Use Standards</th>
</tr>
</thead>
<tbody>
<tr>
<td>Retail, Sales (see §12.2.5.G.2(a))</td>
<td>Drugstore</td>
<td>P</td>
<td>§12.5.5.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Grocery store</td>
<td>P</td>
<td>§12.5.10.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>All other retail sales uses</td>
<td>P</td>
<td>§12.5.21.</td>
<td></td>
</tr>
<tr>
<td>Retail, Personal-Service (see §12.2.5.G.2(b))</td>
<td>Animal care facilities, veterinary clinics, animal hospitals</td>
<td>U on Principal Arterials</td>
<td>§12.5.2.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Mortuary or funeral home</td>
<td>U</td>
<td>§12.5.14.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Pawnshop</td>
<td>P</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>All other personal service retail uses</td>
<td>P</td>
<td>§12.5.20.</td>
<td></td>
</tr>
<tr>
<td>Retail, Repair (see §12.2.5.G.2(C))</td>
<td>All retail repair uses</td>
<td>P</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Self-service storage uses (see §12.2.5.G)</td>
<td>Self-service storage facilities</td>
<td>U</td>
<td>Yes</td>
<td>§12.5.25.</td>
</tr>
<tr>
<td></td>
<td>All other self-service storage uses</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Vehicle Sales and Service (see §12.2.5.H)</td>
<td>Vehicle service establishment</td>
<td>U</td>
<td>§12.5.28.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Vehicle sales, rental, or leasing facilities</td>
<td>U</td>
<td>Yes</td>
<td>§12.5.29.</td>
</tr>
<tr>
<td></td>
<td>Other vehicle sales and service uses</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Key: P = allowed by-right; U = requires use permit approval; Blank cell = not permitted**

**Public, Civic and Institutional Use Categories**

Public, Civic and Institutional uses below are eligible for certain design relief as provided in VI.E.2.c, as part of the use permit approval for such use. For those uses otherwise allowed by-right (P), such design relief may also be approved subject to use permit approval for such use.

<table>
<thead>
<tr>
<th>Use Category</th>
<th>Specific Use Types</th>
<th>Permitted (P) or Use Permit (U)</th>
<th>Restricted on Principal Arterials per III.B.5.D</th>
<th>ACZO Use Standards</th>
</tr>
</thead>
<tbody>
<tr>
<td>Colleges (see §12.2.4.A)</td>
<td>Colleges/Universities (public; not-for-profit)</td>
<td>U</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Community Service (see §12.2.4.B)</td>
<td>Community Centers</td>
<td>U</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Libraries</td>
<td>U</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Museums and Art Galleries or Studios</td>
<td>U</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Recreation Centers</td>
<td>U</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Religious Institutions (see §12.2.5.H)</td>
<td>Churches, mosques, synagogues and temples</td>
<td>P</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Governmental Facilities (see §12.2.5.I)</td>
<td>Fire and police stations</td>
<td>U</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hospital</td>
<td>Hospitals</td>
<td>U</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Schools (see §12.2.5.I)</td>
<td>Schools, Elementary, Middle, or High</td>
<td>U</td>
<td>§12.4.7.</td>
<td></td>
</tr>
<tr>
<td>Day Care (see §12.2.4.C)</td>
<td>All day care uses</td>
<td>U</td>
<td>Yes</td>
<td></td>
</tr>
</tbody>
</table>
### Industrial Use Categories

<table>
<thead>
<tr>
<th>Use Category</th>
<th>Specific Use Types</th>
<th>Permitted (P) or Use Permit (U)</th>
<th>Restricted on Principal Arterials per III.B.5.D</th>
<th>ACZO Use Standards</th>
</tr>
</thead>
<tbody>
<tr>
<td>Light Industrial Service (see §12.2.6.A)</td>
<td>Carpet and rug cleaning (excluding dying)</td>
<td>U</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Medical or dental laboratories</td>
<td>P</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Sign painting shop</td>
<td>P</td>
<td>Yes</td>
<td>§12.6.9</td>
</tr>
<tr>
<td></td>
<td>Printing, lithographing, or publishing</td>
<td>P</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Upholstery shop</td>
<td>U</td>
<td>Yes</td>
<td>§12.5.26</td>
</tr>
<tr>
<td></td>
<td>All other light industrial uses</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Accessory Uses

<table>
<thead>
<tr>
<th>Use Category</th>
<th>Permitted (P) or Use Permit (U)</th>
<th>ACZO Use Standards</th>
</tr>
</thead>
<tbody>
<tr>
<td>Live entertainment</td>
<td>U</td>
<td>§12.9.12</td>
</tr>
<tr>
<td>Drive-through facilities (restaurants only)</td>
<td>U</td>
<td>§12.9.7</td>
</tr>
</tbody>
</table>

### d. GROUND STORY use limitations for Principal Arterials

Uses that include a Restricted (Yes) designation in Table 3.1 that are proposed along Principal Arterials designated in the Arlington County Master Transportation Plan (Columbia Pike, S. Walter Reed Drive, S. Glebe Road, S. George Mason Drive, and S. Four Mile Run Drive) shall be allowed only subject to use permit approval, as follows:

1. Where a use requiring a use permit (U) is proposed along a Principal Arterial, in addition to provisions in ACZO §15.4, the use shall be allowed if the County Board finds that the proposed use achieves a high level of pedestrian activity adjacent to the public sidewalk, interesting design, and transparency into the building.

2. Some uses, otherwise permitted by-right (P), will require a use permit if the use is proposed along a Principal Arterial and will be subject to the findings of III.B.5.D.1 above. Such uses are indicated in Table 3.1 with the designation “U on Principal Arterials” in the “Permitted or Use Permit” column.
6. HISTORIC PRESERVATION

Certain HISTORIC STRUCTURES and HISTORIC FACADES are viewed as integral to the current and future identity of Columbia Pike. These historic resources are to be preserved pursuant to Section II.E.5 through the use of local incentives, as well as Federal and/or State Historic Tax Credits.

HISTORIC STRUCTURES 17a

Sites containing HISTORIC STRUCTURES may be redeveloped under the Code subject to any special provisions that apply to the site in the REGULATING PLAN and administrative review by the Arlington Historical Affairs and Landmark Review Board (HALRB). When located on any site that is redeveloped pursuant to this Code, HISTORIC STRUCTURES shall be preserved pursuant to Section II.E.5 in their entirety and shall not be subject to the BUILDING ENVELOPE STANDARD prescriptions of this Code.

The following properties are HISTORIC STRUCTURES:

- 2500-2530 Columbia Pike, Arlington Village Shopping Center
- 2624 Columbia Pike, Arlington Animal Hospital
- 2628 Columbia Pike, Birds N’ Things
- 2900 Columbia Pike, Old Dominion Bank/Blanca’s Restaurant
- 2903 Columbia Pike, Arlington Theater
- 3014 Columbia Pike, Charles Building
- 805 South Walter Reed Drive, Fillmore Gardens Apartments (The portion of the property south of 9th Street may be redeveloped, on the condition that preservation pursuant to Section II.E.5 is implemented for the portion north of 9th Street.)

HISTORIC FACADES 17A

Sites incorporating HISTORIC FACADES may be redeveloped under the Code subject to any special provisions that apply to the site in the REGULATING PLAN or in this section and administrative review by the Arlington Historical Affairs and Landmark Review Board (HALRB). When located on any site that is redeveloped pursuant to this Code, HISTORIC FACADES shall be preserved pursuant to Section II.E.5 and shall not be subject to the BUILDING ENVELOPE STANDARD prescriptions of this Code.

The following properties contain HISTORIC FACADES:

- 2338-2344 and 2408 Columbia Pike, commercial buildings
- 2801-2811 Columbia Pike and 927 South Walter Reed, Elkins Building
- 900 block of South Walter Reed Drive, commercial buildings
- 2906-2922 Columbia Pike, Arlington Hardware
7. PUBLIC IMPROVEMENTS

Within the Columbia Pike Special Revitalization District, the developer/property owner is required to construct and maintain all STREETSCAPE improvements according to the Streetscape Standards in Section V. as part of the redevelopment project.

Examples of STREETSCAPE improvements required as part of redevelopment include:

- Installing sidewalks, to include curbs and gutters, as indicated by the REGULATING PLAN and in the Columbia Pike Street Space Planning Task Force Report.

- Undergrounding utilities, where not already done.

- Installing street furniture: benches, trash receptacles, bicycle racks, etc..

- Installing STREET TREES and STREET LIGHTS as prescribed herein.

- Constructing other public spaces, such as GREENS and SQUARES or ALLEYS, where indicated on the REGULATING PLAN.

- Dedicating public access easements.

- Providing PUBLIC ART, as indicated in the Public Art Master Plan.

C. Regulating Plans

The following pages contain the REGULATING PLANS for the Columbia Pike Revitalization Districts.
NOTE:

Main Street frontage within 200'-0" of Columbia Pike RBL limited to maximum height of 6 stories; structures greater than 200'-0" from Columbia Pike RBL limited to maximum height of 64'-0".
NOTES

Maximum 10 stories but no greater than the height of the adjacent Carlyle Apartments building.
IV. Building Envelope Standards

The REGULATING PLAN identifies the BUILDING ENVELOPE STANDARDS (BES) for all building sites within the Columbia Pike Revitalization District. The goal of the BUILDING ENVELOPE STANDARDS is the creation of a healthy and vital public realm through good STREET space. Deviations from the BUILDING ENVELOPE STANDARDS can be approved through a Special Exception Process as provided for in Section VII. Administration of this Code and in Article 11.1 and 15 of the Zoning Ordinance. The BUILDING ENVELOPE STANDARDS set the basic parameters governing building construction, including the building envelope (in three dimensions) and certain required/permitted elements, such as BALCONIES, STOOPS, and STREET WALLS.

A. General Guiding Principles

1. Buildings are aligned and close to the STREET.
   Buildings form the space of the STREET.

2. The STREET is a coherent space, with consistent building forms on both sides of the STREET.
   This agreement of buildings facing across the STREET contributes to a clear public space and community identity.

3. Buildings oversee the STREET (and SQUARE) with active fronts.
   This overview of the STREET contributes to vital and safe public space.

4. Property lines are physically defined by buildings or STREET WALLs.
   Land should be clearly public or private—in public view and under surveillance or private and protected.

5. Buildings are designed for towns and cities.
   Rather than being simply pushed closer together, as in many suburban developments, buildings must be designed for the urban situation within towns and cities. Views are directed to the STREET and the garden/courtyard, not toward the neighbors.

6. Vehicle storage, garbage and mechanical equipment are kept away from the STREET.

7. Retail on the GROUND FLOOR (for MAIN STREET locations).
   Retail helps to make the STREET active and interesting.

8. Parking (not including on-street parking) should be away from the STREETS and shared by multiple owners/users.

9. Historic Character.
   Those structures that have historic character should be preserved in some manner or their elements incorporated in the redevelopment of their site.
B. BUILDING ENVELOPE STANDARDS: MAIN STREET SITES

1. Height Specifications

- **Building Height**
  1. Principal building height is measured in STORIES. These parameters preserve appropriate STREET-space and allow for greater variety in building height.
  2. Each building shall be between 3 and 6 STORIES in height, except where otherwise noted here or in the REGULATING PLAN.

- **Parking Structure Height**
  No parking structure within the BLOCK shall exceed the EAVE height of any building (built after 2002) within 40 feet of the parking structure.

- **GROUND STORY Height**
  1. The GROUND STORY floor elevation shall be between 6 inches below and 24 inches above the sidewalk elevation at the front of the building. The maximum floor-to-floor STORY HEIGHT limit for the GROUND FLOOR is 24 feet.
  2. The GROUND FLOOR shall have at least a 15 foot clear (floor to ceiling) height for at least 1/3 of its area contiguous to RBL frontage.

- **Upper Stories Height**
  1. The maximum floor-to-floor STORY HEIGHT limit for STORIES other than the GROUND STORY is 14 feet.
  2. At least 80 percent of the upper STORIES shall each have at least an 8 foot 10 inch clear (floor to ceiling) height and a minimum 10 foot clear height for the uppermost STORY.\(^{18B}\)

- **Mezzanines**
  Mezzanines greater than 2/3 of the floor area footprint shall be counted as full STORIES.

- **STREET WALL Height**
  1. Any unbuilt ALLEY and/or COMMON LOT LINE frontage shall have a STREET WALL built along it, 7 feet in height.
  2. STREET WALL heights are measured relative to the adjacent sidewalk or to the ground elevation when not fronting on a sidewalk.

---

Other\(^{12A}\)

Notwithstanding the provisions in Section III.A.6.1, except where a lower height is required by the Regulating Plan, where any portion of a Main street site is within 40 feet of:

1. A Local or LIVE-WORK site (excluding LIVE-WORK* sites), the maximum height for that portion is no more than 4 STORIES, unless that portion is also no more than 70 feet from an RBL, in which case the maximum height is no more than 6 STORIES.
2. A Neighborhood site, the maximum height for that portion is no more than 3 STORIES.
3. An existing single-family lot, the maximum height for that portion is 32 feet to the EAVES or PARAPET, and no more than 3 STORIES.

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12A - Columbia Pike Form Based Code Amendment adopted on April 16, 2011
18B - Columbia Pike Form Based Code Amendment adopted on November 15, 2014
B. BUILDING ENVELOPE STANDARDS: MAIN STREET SITES

2. Siting Specifications

**STREET Facade**
1. The STREET facade shall be built to not less than 75 percent of the overall RBL. However, the GROUND FLOOR portions of the STREET facade within 7 feet of a BLOCK CORNER are exempt from this requirement in order to allow special corner treatments in these areas.
2. The STREET facade shall be composed as a simple plane (limited jogs less than 24 inches are considered a simple plane within this requirement) interrupted only by PORCHES, STOOPS, BAY WINDOWS, shop fronts and BALCONIES.\(^{11C}\)

**BUILDABLE AREA**
Buildings shall occupy only the area of the Lot specified in the siting specifications of the BUILDING ENVELOPE STANDARDS as BUILDABLE AREA. No part of any building excepting overhanging EAVES and BES permitted BALCONIES, BAY WINDOWS, STOOPS, and shop fronts shall encroach into the STREET beyond the RBL. No part of any building (excepting overhanging EAVES, BALCONIES, STOOPS, and small and unroofed garden structures) shall occupy the remaining LOT area. The minimum OPEN CONTIGUOUS LOT AREA shall comprise at least 15% of the total BUILDABLE AREA of the site.

**Side Lot Line**
There are no required side LOT line setbacks unless shared with an existing single family house where an 8-foot setback is required.

**Garage and Parking Entrances**
1. Garage/parking entrances shall be no closer than 50 feet from any BUILDING CORNER or 100 feet from any BLOCK CORNER (except where otherwise designated on the REGULATING PLAN).
2. Designated GARAGE ENTRIES and ALLIES shall be the sole means of automobile access to a site.
3. Garage doors shall not face (be at an angle of less than 90 degrees from the RBL or right of way) the RBL. Vehicle parking areas (except where a STREET WALL exists or parking is enclosed within an ancillary building) on private property shall not be located within 25 feet of the RBL. These requirements are not applicable to on-STREET parallel parking.

**ALLEYS**
On sites with no ALLEY access, there shall be a 25-foot setback from the rear LOT line.

**Corner Lots**
Corner LOTS shall be treated as having STREET FRONTAGE on both the front and side STREETS (or RBLs).

**Unbuilt RBL and COMMON LOT LINE Treatment**
Any unbuilt RBL shall have a STREET WALL along it, between 6 feet and 10 feet in height. STREET WALLS may also be constructed along any unbuilt COMMON LOT LINE.

\(^{11C}\) - Columbia Pike Form Based Code Amendment adopted on May 25, 2010

3. Elements Specifications

**GROUND STORY-FENESTRATION**
The GROUND STORY facade shall have between 60 percent and 90 percent FENESTRATION (measured as a percentage of the facade that is between 2 and 10 feet above the fronting sidewalk). AWNINGS and overhangs are encouraged (except where otherwise designated on the REGULATING PLAN).

**Upper Stories-Fenestration**
Upper STORY facades shall have between 30 percent and 70 percent FENESTRATION (measured for each STORY as a percentage of the facade that is between 3 and 9 feet above the finished floor).

4. Use Specifications

**GROUND STORY**
1. The GROUND STORY shall house uses as provided in Table 3.1 as well as lobby and access for upper STORY uses.
2. There shall be functioning entry door(s) along the STREET facade at intervals not greater than 60 feet within any site. Provided, however, the County Board may modify the interval between functioning entry doors for civic uses identified in Table 3.1, subject to approval of a use permit as provided in ACZO 15.4, where it finds that the proposed modifications can be retrofitted to meet standard requirements when the subject use is discontinued and are otherwise consistent with the intent of the Form Based Code. \(^{20C}\)

**Upper Stories**
Uses identified in Table 3.1 are not permitted on the upper STORIES, except those of less than 900 square feet, restaurants of any size, and second STORIES as continuation of the GROUND STORY use that have direct Columbia Pike frontage. Otherwise, UPPER STORIES shall house residential, office, or hotel uses, or some combination thereof. \(^{20C}\)

\(^{20C}\) - Columbia Pike Form Based Code Amendment adopted on December 12, 2015
C. BUILDING ENVELOPE STANDARDS: AVENUE SITES

1. Height Specifications

Building Height
1. Principal building height is measured in STORIES.
2. Buildings shall be between 2 and 5 STORIES in height, except where otherwise noted here or in the REGULATING PLAN.

Parking Structure Height
No parking structure within the BLOCK shall exceed the Eave height of any building (built after 2002) within 50 feet of the parking structure.

GROUND STORY Height
1. The GROUND STORY finished floor elevation of any residential unit shall be no less than 36 inches above the fronting sidewalk.
2. The maximum floor-to-floor STORY HEIGHT limit for the GROUND FLOOR STORY is 24 feet.
3. No less than 80 percent of the GROUND FLOOR STORY shall have at least 12 feet in clear height.

Upper Stories Height
1. The maximum floor-to-floor STORY HEIGHT limit for STORIES is 14 feet.
2. At least 80 percent of the upper STORIES shall each have at least an 8 foot 10 inch clear (floor to ceiling) height and a minimum 10 feet clear height for the uppermost STORY.

Mezzanines
Mezzanines greater than 1/3 of the floor area footprint shall be counted as full STORY.

Other
Notwithstanding the provisions in Section III.A.6.1, except where a lower height is required by the Regulating Plan, where any portion of a Main street site is within 40 feet of:
1. A Local or Live-Work site (excluding Live-Work* sites), the maximum height for that portion is no more than 4 STORIES, unless that portion is also no more than 70 feet from an RBL, in which case the maximum height is no more than 5 STORIES.
2. A Neighborhood site, the maximum height for that portion is no more than 3 STORIES.
3. An existing single-family lot, the maximum height for that portion is 32 feet to the EAVES or PARAPET, and no more than 3 STORIES.

128 - Columbia Pike Form Based Code Amendment adopted on April 16, 2011
18B - Columbia Pike Form Based Code Amendment adopted on November 15, 2014
C. BUILDING ENVIRONMENT STANDARDS: AVENUE SITES

2. Siting Specifications

STREET FACADE
1. The STREET facade shall be built to the RBL not less than 10 percent of the overall RBL.
2. That portion of a facade that is required to be built to the RBL shall be composed as a simple plane (limited jogs less than 18 inches are considered a simple plane within this requirement) interrupted only by PORCHES, STOOPS, BAY WINDOWS, shop fronts and BALCONIES. 11D

BUILDABLE AREA
Buildings shall occupy only the area of the LOT specified in the siting specifications of the BUILDING ENVELOPE STANDARDS as BUILDABLE AREA. No part of any building excepting overhanging EAVES and BES permitted BALCONIES, BAY WINDOWS, STOOPS, and shop fronts shall encroach into the STREET beyond the RBL. No part of any building (excepting overhanging EAVES, BALCONIES, STOOPS, and small and unroofed garden structures) shall occupy the remaining LOT area. The minimum OPEN CONTIGUOUS LOT AREA shall comprise at least 30 percent of the total BUILDABLE AREA and can be located anywhere within the BUILDABLE AREA of the site.

SIDE LOT LINE
There are no required side LOT line setbacks unless shared with an existing single family house where an 8-foot setback is required.

Garage and Parking Entrances
1. Any garage and/or parking areas for vehicles (autos, trailers, boats, etc.) except where parking is located in an ancillary structure, enclosed in a rear-loading town-house garage, or in a below grade garage-on private property shall not be located within 25 feet from any RBL and shall be screened from the STREET by a STREET WALL.
2. Parking access shall be from an alley where present. Designated GARAGE ENTRIES and Alleys shall be the sole means of automobile access to a site unless otherwise approved by the Zoning Administrator with a recommendation from the ADMINISTRATIVE REVIEW TEAM.
3. Garage doors shall not face (be at an angle of less than 90 degrees from the RBL or right of way) the RBL.
4. These requirements are not applicable to on-street parallel parking.

ALLEYS
On sites with no ALLEY access, there shall be a 25-foot setback from the rear LOT line.

CORNER LOTS
Corner LOTS shall be treated as having STREET FRONTAGE on both the front and side streets (or RBLs).

Unbuilt RBL Rear, and/or Common LOT Line Treatment
Any unbuilt RBL shall have a GARDEN WALL along it, between 2 feet and 3 feet in height. Any unbuilt rear or COMMON LOT LINE that is located more than 15 feet behind the RBL may have a PRIVACY FENCE along it that is 7 feet in height.

OTHER
The BUILDING ENVIRONMENT STANDARDS for Local Sites may be utilized on AVENUE SITES

3. Elements Specifications

FENESTRATION
FENESTRATION shall be between 30 percent and 70 percent of all RBL building facades (when measured as a percentage of the area of each facade and Story between 3 and 9 feet above the finished floor). Blank lengths of wall along any RBL facade of more than 20 linear feet are prohibited.

BALCONIES
When provided, BALCONIES are required to be a minimum of 5 feet deep and 8 feet wide (except where the RBL is within 8 feet of a right of way).

4. Use Specifications

GROUND STORY
A GROUND STORY may include residential uses and have small professional office, building lobby, or building manager’s/maintenance offices (each less than 1,000 square feet). Uses identified in Table 3.1 are permitted on a GROUND STORY where the underlying zoning is “C” or “CP-FBC”. 20C

Upper Stories
Retail uses are not permitted on the upper STORIES. However business and professional offices including medical, legal, insurance, philanthropic, real estate, banking and other offices which in the judgement of the Zoning Administrator with a recommendation from the ADMINISTRATIVE REVIEW TEAM are of the same general character as those listed above may be located on the second floor.

11D - Columbia Pike Form Based Code Amendment adopted on May 25, 2010
20C - Columbia Pike Form Based Code Amendment adopted on December 12, 2015
D. BUILDING ENVELOPE STANDARDS: LOCAL SITES

1. Height Specifications

   Building Height
   1. Principal building height is measured in STORIES.
   2. Buildings shall be between 2 and 3 STORIES in height. Additionally, an attic Story may be built. An attic or half Story is any top Story which achieves its minimum clear height between 8 and 12 feet behind the RBL. An attic or half-Story may have DORMER windows which face the street.

   GROUND STORY Height
   1. The GROUND STORY finished floor elevation of each residential LOCAL STREET BUILDING shall be between 0 and 5 inches or 36 and 60 inches above the fronting sidewalk. The finished floor elevation for Live-Work development shall be between 0 and 18 inches above the fronting sidewalk. 11E
   2. The maximum floor-to-floor STORY HEIGHT limit for the GROUND FLOOR is 14 feet.
   3. The GROUND STORY shall have at least 8 foot 10 inch clear height for at least 80 percent of its area. The minimum FLOOR STORY HEIGHT limit for the GROUND FLOOR is 14 feet.

   Upper STORIES Height
   1. All STORIES shall have at least an 8 foot 10 inch clear height for at least 80 percent of its area. 11E, 18B
   2. The maximum floor to floor STORY HEIGHT limit for upper STORIES is 12 feet.

   Mezzanines
   Mezzanines greater than 2/3 of the floor area footprint shall be counted as a full STORY.

   STREET WALL and fence height
   1. Any unbuilt RBL shall have a STREET WALL built along it and any unbuilt COMMON LOT LINE shall have a PRIVACY FENCE along it, 7 feet in height.
   2. STREET WALL heights are measured relative to the adjacent sidewalk or ground elevation when not fronting a sidewalk.

2. Siting Specifications

   STREET Facade
   1. The STREET facade shall be built-to not less than 75 percent of the overall RBL. However, at the GROUND FLOOR, portions of the STREET facade within 7 feet of a BLOCK CORNER are exempt from this requirement in order to allow special corner treatments in these areas.
   2. That portion of a facade that is required to be built to the RBL shall be composed as a simple plane (limited jogs less than 18 inches are considered a simple plane within this requirement) interrupted only by PORCHES, STOOPS, BAY WINDOWS, shop fronts and BALCONIES. 11E

   BUILDABLE AREA
   Buildings shall occupy only the area of the Lot specified on the REGULATING PLAN as BUILDABLE AREA. No part of any building excepting overhanging EAVES and BES permitted BALCONIES, BAY WINDOWS, STOOPS, and shop fronts shall encroach into the STREET beyond the RBL. No part of any building (excepting overhanging EAVES, BALCONIES, STOOPS, and small and unroofed garden structures) shall occupy the remaining LOT area. The minimum OPEN CONTIGUOUS LOT AREA shall comprise at least 15 percent of the total BUILDABLE AREA and can be located anywhere within the BUILDABLE AREA of the site.

   Side Lot Line
   There are no required side Lot line setbacks unless shared with an existing single family house where an 8-foot setback is required.

   Garage and Parking Entrances
   1. Any garage and/or vehicle (autos, trailers, boats, etc.) parking areas - except where parking is located in an ancillary structure, enclosed in a rear-loading town-house garage, or in a below grade garage - on private property shall not be located within 25 feet from any RBL (except for basement garages) and screened from the STREET by a STREET WALL.
   2. Parking access shall be from an ALLEY where present. Designated GARAGE ENTRIES and ALLEYS shall be the sole means of automobile access to a site unless otherwise approved by the ADMINISTRATIVE REVIEW TEAM.
   3. Garage doors shall not face (be at an angle of less than 90 degrees from the RBL or right of way) the RBL.
   4. These requirements are not applicable to on-STREET parallel parking.

   ALLEYS
   On sites with no ALLEY access, there shall be a 12 foot setback from the rear LOT line.

   Corner Lots
   Corner LOTS shall be treated as having STREET FRONTAGE on both the front and side STREETS (or RBLs).

   LOT/ Dwelling Unit Width
   The LOT/dwelling unit width shall be between 16 feet and 32 feet. No more than 1/3 of the LOCAL STREET BUILDINGS within a development proposal shall be less than 18 feet wide. A maximum of 7 LOCAL STREET

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11E - Columbia Pike Form Based Code Amendment adopted on May 25, 2010
12C - Columbia Pike Form Based Code Amendment adopted on April 16, 2011
18B - Columbia Pike Form Based Code Amendment adopted on November 15, 2014
D. BUILDING ENVELOPE STANDARDS: LOCAL SITES

3. Elements Specifications

**STOOPS**
1. Each LOCAL STREET BUILDING shall include either no more than one STOOP of not more than 5 feet deep and 6 feet wide (plus steps) which is required to be built forward of the (RBL); or no more than one front PORCH, between 8 feet and 10 feet deep with a width not less than 50 percent of the RBL with the building facade placed an additional 2 feet back from the STREET/RBL. Provided, however, that when the finished floor elevation of the GROUND STORY is between 0 to 5 inches above the grade of the fronting sidewalk, a STOOP is not required, and at least 2 feet of the shy zone (the area adjacent to the building face, at least 2 feet in width) shall be distinguished from the sidewalk by a change in material, color, finish or landscaping when a PORCH is not provided.

2. No more than two entries per STOOP, PORCH or shy zone treatment as described above in STOOPS (1.) shall be permitted and the STOOP, PORCH or shy zone treatment as described above in STOOPS (1.) may provide access to a VESTIBULE. In addition, any LOCAL STREET BUILDING may include an entry on the RBL side of the building into an ENGLISH BASEMENT. No entries are permitted below the GROUND STORY on the RBL side of LOCAL STREET BUILDINGS with a GROUND STORY finished floor elevation of 0 to 5 inches above the fronting sidewalk.

**Fences/GARDEN WALLS**
A fence or GARDEN WALL, 30-40 inches in height, is permitted along the STREET FRONTAGE and along the COMMON LOT LINES of the front yard. Opaque ornamental fencing (not including chain link or any other roll type of fencing), between 6 and 7 feet in height may be placed along any unbuilt rear and COMMON LOT LINES.

**FENESTRATION**
FENESTRATION shall be between 30 percent and 70 percent of all RBL building facades (when measured as a percentage of the area of each facade and STORY between 3 and 8 feet above the finished floor). Blank lengths of wall along any RBL facade of more than 15 linear feet are prohibited.

4. Use Specifications

**GROUND STORY**
A GROUND FLOOR may have residential and home office uses. Where a site is designated LIVE-WORK, the GROUND FLOOR may additionally have small professional office, building lobby, building manager's office, ancillary retail grocery, and cafe uses (each less than 1,200 sf).

**Upper Stories**
Upper Stories shall be exclusively for residential and home occupations, as defined by the County. Where a site is designated Live-Work on the REGULATING PLAN, the second STORY may include small professional office uses.

**LOCAL STREET BUILDINGS**
1. Either one ENGLISH BASEMENT or one ACCESSORY UNIT is permitted, except that an ENGLISH BASEMENT is not permitted where the GROUND STORY finished floor elevation is less than 36 inches above the fronting sidewalk.

2. Parking and ACCESSORY UNIT (maximum 650 sf) uses are permitted in the building area at the rear of the LOT.

**Garage/Parking**
The garage/parking for vehicles (autos, trailers, boats, etc.) shall be located at least 25 feet away from any RBL (excepting basement garages).

The following requirements apply only to Live-Work Designated Sites

1. There is no requirement for a STOOP, PORCH or shy zone treatment as described above in STOOPS (1.).

2. There is no front yard fence requirement.

3. The GROUND STORY finished floor elevation shall be between 0 and 18 inches above the adjacent sidewalk elevation and the GROUND STORY shall have a clear height of between 12 and 19 feet.
E. BUILDING ENVELOPE STANDARDS: NEIGHBORHOOD SITES

1. Height Specifications

Building Height
1. Principal building height is measured in STORIES.
2. The building shall be no more than 3 STORIES in height.
3. No accessory building shall be more than 18 feet to its EAVES.

GROUND FLOOR and Second STORY Height
1. The GROUND FLOOR finished elevation shall be between 30 and 69 inches above the average RBL elevation.  
2. The maximum floor-to-floor STORY HEIGHT limit for the GROUND FLOOR STORY is 14 feet.
3. The GROUND FLOOR STORY and second STORIES shall have at least an 8 foot 10 inch clear height for at least 80 percent of the area of the particular STORY.

Upper STORY Height
1. The maximum floor-to-floor STORY HEIGHT for upper STORIES is 10 feet.
2. Each STORY above the second STORY shall have at least 8 feet 8 inches in clear height for at least 80 percent of its area.

Mezzanines
Mezzanines greater than 2/3 of the floor area footprint shall be counted as full STORIES.

2. Siting Specifications

STREET Facade
1. The STREET facade shall be built-to the RBL not less than 33 percent of the overall RBL.
2. That portion of a facade that is required to be built to the RBL shall be composed as a simple plane (limited jogs less than 18 inches are considered a simple plane within this requirement) interrupted only by PORCHES, STOOPS, BAY WINDOWS, shop fronts and BALCONIES.

BUILDABLE AREA
Buildings shall occupy only the area of the LOT specified on the REGULATING PLAN as BUILDABLE AREA. No part of any building excepting overhanging EAVES and BES permitted BALCONIES, BAY WINDOWS, and STOOPS, shall encroach into the STREET beyond the RBL. No part of any building (excepting overhanging EAVES, BALCONIES, STOOPS, and small and unroofed garden structures) shall occupy the remaining LOT area. The minimum OPEN CONTIGUOUS LOT AREA shall comprise at least 30 percent of the total BUILDABLE AREA and can be located anywhere within the BUILDABLE AREA of the site.

Side LOT Line
The minimum side setback is 5 feet.

Garage and Parking Entrances
1. Designated GARAGE ENTRIES shall be the sole means of automobile access to a site, unless otherwise approved by the County.
2. Garage doors shall not face (be at an angle of less than 90 degrees from the RBL or street) the RBL. Vehicle parking areas (except where a STREET WALL exists or parking is enclosed within an ancillary building) on private property shall not be located within 25 feet of the RBL. These prohibitions are not applicable to on-STREET parallel parking.
3. Any garage or parking for vehicles (autos, trailers, boats, etc.) shall be kept within the area designated on the SITING SPECIFICATIONS diagram Garage doors shall not face (be at an angle of less than 90 degrees from the RBL or right of way) the RBL.

ALLEYS
Where there is no ALLEY at the rear LOT line, there shall be a 12-foot setback.

Corner Lots
Corner Lots shall be treated as having STREET FRONTAGE on both the front and side STREETS (of RBLs).
E. BUILDING ENVELOPE STANDARDS: NEIGHBORHOOD SITES

3. Elements Specifications

Fences
1. An ornamental front yard fence (not to be chain link or any other type of rolled fencing), 30 to 40 inches in height, is required along the STREET frontage and COMMON LOT LINES to at least 10 feet beyond the REQUIRED BUILDING LINE (RBL).

2. A PRIVACY FENCE 7 feet in height, may run the remainder of the rear and COMMON LOT LINES (except within the front yard area which shall have a fence as designated above).

Front Porch
A front porch, between 8 feet and 10 feet deep with a width equal to no less than 33 percent of the total building width, is required along and in front of the RBL. For designated LOTS (see the REGULATING PLAN) the front porch is optional.

4. Use Specifications

1. Within the primary building, permitted uses include: Home occupations as defined in the Zoning Ordinance (by-right with these exceptions: maximum 2 nonresident employees within the primary structure and/or maximum 1 nonresident employee within 1 accessory structure, for each LOT).

2. Either ENGLISH BASEMENT unit or one ACCESSORY UNIT is permitted. Conversion of primary structure single-family units for multiple family uses is prohibited. 11F

3. Parking and ACCESSORY UNIT (maximum 650 square feet) uses are permitted in the building area at the rear of the LOT.
Note:
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V. Streetscape Standards

The Columbia Pike Special Revitalization District sites are coded to be “perimeter BLOCKS” with buildings placed at the STREET along the outer edge of their sites. The Streetscape Standards ensure the coherence of those STREETS. They also serve to assist building owners and operators with understanding the relationship between the STREET and their OWN LOTS. These standards also establish an environment that encourages and facilitates pedestrian activity. Native trees and plants contribute to privacy, noise reduction, maintenance of the natural habitat, and conservation of water. Furthermore, they require less maintenance than imported or exotic species.

A. General Principles and Intent

1. The Streetscape
   - The STREET and building façade receives more attention than the rest of the building.
   - STREETSCAPE elements, such as brick pavers, benches and waste-bins, throughout the Columbia Pike Special Revitalization District must be consistent within a project and should be consistent from project to project within an activity node (i.e. Town Center).
   - STREET TREES are part of an overall STREETSCAPE plan designed to give special character to each STREET and coherence to each area. The desired aesthetic shall be achieved through the use of native/proven, hardy, adapted species where reasonable.
   - PUBLIC ART shall be provided in accordance with the Arlington County PUBLIC ART policy and the Public Art Master Plan.

2. Fronts and Rears
   - Building facades are the public "face" of every building. Owners are encouraged to place planters and window boxes with flowering plants and/or climbing vines along the area in front of their buildings within the “shy zone”, which is the area on the sidewalk within 2 feet of the building face.
   - The private, rear portions of the LOTS (toward the ALLEY) allow commercial operators to utilize these spaces as efficient working environments unseen by the public and allow residents to have private and semi-private (for apartment and condominium buildings) open space.
B. Minimum Standards

1. The Streetscape

- Each STREET shall have canopy shade trees (STREET TREES). Wherever the REGULATING PLAN does not show specific STREET TREE placement, STREET TREES shall be planted along the STREET TREE ALIGNMENT LINE at an average spacing between 25 to 30 feet on center (measured per BLOCK face). Required tree planting area widths are specified on the typical street cross sections in the Master Transportation Plan – Part I. However, open soil surface area shall be not less than 60 square feet per isolated tree, and connected (tree strip) planting areas are encouraged. The planting area’s minimum dimension shall be 5 feet or as indicated in Arlington County Landscape Standards, Section II.B. Tree Pit Size/Planting Strip Size. At planting, trees shall be at least 3.5 inches in diameter (4 feet above grade). Species shall be selected from the Columbia Pike Special Revitalization District Street Tree List. Consult the ADMINISTRATIVE REVIEW TEAM for the designated tree species for a particular STREET. 16C

- Any unpaved ground area fronting the LOTS (to the curb) shall be planted with groundcover or flowering vegetation.

- STREET TREES shall be “limbed up” so as to not interfere with pedestrian or auto/truck travel (minimum 7 feet clear over the sidewalk and 14 feet over the travel lanes of the STREET).

- Low metal fencing or railing that is attractive and durable shall be installed around STREET TREE pit areas to prevent pedestrian damage to planting materials. Consistency of fencing design is required within a project and within a BLOCK face. (Tree fencing shall not be required in locations where the clear sidewalk area is less than 6 feet in width.)

2. Backs

- On LOCAL and NEIGHBORHOOD sites only, at least 1 canopy shade tree per 550 square feet of the required open (unpaved) area shall be planted in the rear LOT area and no closer than 5 feet to any COMMON LOT LINE. (See the Siting Requirement under the BUILDING ENVELOPE STANDARDS). Such trees shall be at least 3.5 inches caliper (4 feet above grade). Species shall be selected from the Columbia Pike Special Revitalization District Street Tree List. 16C
3. Sidewalks

- Sidewalks not otherwise designated on the typical street cross sections in the *Master Transportation Plan – Part I*, are a minimum of 5 feet wide and shall be constructed to meet all County specifications.

- Where an area is unpaved, owners may place pavers and/or stepping stone walks between the curb and the sidewalk and between the sidewalk and entry/steps. Within the STREET the width of such walkways shall not exceed 6 feet and walkways shall not be located less than 8 feet from any STREET TREE.

- Sidewalks along Columbia Pike are to have 3 distinct zones; the shy zone (at least 2 feet in width), the clear zone (no less than 6 feet in width), and the furniture zone (up to 6 feet in width).

- The clear zone shall be constructed entirely of plain poured concrete. A variety of paving materials, textures and colors are encouraged in the shy and furniture zones. Consistency of paving design is required within a project and within each activity node.

4. Turf and Groundcover (*WHERE VISIBLE FROM THE STREET* and along the *ALLEY*)

- All turf grass must be solidly sodded at installation—not seeded, sprigged, or plugged (consult the ADMINISTRATIVE REVIEW TEAM).

- Groundcovers may be used in place of turf grass.

- In addition to the LOT, the owner must maintain the following areas:
  - The portion of the STREET between their LOT line(s) and the back of the curb.
  - The portion of the ALLEY between the LOT line(s) and the edge of pavement.

5. On-street Parking

- On-street parking nubs shall be incorporated into the sidewalk in a pattern consistent with the *Master Transportation Plan*.

  - The parking space/tree planting pattern may be interrupted by existing or proposed new driveways, STREETS, ALLEYS, and transit stops/stations.

  - Parking spaces shall be constructed in a manner that allows proper drainage (toward a valley gutter at the curb line)

  - Parking spaces shall be constructed according to County standards to ensure accessibility for street cleaning vehicles.
6. Street Furniture

- Benches - Benches shall have backs and arm rests.
  - Benches in the Columbia Pike corridor shall be the Victor Stanley “Streetsites” model # R-B 28 or equivalent.
  - Benches located in the furniture zone, and oriented perpendicular to the street, shall be 4 feet in length. Benches located in the furniture zone but not perpendicular to the STREET may be longer so long as their length does not conflict with the placement of other streetscape elements or obstruct necessary pedestrian movement.
  - Bench ratios provided below shall be used to calculate only the total number of required benches and may not necessarily determine the bench locations.
  - Where present, the amount of frontage dedicated to transit stops, as determined by the Department of Environmental Services (or its successor agency), may be subtracted from the overall building frontage when calculating the total number of required benches.
  - For each MAIN STREET or AVENUE site, one bench shall be provided for every 50 feet of STREET FRONTAGE.
  - For each LOCAL site that is built to a LIVE/WORK standard, one bench shall be provided for every 100 feet of STREET FRONTAGE. Local sites that are not built to a LIVE/WORK standard and Neighborhood sites are exempt from the bench requirement.

- Waste Bins - The standard waste bin for the Columbia Pike corridor is the Victor Stanley “Bethesda Series” model # S-42 or equivalent. At a minimum, one waste bin shall be provided at each BLOCK CORNER or BUILDING CORNER.

- Bike Racks – Bike racks (2-space capacity) for the Columbia Pike corridor shall be an inverted “U” in galvanized steel with a baked-on black paint finish.
  - Bike Racks (2-space capacity) shall be installed on both sides of the STREET, along the STREET TREE ALIGNMENT LINE or within the furniture zone (not to interfere with the placement of STREET TREE or STREET LIGHTS). At the time of the development, the developer is only responsible for the installation of bicycle racks on the side(s) of the STREET being developed.
  - Where feasible and not in conflict with other STREETSCAPE elements, at least 50% of visitor/guest bike racks shall be located within 50 feet of the primary residential/office building entrance and shall be located in groups of two or more. In all other locations, bike racks shall be distributed within a project either as a single rack or in groups of two. \(^8C\)

- Placement and model/type of all street furniture and fixtures, if different than the current standard, will be reviewed by the ADMINISTRATIVE REVIEW TEAM.

7. GENERAL NOTES \(^16C\)

- All plant material (including trees) shall conform to the standards of the American Association of Nurserymen and shall have passed any inspections required under State regulations.

- Invasive exotic species found anywhere on the LOT shall be removed.

- Mechanical and electrical equipment including, but not limited to, air compressors, pumps, exterior water heaters, water softeners, private garbage cans (not including public sidewalk waste bins), and storage tanks may not be stored or located within any STREET. (Water pumps not visible are not included in this prohibition.)

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8C - Columbia Pike Form Based Code Amendment adopted on January 23, 2010
16C - Columbia Pike Form Based Code Amendment adopted on January 26, 2013
C. Squares and Civic Greens

In addition to the above landscape requirements, SQUARES and CIVIC GREENS located within the Columbia Pike Special Revitalization District shall be designed, planted and maintained according to the following requirements.

SQUARES are generally active pedestrian centers. They should be designed appropriate to their high (pedestrian) traffic level with a higher percentage of paved surface area, underneath the canopy of shade trees. CIVIC GREENS are spaces intended for less intensive foot traffic. Pervious paving materials are encouraged in both SQUARES and CIVIC GREENS, and the percentage of impervious paving material shall be limited. The green plants and trees of SQUARES and CIVIC GREENS provide a landscape and civic architecture that complements the surrounding building architecture. A clear view through the public space is important for safety and urban design purposes.

1. Squares
   - Surface treatment and materials (within the area back-of-curb to back-of-curb excluding any CIVIC BUILDING, PUBLIC ART or monument footprint).
     1. Minimum 30 percent pervious surface area (turf, groundcover, soil or mulch).
     2. The remaining balance may be any paved surface including a maximum 30 percent impervious paved surface.
     3. A PUBLIC ART project (as defined herein or in Arlington County PUBLIC ART policy) is required in these locations.
     4. Paved surfaces, including the cartway (where motorized vehicles travel), shall have a coordinated, distinctive pattern that calls attention to the pedestrian nature of the area.

2. Civic Greens
   - Surface treatment and materials (within the area back-of-curb to back-of-curb excluding any CIVIC BUILDING, PUBLIC ART or monument footprint).
     1. Minimum 60 percent pervious surface area (turf, groundcover, soil or mulch).
     2. The remaining balance may be any paved surface including a maximum 30 percent impervious paved surface.
     3. A PUBLIC ART project (as defined herein or in Arlington County PUBLIC ART policy) is required in these locations.
     4. Paved surfaces, including the cartway, shall have a coordinated, distinctive pattern that calls attention to the pedestrian nature of the area.

3. Materials and Configurations
   - Wherever the REGULATING PLAN does not show specific STREET TREE placement, STREET TREES shall be planted along the STREET TREE ALIGNMENT LINE at an average spacing not greater than 25 to 30 feet on center.
The ground surface level elevation shall be between 0 and 18 inches above the top of the adjacent curb.

Except for tree trunks, STREET LIGHTS, CIVIC BUILDINGS, PUBLIC ART or monuments, there shall be a clear view between 2 and 10 feet above grade. The foliage of newly planted trees may intrude into this area until the tree has sufficient growth to allow such a clear trunk height.

Trees shall be selected from the Columbia Pike Special Revitalization District Street Tree List.

Asphalt is prohibited on sidewalks, but may be incorporated in cartway design.

Curb return radii on all BLOCK CORNERS shall be 15 feet, where possible.

D. Columbia Pike Special Revitalization District Street Tree List

The following list contains all species approved for use in the Columbia Pike Special Revitalization District. It contains native and acceptable adapted species. Other species may be used for planting within a Lot. Invasive exotic species may not be used anywhere on LOTS or other areas within the Columbia Pike Special Revitalization District. Species in bold type are specified (first preference) for placement along the STREET TREE ALIGNMENT LINE, as specified in the REGULATING PLAN. Species marked with an asterisk shall be used in limited areas such as larger open landscaped areas, rather than for street tree use. At the recommendation of the ADMINISTRATIVE REVIEW TEAM in coordination with the County’s urban forester, modifications to this list may be made at a future date.

Columbia Pike Special Revitalization District

STREET TREE LIST

- Acer rubrum Red Maple (Town and Village Centers)
- Celtis laevigata Sugar Hackberry *
- Ginko Biloba Ginko (male only)
- Gleditsia triacanthos inermis Thornless Honey Locust *
- Gymnocladus dioicus Kentucky Coffeetree ‘Stately Manor’ or ‘Espresso’ (male only)
- Liquidambar styraciflua Sweetgum *
- Nyssa sylvatica Tupelo Black Gum *
- Platanus x acerifolia London Planetree (Neighborhood Center)
- Platanus occidentalis Sycamore
- Quercus phellos Willow Oak (Western Gateway)
- Quercus rubra Red Oak *
- Quercus velutina Black Oak
- Taxodium disticum Bald Cypress
- Tilia americana American Basswood (American Linden) *
- Tilia tomentosa Silver Linden
- Ulmus americana American Elm (Valley Forge)
- Ulmus parvifolia Lacebark Elm
- Zelkova serrata Japanese Zelkova
Note:
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VI. Architectural Standards

Buildings must be reviewed by the Administrative Review Team. The Administrative Review Team will also work with the developer and/or designer to show them how the Form Based Code will satisfy their site needs and other requirements.

A. General Principles and Intent

1. Tradition

- These standards favor an aesthetic that is traditional in a broad sense. They specify an architecture language of load-bearing walls and regional materials. The standards also specify certain details, such as column and pier spacing, window proportions, roof or cornice configurations, storefronts, and overhangs.

- The intent behind these standards is to utilize a discipline of form when designing new buildings in order to foster a coherent Columbia Pike aesthetic.

- All building materials to be used shall express their specific properties. For example, stronger and heavier materials (masonry) support lighter materials (wood).

2. Equivalent or Better

- While only materials, techniques, and product types prescribed here are allowed, equivalent or better practices and products are encouraged. They shall be submitted to the Administrative Review Team and may be added to the approved list after proper review by the County.

3. Energy Efficiency and Environmental Conservation

- LEED (Leadership in Energy and Environmental Design) standards, or an equivalent standard, should be incorporated into the building design including the submission of a LEED scorecard in the administrative review process.

4. Where Clearly Visible From The Street

- Many of these standards apply only in conditions WHERE CLEARLY VISIBLE FROM THE STREET. Note that the definition of STREET includes parks, Civic Squares, and Civic Greens. These controls therefore concentrate on the public space/views from the public space and minimize interference in the private realm. For example, an architectural element that is visible only through an opening in a Street Wall is not Clearly Visible From The Street.
B. Building Walls (Exterior)

1. Intent And Guiding Illustrations For Building Walls

Building walls should reflect and complement the traditional materials and techniques of Arlington County’s regional architecture. They should express the construction techniques and structural constraints of traditional, long-lasting, building materials. Simple configurations and solid craftsmanship are favored over complexity and ostentation in building form and the articulation of details. All building materials to be used shall express their specific properties. For example, heavier more permanent materials (masonry) support lighter materials (wood). The illustrations and statements on this page are advisory only. Refer to the Code standards below for the specific prescriptions of this section.
2. Standards For Building Walls (WHERE CLEARLY VISIBLE FROM THE STREET)

**Materials:** The following materials are permitted.

- Brick and tile masonry
- Stucco (cementitious finish)
- Native stone (or synthetic equivalent)
- Pre-cast masonry (for trim and cornice elements only)
- Gypsum Reinforced Fiber Concrete (GFRC—for trim elements only)
- Metal (for beams, lintels, trim elements and ornamentation only)
- Split-faced block (only for piers, foundation walls and chimneys)
- Wood lap siding
- Hardie-Plank™ equivalent or better siding

**Configurations and Techniques:** The following configurations and techniques are permitted.

- **Walls**
  - Wall openings shall not span vertically more than one STORY.
  - Wall openings shall correspond to interior space and shall not span across building structure such as the floor structural and mechanical thickness.
  - Wall materials shall be consistent horizontally (i.e. joints between different materials must be horizontal and continue around corners) except for chimneys and piers.
  - Material changes shall be made within a constructional logic—as where an addition (of a different material) is built onto the original building.

- **Wood Siding and Wood Simulation Materials**
  - Lap siding (horizontal) configuration
  - Smooth or rough-sawn finish (no faux wood grain)

- **Brick, Block and Stone**
  - Must be properly detailed and in appropriate load-bearing configurations.

- **Stucco (cementitious finish)**
  - Smooth or sand only, no “cake icing” finish.
C. Roofs and Parapets

1. Intent and Guiding Illustrations for Roofs and Parapets

Roofs and Parapets should demonstrate a commonsense recognition of the climate by utilizing appropriate pitch, drainage, and materials in order to provide visual coherence to the Columbia Pike Special Revitalization District. Consistent with Arlington’s commitment to green building technology, such technologies should be used to the maximum extent possible. The illustrations and statements on this page are advisory only. Refer to the Code standards below for the specific prescriptions of this section.
2. STANDARDS FOR ROOFS AND PARAPETS (WHERE CLEARLY VISIBLE FROM THE STREET)

**Materials:** The following materials are permitted.
- Clay or concrete (faux clay)
- Tile (barrel or flat roman)
- Slate (equivalent synthetic or better)
- Metal (standing seam 5-v crimp, equivalent or better)
- Dimensional Asphalt shingles
- Cornices and soffits may be a combination of wood, vinyl, and/or metal

**Configurations and Techniques:** The following configurations and techniques are permitted.

- **Pitched Roofs**
  - The primary ridge beam shall run parallel to the STREET (except NEIGHBORHOOD Sites).

- **Pitch (exclusive of roofs behind PARAPET walls)**
  - Simple hip and gable roofs shall be symmetrically pitched between 6:12 and 12:12.
  - Shed roofs, attached to the main structure, shall be pitched between 4:12 and 7:12.

- **Overhang**
  - Eaves must overhang at least 24 inches on the primary structure.
  - Rakes (gable end) must overhang at least 18 inches.
  - Eaves and rakes on accessory buildings, DORMERS, and other smaller structures must overhang at least 8 inches.
  - Open eaves and simple traditional soffits and fascia are allowed.
  - Soffits shall be placed perpendicular to the building wall, not sloping in plane with the roof (except for gable end rakes).
  - Timber eaves and BALCONY brackets must be a minimum of 5.5 inches in dimension.

- **PARAPET Roofs** (Cornice, Entablature, and Coping Standards)
  - Allowed for MAIN STREET and AVENUE Sites, and LIVE/WORK Sites where the roof material is not visible from any adjacent STREET only.

- **Cornices and Other Features**
  - Buildings without visible roof surfaces and overhanging Eaves may satisfy the overhang requirement with a cornice projecting horizontally between 6 and 12 inches beyond the building walls. For buildings three stories or taller, the cornice projection shall increase an additional 6 to 12 inches per STORY.
  - Skylights and roof vents are permitted only on the roof plane opposite the primary STREET or RBL or when shielded from STREET view by the building's PARAPET wall.
  - Overly elaborate, “postmodern” and/or “high-tech” designs are discouraged. However, ornamentation which contributes to the character of the building is encouraged. Consult the ADMINISTRATIVE REVIEW TEAM for appropriate configurations.
  - Green roof technologies are encouraged. Vegetative cover should be considered for flat roofs and solar panels should be considered for integration into pitched roof structures.
D. Street Walls

1. Intent And Guiding Illustrations For Street Walls

Street Walls establish a clear edge to the street where the buildings do not. The Columbia Pike Special Revitalization District Form Based Code requirements include masonry walls that define outdoor spaces and separate the street from the private realm (parking lots, trash cans, gardens, and equipment). All Street Wall facades shall be as carefully designed as the building façade, with the finished side out, i.e. the “better” side facing the street. The illustrations and statements on this page are advisory only. Refer to the Code standards below for the specific prescriptions of this section.
2. Standards for Street Walls (WHERE CLEARLY VISIBLE FROM THE STREET)

Materials: The following materials are permitted.

- Native/regional stone and equivalent imitation stone
- Metal (wrought iron, welded steel and/or aluminum [black] for gates only)
- Brick
- Stucco on concrete block (or poured) only with brick or stone coping
- A combination of materials (e.g. stone piers with brick infill panels)

Configurations and Techniques: The following configurations and techniques are permitted.

- STREET WALLS along any unbuilt REQUIRED BUILDING LINE shall be built to a height of 7 feet above the adjacent ground.
- STUCCO STREET WALLS shall have a hardy species of climbing vine planted along them.
- Metal work may additionally be treated to imitate a copper patina.
- Copings shall project between 1 inches and 4 inches from the face of the wall.
E. Windows and Doors

1. Intent And Guiding Illustrations For Windows And Doors

Windows shall be divided by multiple panes of glass. This helps the window “hold” the surface of the façade, rather than appearing like a “hole” in the wall (an effect produced by a large single sheet of glass). All windows and doors should be selected with their energy conservation value in mind so as to achieve the highest possible energy savings. The illustrations and statements on this page are advisory only. Refer to the Code standards below for the specific prescriptions of this section.
2. STANDARDS FOR WINDOWS AND DOORS (WHERE CLEARLY VISIBLE FROM THE STREET)

a. Materials: The following materials are permitted.

- Windows shall be of anodized aluminum, wood, clad wood, vinyl, or steel.
- Window glass shall be clear, with light transmission at the GROUND STORY at least 90 percent and for the upper stories 75 percent (modification as necessary to meet any applicable building code requirements). Specialty windows may utilize stained, opalescent, or glass block (one per façade maximum).
- Window screens shall be black or gray.
- Screen frames shall match window frame material or be dark anodized.
- Doors shall be of wood, clad wood, or steel.

b. Configurations and Techniques: The following configurations and techniques are permitted.

- The following requirements apply to all windows:
  - Windows may be ganged horizontally (maximum 5 per group) if each grouping is separated by a mullion, column, pier or wall section that is at least 7 inches wide.
  - Windows shall be no closer than 30 inches to BUILDING CORNERS (excluding BAY WINDOWS and where the BUILDING CORNER is also a BLOCK CORNER).
  - Exterior shutters, if applied, shall be sized and mounted appropriately for the window (one-half the width), even if inoperable.
- The following requirements apply to all upper-STORY windows:
  - Windows shall be double-hung, single-hung, awning, or casement windows.
  - Fixed windows are permitted only as a component of a system including operable windows within a single wall opening.
  - Residential buildings/floors: panes of glass no larger than 36 inches vertical by 30 inches horizontal.
  - The maximum pane size for office uses is 48 inches vertical by 40 inches horizontal.
  - Egress windows may be installed according to the appropriate building code.
c. Shopfront (GROUND FLOOR) Windows and Doors: \textsuperscript{20c}

1. Single panels of glass not larger than 6 feet in height by 4 feet wide.

2. GROUND FLOOR windows shall not be made opaque by window treatments (excepting operable sunscreen devices within the conditioned space) and shall allow a minimum 60 percent of surface view into the building for a depth of at least 20 feet. Provided, however, the County Board may modify this requirement for public, civic and institutional uses identified in Table 3.1, subject to use permit approval as provided in ACZO §15.4, where it finds that the proposed modifications can be retrofitted to meet standard requirements when the subject use is discontinued and are otherwise consistent with the intent of the Form Based Code.

3. Shopfronts may extend up to 24 inches beyond the façade (RBL) into the STREET.

- Doors:
  - Double-height entryways (those that span more than one STORY) are not allowed.
  - Doors shall not be recessed more than 3 feet behind the shopfront windows and, in any case, shall have a clear view and path to a 45-degree angle past the perpendicular from each side of the door.
  - Roll-down security gates and doors are prohibited.
F. Signage

1. INTENT AND GUIDING ILLUSTRATIONS FOR SIGNAGE

Signs along the Columbia Pike Special Revitalization District’s commercial frontages should be clear, informative to the public and should weather well. Appropriate signage is desirable for advertising Columbia Pike shops and offices, and decoration. However, signage that is glaring or large creates a distraction, intrudes into and lessens the Columbia Pike Special Revitalization District experience, and creates visual pollution. Blade type shop signs incorporating creative art, graphics or materials are encouraged for retail and office tenants. The illustrations and statements on this page are advisory only. Refer to the Code standards below for the specific prescriptions of this section.
2. Allowed Signs (WHERE CLEARLY VISIBLE FROM THE STREET)  

Form Based Code projects may have the following signs provided they comply with the standards set forth in VI.F.3 below:

a. Each building may have one building sign.

b. Each retail or office tenant on the Ground Floor or Second Story may have the following signs:
   1. Unlimited AWNING signs and STREET address signs;
   2. One blade type shop sign per Street frontage;
   3. One graphic sign;
   4. Up to a total of three wall or window signs;
   5. One additional wall or window sign and one additional blade sign are permitted for tenants occupying retail or office spaces with more than one STREET FRONTAGE.

c. Where there is SHARED PARKING within a structure, the following signs are allowed in addition to the signs allowed for the designated BES SITE in which the Shared Parking is located:
   1. One wall sign; and
   2. Unlimited blade signs meeting the standards for incidental signs as set forth in 13.7.8.

3. Signage Standards:  

   a. Wall Signs

   1. Wall signs for retail and office spaces are permitted either within the area above the GROUND STORY windows and below the second STORY windows, or on the vertical front of or on top of a CANOPY. All wall signs shall be placed within a horizontal band not to exceed two feet in height. This band shall not be located higher than 18 feet or lower than 12 feet above the adjacent sidewalk, unless placed on the front of or on top of a CANOPY. If placed on top of a CANOPY, the two-foot band shall not extend more than two feet beyond the top of the CANOPY. Wall signs shall not come closer than two feet to an adjacent COMMON LOT LINE or the boundary of the area permitted to be used by the retail or office tenant.

   2. Wall signs allowed where there is SHARED PARKING within a structure may be placed only in a horizontal band not to exceed two feet in height. This band shall be located immediately above the entrance to be SHARED PARKING structure and shall not be higher than four feet from the top of the entrance opening.

   3. Letters on all wall signs shall not exceed 18 inches in height or width and three inches in relief. Wall signs shall not exceed 20 feet in length.
b. Window Signs

1. Window signs are permitted to be placed or painted within GROUND FLOOR or second STORY office and retail windows and the entire window sign shall fit within a rectangle of eight square feet.

2. Window signs shall be allowed automatic changeable copy elements as set forth in ACZO 13.12.

c. Blade Type Shop Signs

1. Blade type shop signs shall be not more than six square feet

2. Blade type shop signs shall be located so that there is a minimum of nine feet clear height above the sidewalk and below the blade type sign. Blade signs may be hung from an overhang or AWNING.

3. Blade type shop signs shall not be internally illuminated and commercial messages may occupy no more than one-half of the square footage within the sign.

d. Graphic Signs

1. Graphic signs (a graphics sign is a sign designed to be read only from a distance of less than three feet away), such as, but not limited to restaurant menus or building directories, shall be located in a permanently mounted display box of not more than three square feet on the surface of the building adjacent to the entry. Graphics signs shall not be exposed to the elements.

2. Graphics signs shall not be exposed to the elements

e. Building Sign

A building sign may be: 1) a masonry or bronze plaque on any building; or 2) A wall or blade sign on a Main Street or Avenue building. Building signs shall meet all requirements set forth in the table below, and shall not cross from one vertical discrete facade composition to another.
### Columbia Pike Special Revitalization District - Form Based Code

#### Architectural Standards

<table>
<thead>
<tr>
<th>Sign Type</th>
<th>Number of Stories</th>
<th>Placement</th>
<th>Maximum size of sign (in square feet)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Masonry or bronze plaque</strong></td>
<td>Any</td>
<td>In the building's cornice/PARAPET wall or under the eaves and above the upper STORY windows.</td>
<td>8</td>
</tr>
<tr>
<td><strong>Wall or blade sign</strong></td>
<td>No more than 50% of the sign area shall be placed above the top of the STORY identified below.</td>
<td>&lt; 70 feet of building frontage</td>
<td>35</td>
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<td>70 - 150 feet of building frontage</td>
<td>50</td>
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<td>&gt; 150 feet of building frontage</td>
<td>100</td>
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<td></td>
<td>2</td>
<td>GROUND</td>
<td>35</td>
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<td>2&lt;sup&gt;nd&lt;/sup&gt;</td>
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<td>8&lt;sup&gt;th&lt;/sup&gt;</td>
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</table>

**f.** External lighting directed towards signage that is not internally illuminated is permitted. The energy efficiency of lighting should be considered.

**g.** Signs shall be further limited and regulated by the following provisions of the Arlington County Zoning Ordinance, which shall be incorporated as if fully set forth herein:

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<td>SPECIAL EXCEPTIONS</td>
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<tr>
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<td>NO VARIANCES</td>
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<td>SIGNS PROHIBITED IN ALL DISTRICTS</td>
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<td>13.7.6</td>
<td>FLAGS (FOR ANY BES SITES)</td>
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<td>13.7.8</td>
<td>INCIDENTAL SIGNS (FOR ANY BES SITES)</td>
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<td>13.7.11</td>
<td>SIDEWALK SIGNS (FOR ANY ESTABLISHMENT DEVELOPED UNDER THIS CODE)</td>
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<td>13.9.1.H</td>
<td>NEIGHBORHOOD SIGNS</td>
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<td>15.8</td>
<td>SIGN PERMITS</td>
</tr>
<tr>
<td>17.4</td>
<td>CRIMINAL PENALTIES</td>
</tr>
</tbody>
</table>
AWNINGS/Overhangs:  
Notwithstanding the foregoing, when an AWNING or overhang is incorporated into a building, the following requirements must be met:

- Minimum 10 feet clear height above sidewalk, minimum 6 feet depth out from the building façade (maximum to curb or tree-planting strip/furniture zone, whichever is closer).
- Canvas cloth or equivalent (no shiny or reflective materials), metal or glass.
- No internal illumination through the AWNING/Overhang.
- Except for wall signs permitted to be attached to CANOPIES, lettering and/or logos on AWNINGS and CANOPIES shall be limited to 5 inches tall on the vertically hanging fabric/face at the curb side of the AWNING or CANOPY.
- No one-quarter cylinder configurations.  

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6 - Columbia Pike Form Based Code Amendment adopted on April 25, 2009
G. Lighting and Mechanical Equipment

1. Intent And Guiding Illustrations For Lighting And Mechanical Equipment

Materials and equipment chosen for lighting fixtures should be durable, energy efficient and weather well. Appropriate lighting is desirable for nighttime visibility, crime deterrence, and decoration. However, lighting that is too bright or intense creates glare, hinders night vision, and creates light pollution. The illustrations and statements on this page are advisory only. Refer to the Code standards below for the specific prescriptions of this section.
2. Standards for Lighting and Mechanical Equipment (WHERE CLEARLY VISIBLE FROM THE STREET)

**Lighting:**

- **STREET LIGHTS** shall meet the following, with street classifications determined by the categories assigned in the adopted Master Transportation Plan Street Element:
  
  o On principal arterial streets, **STREET LIGHTS** shall be double-globed Carlyle luminaires on 16 foot poles;

  o On minor arterial streets, **STREET LIGHTS** shall be single-globed Carlyle luminaires on 14 foot poles;

  o On principal and minor local streets, **STREET LIGHTS** shall be single-globed Carlyle luminaires on 12 foot poles.

- A photometric analysis will be submitted as part of the Form Based Code application by the developer. Such analysis will show that, with the spacing of street lights as shown by the developer on the lighting plan, the light levels will fall within recommended levels indicated in Arlington County’s 2012 Traffic and Street Lighting Specifications, for the street type and location.  

- At the front of the building, exterior lights shall be mounted between 6 feet and 14 feet above adjacent grade.

- All **LOTS** with **ALLEYS** shall have lighting fixtures within 5 feet of the **ALLEY** right of way. This fixture shall illuminate the **ALLEY**, shall be between 9 and 14 feet in height, and shall not cause glare in adjacent **LOTS**.

- Floodlights or directional lights (maximum 75-watt bulbs) may be used to illuminate **ALLEYS**, parking garages and working (maintenance) areas, but must be shielded or aimed in such a way that they do not shine into other **LOTS**, the **STREET**, or direct light out of the Columbia Pike Special Revitalization District.

- Floodlighting shall not be used to illuminate building walls (i.e. no up-lighting).

- Site lighting shall be of a design and height and shall be located so as to illuminate only the **LOT**. An exterior lighting plan must be approved as consistent with these standards by the **ADMINISTRATIVE REVIEW TEAM**.

- No flashing, traveling, animated, or intermittent lighting shall be visible from the exterior of any building whether such lighting is of temporary or long-term duration.

- Lighting for parking garages shall satisfy Crime Prevention Through Environmental Design (CPTED) standards.

- Traffic signal mast arms shall be the black Columbia Pike decorative model with a “tear drop” light fixture. The bell cover at the base shall not be installed in such a way as to infringe on the required clear zone within the sidewalk.

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16D - Columbia Pike Form Based Code Amendment adopted on January 26, 2013
Mechanical Equipment:

- The following shall be placed away from any RBL, not be stored or located within any STREET, and be screened from view from the STREET:

  Air compressors, mechanical pumps, exterior water heaters, water softeners, utility and telephone company transformers, meters or boxes, garbage cans, storage tanks, and the like may not be stored or located within any area considered a STREET under this Code.

- Roof mounted equipment shall be placed away from the RBL and be screened from view from the STREET.
Note:
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VII. Definitions

The following terms are defined for the purpose of the Columbia Pike Special Revitalization District Form Based Code, Article 11.1 of the Arlington County Zoning Ordinance. Terms not defined here may be defined elsewhere in the Zoning Ordinance. In such case, the definition contained in the Zoning Ordinance will be used. Certain terms in the Form Based Code are used in very specific ways, often excluding some of the meanings of common usage. Wherever a word is printed in SMALL CAPITAL LETTERS, it is being used as defined herein.

ACCESSORY UNIT
A building (maximum floor area of 650 square feet) that is not the primary structure located on a lot, that can be used as additional residential or home occupation space by the owner of the primary structure.

ADMINISTRATIVE REVIEW TEAM
The County staff that has been designated to review Form Based Code applications. The team will consist of representatives from the Department of Community Planning, Housing & Development, including Planning and Historic Preservation; the Department of Environmental Services; and, Arlington Economic Development. The Columbia Pike Coordinator will be designated as a Deputy Zoning Administrator and shall play the lead role on the ADMINISTRATIVE REVIEW TEAM. Additional staff resources from other departments and areas may also be involved as determined necessary by the County Manager or the ADMINISTRATIVE REVIEW TEAM. Designating the Columbia Pike Coordinator as a Deputy Zoning Administrator will provide the appropriate level of legal authority to the ADMINISTRATIVE REVIEW TEAM.

ALLEY
The public right of way for vehicles and pedestrians within a BLOCK that provides access to the rear of buildings, vehicle parking (e.g., garages), utility meters, and recycling and garbage bins.

AVENUE BUILDING
Building types as defined in the BUILDING ENVELOPE STANDARDS for AVENUE SITES.

AWNING
A cantilevered, projected or suspended cover over the sidewalk portion of the STREET, or a roof-like covering, usually of canvas, metal, or similar material and often adjustable, placed over the sidewalk, windows, or doors to provide protection from sun and rain. It is distinguished from a CANOPY because it is not permanent, nor a structural portion or architectural feature of the building and does not support substantial weight. 15D

BALCONY
An exterior platform attached to the front of a main building (on and forward of its REQUIRED BUILDING LINE or STREET side). BALCONIES, where required in the BUILDING ENVELOPE STANDARDS, must be roofed and enclosed by balustrades (railings) and posts that extend up to the roof. BALCONIES aligned vertically on adjacent floors may post up to one another and share a single roof element. BALCONIES may not project within 5 feet of a property line.

15D - Columbia Pike Form Based Code Amendment adopted on July 24, 2012
Bay or Bay Window
Generally, a U-shaped enclosure, extending the interior space of the building outward of the exterior building wall/RBL (along its street side). Minimum interior clear width at main wall of 4 feet; projection not greater than 36 inches beyond the RBL; walls and windows shall be between 90 degrees (perpendicular) and 0 degrees (parallel) relative to the primary wall from which they project.

Block
An increment of land comprised of lots, alleys, and tracts circumscribed and not traversed by streets (pedestrian pathways excepted). Blocks shall be measured at the frontage lot lines (along the required building line).

Block Corner
This refers to the outside corner of a block at the intersection of any two streets. Some of the requirements of the building envelope standards are specific to block corners. Inside corners, where the resulting angle formed by the block face is less than 180 degrees (concave), are not considered block corners for the purposes of this code.

Buildable Area
The area of the lot that building(s) may occupy. The buildable area sets the limits of the building footprint now and in the future—additions to structures must be within the designated area.

Building Corner
This refers to the outside corner of a building where the primary building mass is within an angle less than 180 degrees. Some of the prescriptions of the building envelope standards are specific to building corners. Inside corners, where the exterior space of the building mass forms an angle of more than 180 degrees, are not considered building corners for the purposes of this code.

Building Envelope Standards (BES)
The part of the code that establishes basic parameters regulating building form, including the envelope, placement (in three dimensions) and certain permitted/required building elements, such as storefronts, balconies, and street walls. The building envelope standards establish both the boundaries within which things may be done and specific things that must be done. The applicable BES for a site is determined by its street frontage as per the regulating plan. This produces a coherent street and allows the building greater latitude behind its street facade.

Canopy
A cantilevered, projected or suspended cover over the sidewalk portion of the street, or a rooflike covering placed over the sidewalk, windows, or doors to provide protection from sun and rain. It is distinguished from an awning because it is a permanent, durable, structural portion of the building as opposed to a light covering of canvas, metal or other similar material. 15D

15D - Columbia Pike Form Based Code Amendment adopted on July 24, 2012
CIVIC GREEN OR SQUARE
Public spaces located within the Columbia Pike Special Revitalization District as designated on the REGULATING PLAN. The term SQUARE is generally used to describe spaces that have more paved surface area. The term CIVIC GREEN is generally used to describe a formally configured, small public lawn or park that is primarily unpaved. Both shall have at least 60 percent of their perimeter fronting rights of way and both spaces should be surrounded by STREET TREES. Their dimensions shall be no narrower than a 1:4 ratio, and no SQUARE or CIVIC GREEN width or breadth dimension shall be less than 25 feet. Situated at prominent locations within the Columbia Pike Special Revitalization District and often dedicated to important events or citizens (with PUBLIC ART), CIVIC GREENS and SQUARES shall not include active recreation structures such as ball fields and courts, but may include temporary ice skating rinks. See the Streetscape Standards for the specific controls on SQUARES and CIVIC GREENS.

PUBLIC, CIVIC AND INSTITUTIONAL USES
Those uses as provided in ACZO §12.2.4. 20A

CIVIC BUILDINGS
Those buildings that house CIVIC USES located on the sites designated on the REGULATING PLAN. CIVIC BUILDINGS and PUBLIC ART are situated at prominent locations within the Columbia Pike Special Revitalization District. 5A

COMMON LOT LINES
LOT lines shared by adjacent private LOTS.

DEVELOPMENT PROJECT.
A property that is the subject of County approval for development 23F

DORMERS
Small, roofed architectural features located within the main roof of a hipped or gabled roof. DORMERS shall not break the primary EAVES line. DORMERS shall not result in the creation of additional occupiable space above what is otherwise permitted by limits in the BUILDING ENVELOPE STANDARDS. DORMERS shall be individually less than 15 feet wide, and shall, collectively, occupy no more than 60 percent of the unit's REQUIRED BUILDING LINE facade. 2

EAVE HEIGHT
Where used to limit building height in the Code, EAVE HEIGHT shall be measured at the bottom of the top layer of roofing material at its outermost point from the building wall.

ENGLISH BASEMENT
A dwelling unit, with kitchen and bath, which is below the GROUND FLOOR of a building, partially below and partially above the grade of the fronting sidewalk, has its own separate entrance from the rest of the building and which may have internal access to the GROUND FLOOR dwelling unit.11A

2 - Columbia Pike Form Based Code Amendment adopted on November 16, 2005
5A - Columbia Pike Form Based Code Amendment adopted on April 19, 2008
11A - Columbia Pike Form Based Code Amendment adopted on May 25, 2010
20A - Columbia Pike Form Based Code Amendment adopted on December 15, 2015
23F - Columbia Pike Form Based Code Amendment adopted on October 18, 2016
FENESTRATION
An opening in the building wall allowing light and views between interior and exterior. FENESTRATION is measured as glass area (excluding window frame elements with a dimension greater than 1 inch) for conditioned space and as open area for parking structures or other un-conditioned, enclosed space.

GARAGE ENTRY
An opening (with curb cut) in the building façade and/or STREET WALL where vehicles may enter into the BLOCK interior for general parking and business servicing. GARAGE ENTRIES (excluding those existing prior to December 31, 2002) shall not exceed 16 feet clear height and 24 feet clear width and shall not be sited within 100 feet of the BLOCK CORNER or another GARAGE ENTRY on the same BLOCK. GARAGE ENTRY portals may be set back up to 24 inches behind the surrounding façade.

GARDEN WALL
A masonry wall defining a REQUIRED BUILDING LINE, property line or delineating a private area. Shall be set back (or forward) not more than 8 inches from the alignment specified in the REGULATING PLAN or BES. A vehicle entry gate (opaque and maximum 12 feet wide) and a pedestrian entry gate (maximum 6 feet wide) are both allowed as limited substitutions within any required GARDEN WALL length.

GROUND FLOOR, GROUND STORY
The first level of a building where at least 80 percent of the finished floor elevation is within the finished floor elevation parameters established in the designated BES. The next STORY above the GROUND STORY is the second floor. 11A

HISTORIC FACADES
The facades of buildings that have historic value as designated in this Code and/or are identified on the REGULATING PLAN or designated by the County as historic landmarks or structures pursuant to Section 31A of the Zoning Ordinance. HISTORIC FACADES shall be preserved.

HISTORIC STRUCTURES
Those buildings of historic value as designated in this Code and/or are identified on the REGULATING PLAN or designated by the County as historic landmarks or structures pursuant to Section 31A of the Zoning Ordinance. HISTORIC STRUCTURES shall be preserved.

LIVE/WORK
A structure that is specifically built (or altered) to accommodate retail or office commercial uses on the GROUND FLOOR and residential uses on the upper floors. Both the lower and upper levels may be occupied by the same user; however, it is not a requirement for this designation.

LOCAL STREET BUILDING
One of a series of attached similar buildings, as defined in the BUILDING ENVELOPE STANDARD for LOCAL STREET sites, separated by common party walls without openings extending from basement to roof. Each building may contain one or more dwelling units. 11A

LOT
A designated parcel, tract or area of land having its principal frontage upon a STREET or a place permitted under the subdivisions ordinance and established by plat or subdivision or as otherwise permitted by law to be used, developed or built upon as a unit. (Ord. No. 90-14, 6-28-90)

11A - Columbia Pike Form Based Code Amendment adopted on May 25, 2010
DEFINITIONS

MAIN STREET BUILDING
Buildings as defined in the BUILDING ENVELOPE STANDARD for MAIN STREET SITES.

NEIGHBORHOOD STREET BUILDING
Buildings as defined in the BUILDING ENVELOPE STANDARD for NEIGHBORHOOD STREET SITES.

OPEN CONTIGUOUS LOT AREA
The contiguous area within the BUILDABLE AREA, that is accessible to all occupants of the particular building or site, open to the sky, not built-upon, and neither parked nor driven upon. For MAIN STREET sites, OPEN CONTIGUOUS LOT AREA may be located on top of the first STORY, but in no case can it be above the top of the second STORY. For AVENUE, LOCAL, and NEIGHBORHOOD sites, OPEN CONTIGUOUS LOT AREA shall be at grade (unenclosed decks shall not be construed to violate this provision). Areas within the OPEN CONTIGUOUS LOT AREA shall not be used for storage, trash collection, or placement of mechanical equipment. 1B

PARAPET
Where used to limit building height in the Code, PARAPET height shall be measured at the top of the PARAPET, including any coping. An additional 3 feet in height by 12 feet in width (or 15 percent of the façade, whichever is greater) is permitted for a section of the PARAPET emphasizing the building’s main STREET entry or a BLOCK CORNER. Any variations regarding building heights should be reviewed under the Use Permit Option with the County Board making the final determination.

PARKING, RESERVED
Parking not available to the public, but only to specifically identified users (either a single user per space or a set of users for a group of spaces), whether for free or at a fee, that shall not exceed the prevailing market rate.

PARKING, SHARED
Parking available to the public on an unreserved basis for free, or at the same fee for all users, which shall not exceed the prevailing market rate. Time limits may be imposed to ensure turn-over. Hours of public availability may also be restricted.

PEDESTRIAN PATHWAY
Interconnecting paved ways that provide pedestrian and bicycle passage through BLOCKS running from a STREET to either a STREET, ALLEY or an interior BLOCK parking area. The area within a PEDESTRIAN PATHWAY shall be a public access easement or public right of way. The easement width for these pathways shall not be less than 20 feet with a paved walkway not less than 10 feet wide, except where otherwise specified on the REGULATING PLAN, and shall provide an unobstructed view straight through their entire length.

PORCH
A covered platform on the RBL side of a building. A PORCH shall not be enclosed. 11A

PRIVACY FENCE
An opaque fence made of wood or masonry (not chain link or any other type of rolled fence) along ALLEYS and COMMON LOT LINES (where more than 10 feet away from the REQUIRED BUILDING LINE). PRIVACY FENCES shall be 7 feet tall, as measured from the adjacent ground.

1B - Columbia Pike Form Based Code Amendment adopted on September 17, 2005
11A - Columbia Pike Form Based Code Amendment adopted on May 25, 2010
PUBLIC ART
Art that is visually or physically accessible to the public and that is acquired by County funds, donated to the County, or provided by a private entity as a community benefit. PUBLIC ART encompasses the broadest definition of visual art including the imaginative use and interplay of artistic disciplines.

REGULATING PLAN
Part of the Code that is the coding key for the BUILDING ENVELOPE STANDARDS that provides specific information for the disposition of each building site. The REGULATING PLAN also shows how each site relates to adjacent STREETS, the overall Columbia Pike Special Revitalization District, and the surrounding neighborhood.

REQUIRED BUILDING LINE (RBL)
The building shall be built to the REQUIRED BUILDING LINE (RBL) as shown on the REGULATING PLAN. The RBL is a requirement, not a permissive minimum as is a set-back. The RBL for each site is shown on the applicable REGULATING PLAN. The minimum length of building that is required to be built to the RBL is shown on the appropriate BUILDING ENVELOPE STANDARD.

SIDEWING
The portion of a building extending along a side LOT line toward the ALLEY or rear of the LOT.

STOOP
An entry platform on the RBL side of a building. STOOPS may be roofed, but they shall not be enclosed.

STORY, STORY HEIGHT
That space within a building, and above adjacent RBL elevation, that is situated between one floor level and the floor level next above, or if there is no floor above, the ceiling or roof above. STORY HEIGHT parameters are as specified by the appropriate BUILDING ENVELOPE STANDARD.

STREET
Includes all public space (STREETS, SQUARES, PEDESTRIAN PATHWAYS, CIVIC GREENS, parks)—including any transit service operator passenger platform—but not GARAGE ENTRIES or ALLEYS.

STREET FRONTAGE
The LOT line coincident with the RBL or that portion of the building that is coincident with the RBL as required by the Code.

STREET LIGHT 16A
A luminaire installed on either side of the STREET, along the STREET TREE ALIGNMENT LINE.

STREETSCAPE
Improvements to a property, including paving, tree and/or other decorative plantings, lighting, and the placement of street furniture, within the STREET.

STREET TREE
A deciduous canopy shade tree as required per the REGULATING PLAN and listed in the Form Based Code Street Tree List. STREET TREES shall be of a proven hardy and drought tolerant species, large enough to form a canopy with sufficient clear trunk to allow traffic to pass under unimpeded. STREET TREES shall be planted and spaced 25 to 30 feet on center. Where necessary, spacing allowances may be made to accommodate curb cuts, fire hydrants and other infrastructure elements. At no time may spacing exceed 45 feet on center.

16A - Columbia Pike Form Based Code Amendment adopted on January 26, 2013
STREET TREE ALIGNMENT LINE
A line along which STREET TREES are to be planted. The STREET TREE ALIGNMENT LINE is parallel with the STREET
or SQUARE right of way and, unless otherwise specified in the appropriate REGULATING PLAN, is centered within
the tree pit. (Existing trees are not required to be relocated by this requirement.) 8A

STREET WALL
A masonry wall set back (or forward) not more than 8 inches from the RBL or adjacent building façade and
built to the height specified in the BUILDING ENVELOPE STANDARDS. A vehicle entry gate (opaque, maximum
18 feet wide) and a pedestrian entry gate (maximum 6 feet wide) are both allowed as limited substitutions
within any required STREET WALL length.

VESTIBULE
An open or enclosed passage or hall, of not more than 30 square feet, between an exterior opening or door
and the interior of a building. 11A

“WHERE CLEARLY VISIBLE FROM THE STREET”
Many requirements of the Code apply only where the subject is “CLEARLY VISIBLE FROM THE STREET.” Note
that the definition of STREET includes SQUARES, CIVIC GREENS, parks, and all public space except ALLEYS. A
building element more than 30 feet from the RBL/STREET (such as items facing a COMMON LOT LINE more
than 31 feet away from a RBL and/or STREET) is by definition NOT CLEARLY VISIBLE FROM THE STREET. Also
common and/or party walls are by definition NOT CLEARLY VISIBLE FROM THE STREET.

8A - Columbia Pike Form Based Code Amendment adopted on January 23, 2010
11A - Columbia Pike Form Based Code Amendment adopted on May 25, 2010
VIII. Attachments

A. Zoning Article 11.1. "CP-FBC" - Columbia Pike Form Based Code Districts
B. Form Based Code Determinations
C. Form Based Code Amendments (Regulating Plans)
D. Form Based Code Amendments (Text and Regulating Plans)
Article 11. Overlay and Form Based Code Districts

§11.1. CP-FBC, Columbia Pike Form Based Code District

§11.1.1. Purpose

The purpose of the CP-FBC, Columbia Pike Form Based Code District (Form Based Code) is to provide an alternative means of development that promotes mixed-use development where the variety in retail, service, residential and office uses is intended to serve a broad-based community. The CP-FBC district provides for an expanded range of uses, greater density and more flexibility than the other service commercial and apartment districts while promoting mixed-use development which conforms to principles of good urban form. Specific requirements have been adopted to encourage and regulate mixed-use development in accord with the Form Based Code, including height, and building and site design elements which help ensure the provision of the desirable components of good public spaces.

§11.1.2. Applicability

Properties zoned according to the S-3A, RA8-18, RA14-26, RA7-16, RA6-15, C-1, C-2, C-3, C-O or C-O-1.0 districts and that are located in the Columbia Pike Special Revitalization District (CP-FPC district), as designated on the General Land Use Plan, shall be eligible to develop in accordance with the CP-FBC district requirements. After such development all uses permitted in §11.1.4 shall be permitted on the property, subject to all regulations in §11.1.

§11.1.3. Form Based Code

All development pursuant to this §11.1 shall be governed by the requirements of the Form Based Code as adopted by the Arlington County Board (Appendix A of the Zoning Ordinance).

§11.1.4. Uses

A. Key to types of uses

The use tables are subject to the explanation set forth below.

1. Permitted uses

A “P” indicates that a use is permitted by-right and may be approved administratively, provided that redevelopment of the subject property or properties involves an increase in total developed space of at least 50 percent; and the proposed redevelopment conforms to the Form Based Code as adopted by the County Board of Arlington County (see §11.1.3). Properties within the Columbia Pike Special Revitalization District, which have not been redeveloped using the Form Based Code, shall be governed by all use limitations in the underlying zoning district.

(a) On sites of greater than 40,000 square feet in area, such uses are not permitted unless a special exception use permit has been approved as set forth in §11.1.8, Administration, below.

(b) [Reserved]

2. Use permit approval required

A “U” indicates a special exception use that may be established subject to obtaining a
use permit as provided in §15.4, use permits, for each such use, and provided that the property has been redeveloped pursuant to the Form Based Code. The Zoning Administrator may require a use permit for such use, whether the use is located in a building approved administratively or whether located in a building controlled by use permit.

3. **Uses not permitted**
   A blank cell in the use table indicates that a use is not allowed in the respective district. See also §12.2.1.

4. **Use standards**
   The “use standard” column on the use table (last column on the right) is a cross-reference to any specific use standard listed in Article 12, which apply to more than one district. Where use standards apply exclusively to a specific district(s), such standards are listed in the respective district(s) regulations.

5. **Accessory and temporary uses**
   The regulations that apply to accessory and temporary uses are contained in §12.9 and §12.10.

B. **Use classification**
   The first column of the use table lists some of the specific uses allowed in the respective districts. Uses not listed may be allowed pursuant to the similar use determination procedure of §12.2.1.

---

### §11.1.5. Columbia Pike Form Based Code district principal use table

The following use table summarizes the principal use regulations of the CP-FBC district.

<table>
<thead>
<tr>
<th>Specific Use Types</th>
<th>CP-FBC</th>
<th>Use Standards</th>
</tr>
</thead>
<tbody>
<tr>
<td>Household Living (See §12.2.3.A)</td>
<td></td>
<td>P</td>
</tr>
<tr>
<td>One-family detached</td>
<td>P</td>
<td></td>
</tr>
<tr>
<td>Multiple-family</td>
<td>P</td>
<td></td>
</tr>
<tr>
<td>Townhouses</td>
<td>P</td>
<td></td>
</tr>
<tr>
<td>Group Living (See §12.2.3.B)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Boarding houses and rooming houses</td>
<td>U</td>
<td>§12.3.1</td>
</tr>
<tr>
<td>Group homes</td>
<td>U</td>
<td>§12.3.6</td>
</tr>
<tr>
<td>Dormitories</td>
<td>U</td>
<td>§12.3.3</td>
</tr>
<tr>
<td>Fraternity and sorority houses;</td>
<td>U</td>
<td>§12.3.5</td>
</tr>
</tbody>
</table>

### Public, Civic and Institutional Use Categories (§12.2.4)

<table>
<thead>
<tr>
<th>Colleges (§12.2.4.A)</th>
<th>U</th>
<th>§12.3.6</th>
</tr>
</thead>
<tbody>
<tr>
<td>Community centers</td>
<td>P</td>
<td>U</td>
</tr>
<tr>
<td>Libraries</td>
<td>U</td>
<td></td>
</tr>
<tr>
<td>Museums and art galleries or studios</td>
<td>U</td>
<td></td>
</tr>
<tr>
<td>Publicly-operated recreation buildings, playgrounds, parks, and athletic fields</td>
<td>U</td>
<td></td>
</tr>
<tr>
<td>Recreation centers</td>
<td>U</td>
<td>§12.4.6</td>
</tr>
<tr>
<td>Day Care (See §12.2.4.C)</td>
<td>All day care uses</td>
<td>U</td>
</tr>
</tbody>
</table>
## COLUMBIA PIKE FORM BASED CODE DISTRICT PRINCIPAL USE

<table>
<thead>
<tr>
<th>Specific Use Types</th>
<th>CP-FBC</th>
<th>Use Standards</th>
</tr>
</thead>
<tbody>
<tr>
<td>Detention and correctional facilities</td>
<td>U</td>
<td></td>
</tr>
<tr>
<td>Fire and police stations</td>
<td>P</td>
<td></td>
</tr>
<tr>
<td>Hospitals</td>
<td>P</td>
<td>U</td>
</tr>
<tr>
<td>Cemeteries</td>
<td>U</td>
<td></td>
</tr>
<tr>
<td>Country clubs and golf courses</td>
<td>U</td>
<td></td>
</tr>
<tr>
<td>Parks, playgrounds and playfields</td>
<td>U</td>
<td></td>
</tr>
<tr>
<td>Airports and aircraft landing fields</td>
<td>U</td>
<td></td>
</tr>
<tr>
<td>Bus, trolley, air, boat and rail passenger terminals</td>
<td>P</td>
<td></td>
</tr>
<tr>
<td>Churches, mosques, synagogues, and temples</td>
<td>P</td>
<td></td>
</tr>
<tr>
<td>Schools, elementary, middle and high</td>
<td>U</td>
<td>§12.4.1</td>
</tr>
<tr>
<td>All social service institutions</td>
<td>U</td>
<td></td>
</tr>
<tr>
<td>All major utilities</td>
<td>P</td>
<td></td>
</tr>
<tr>
<td>Bus shelters; bike share stations</td>
<td>U</td>
<td>§12.5.3</td>
</tr>
<tr>
<td>Catering establishment, small scale</td>
<td>P</td>
<td></td>
</tr>
<tr>
<td>Food delivery service</td>
<td>U</td>
<td>§12.5.22</td>
</tr>
<tr>
<td>Restaurant, general</td>
<td>P</td>
<td>§12.5.23</td>
</tr>
<tr>
<td>Restaurant, limited</td>
<td>P</td>
<td>§12.5.23</td>
</tr>
<tr>
<td>Theater or auditorium</td>
<td>P</td>
<td></td>
</tr>
<tr>
<td>Membership clubs and lodges</td>
<td>U</td>
<td>§12.5.13</td>
</tr>
<tr>
<td>All other indoor entertainment</td>
<td>U</td>
<td>§12.5.7</td>
</tr>
<tr>
<td>Audio-visual production studio</td>
<td>U</td>
<td></td>
</tr>
<tr>
<td>College operated as a commercial enterprise</td>
<td>P</td>
<td></td>
</tr>
<tr>
<td>Financial services</td>
<td>P</td>
<td></td>
</tr>
<tr>
<td>Offices, business and professional</td>
<td>P</td>
<td></td>
</tr>
<tr>
<td>Office, federal, state and local.</td>
<td>U</td>
<td></td>
</tr>
<tr>
<td>Offices or clinics, medical or dental</td>
<td>P</td>
<td>§12.5.16</td>
</tr>
<tr>
<td>P U</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bed and breakfasts</td>
<td>U</td>
<td>§12.5.3</td>
</tr>
<tr>
<td>Hotel or motel</td>
<td>P</td>
<td></td>
</tr>
<tr>
<td>All commercial parking uses</td>
<td>P</td>
<td></td>
</tr>
<tr>
<td>Bowling alleys</td>
<td>U</td>
<td></td>
</tr>
<tr>
<td>Swimming pool</td>
<td>P</td>
<td></td>
</tr>
<tr>
<td>Skating rink</td>
<td>P</td>
<td></td>
</tr>
<tr>
<td>All other indoor recreation</td>
<td>U</td>
<td>§12.5.19</td>
</tr>
</tbody>
</table>

### Retail, Service and Commercial Use Categories (See §12.2.5)

| Food Establishments (See §12.2.5.B)                     | Catering establishment, small scale | P |
|                                                      | Food delivery service               | U |
|                                                      | Restaurant, general                 | P |
|                                                      | Restaurant, limited                 | P |
|                                                      | §12.5.22                            |
|                                                      | §12.5.23                            |
| Entertainment (See §12.2.5.A)                          | Theater or auditorium               | P |
|                                                      | Membership clubs and lodges         | U |
|                                                      | All other indoor entertainment      | U |
|                                                      | §12.5.13                            |
|                                                      | §12.5.7                             |
| Office (See §12.2.5.C)                                 | Audio-visual production studio      | U |
|                                                      | College operated as a commercial enterprise | P |
|                                                      | Financial services                  | P |
|                                                      | Offices, business and professional  | P |
|                                                      | Office, federal, state and local    | U |
|                                                      | Offices or clinics, medical or dental | P |
|                                                      | U                                   | §12.5.16 |
| Overnight Accommodations (See §12.2.5.D)               | Bed and breakfasts                  | U |
|                                                      | Hotel or motel                      | P |
| Parking, Commercial (See §12.2.5.E)                    | All commercial parking uses         | P |
|                                                      | Bowling alleys                      | U |
|                                                      | Swimming pool                       | P |
|                                                      | Skating rink                        | P |
|                                                      | All other indoor recreation         | U |
|                                                      | §12.5.19                            |
## COLUMBIA PIKE FORM BASED CODE DISTRICT PRINCIPAL USE TABLE

<table>
<thead>
<tr>
<th>Specific Use Types</th>
<th>CP-FBC</th>
<th>Use Standards</th>
</tr>
</thead>
<tbody>
<tr>
<td>Recreation, Outdoor (See §12.2.5.F.2(b))</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Miniature golf course</td>
<td>U</td>
<td></td>
</tr>
<tr>
<td>Skating rink</td>
<td>P</td>
<td></td>
</tr>
<tr>
<td>Swimming pool</td>
<td>U</td>
<td></td>
</tr>
<tr>
<td>Retail Sales (See §12.2.5.G.2(a))f</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Florist or gift shops</td>
<td>P</td>
<td>§12.5.8</td>
</tr>
<tr>
<td>Grocery, fruit or vegetable stores</td>
<td>P</td>
<td>§12.5.10</td>
</tr>
<tr>
<td>Nursery, flower or plant store</td>
<td>P</td>
<td>§12.5.15</td>
</tr>
<tr>
<td>Open-air markets</td>
<td>U</td>
<td>§12.5.17</td>
</tr>
<tr>
<td>All other retail sales uses</td>
<td>P</td>
<td></td>
</tr>
<tr>
<td>Retail, Personal Service (See §12.2.5.G.2(b))</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Animal care facilities, veterinary clinics, animal hospitals</td>
<td>P</td>
<td>§12.5.2</td>
</tr>
<tr>
<td>Dry-cleaning, laundry and laundromat</td>
<td>P</td>
<td>§12.5.6</td>
</tr>
<tr>
<td>Mortuaries and funeral homes</td>
<td>U</td>
<td>§12.5.14</td>
</tr>
<tr>
<td>Private postal service</td>
<td>P</td>
<td>§12.5.18</td>
</tr>
<tr>
<td>All other personal service retail uses</td>
<td>P</td>
<td>§12.5.20</td>
</tr>
<tr>
<td>Retail, Repair-oriented (See §12.2.5.G.2(c))</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Upholstery shops</td>
<td>P</td>
<td>§12.5.26</td>
</tr>
<tr>
<td>All retail repair uses</td>
<td>P</td>
<td></td>
</tr>
<tr>
<td>Self-service Storage (See §12.2.5.H)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>All self-service storage uses</td>
<td>U</td>
<td>§12.5.25</td>
</tr>
<tr>
<td>Vehicle Sales and Service (See §12.2.5.I)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Vehicle body shop</td>
<td>U</td>
<td>§12.5.27</td>
</tr>
<tr>
<td>Vehicle sales, rental or leasing facilities</td>
<td>P</td>
<td>§12.5.28.C</td>
</tr>
<tr>
<td>Vehicle service establishment</td>
<td>U</td>
<td>§12.5.28</td>
</tr>
<tr>
<td>Industrial Use Categories (See §12.2.6)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Light Industrial Service (See §12.2.6.A)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Carpet cleaning plants</td>
<td>U</td>
<td></td>
</tr>
<tr>
<td>Medical or dental laboratories</td>
<td>P</td>
<td></td>
</tr>
<tr>
<td>Printing, lithographing or publishing</td>
<td>P</td>
<td></td>
</tr>
<tr>
<td>Sign making shops</td>
<td>P</td>
<td>§12.6.9</td>
</tr>
<tr>
<td>Recycling centers</td>
<td>U</td>
<td></td>
</tr>
<tr>
<td>Repair shop (small appliance, television, radio)</td>
<td>P</td>
<td></td>
</tr>
<tr>
<td>Manufacturing and Production (See §12.2.4.B)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Plumbing or sheet metal shops</td>
<td>P</td>
<td>§12.6.6</td>
</tr>
<tr>
<td>All other manufacturing and production uses</td>
<td>P</td>
<td>§12.6.6</td>
</tr>
<tr>
<td>Heavy Industrial (See §12.2.6.C)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>All heavy industrial uses</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Warehouse and Freight Movement (See §12.2.6.D)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>All warehouse and freight movement uses</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Waste-related Service (See §12.2.6.E)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>All waste-related service uses</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wholesale Trade (See §12.2.6.F)</td>
<td></td>
<td></td>
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<tr>
<td>All wholesale trade uses</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other use categories (See §12.2.7)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Agriculture (See §12.2.7.A)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>All agricultural uses</td>
<td>P</td>
<td>§12.7.1</td>
</tr>
</tbody>
</table>
### COLUMBIA PIKE FORM BASED CODE DISTRICT PRINCIPAL USE

<table>
<thead>
<tr>
<th>Specific Use Types</th>
<th>CP-FBC</th>
<th>Use Standards</th>
</tr>
</thead>
<tbody>
<tr>
<td>Resource Extraction (See §12.2.7.B)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>All resource extraction uses</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Telecommunications Facilities (§12.2.6.C)</td>
<td></td>
<td>U</td>
</tr>
<tr>
<td>All telecommunications facilities</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Unclassified (See §12.2.7.D)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>All unclassified uses</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

#### §11.1.6. Columbia Pike Form Based Code districts accessory use table

Accessory uses in Columbia Pike Form Based Code districts shall include the following uses, activities and structures.

### COLUMBIA PIKE FORM BASED CODE DISTRICTS ACCESSORY USE TABLE

<table>
<thead>
<tr>
<th>Use Types</th>
<th>CP-FBC</th>
<th>Use Standards</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commercial vehicle parking</td>
<td>P</td>
<td>§12.9.4</td>
</tr>
<tr>
<td>Crematoriums</td>
<td>U</td>
<td>§12.9.6</td>
</tr>
<tr>
<td>Drive-through facilities</td>
<td>U</td>
<td>§12.9.7</td>
</tr>
<tr>
<td>Family day care homes (six to nine children)</td>
<td>U</td>
<td>§12.9.9</td>
</tr>
<tr>
<td>Family day care homes (up to five children)</td>
<td>P</td>
<td>§12.9.9</td>
</tr>
<tr>
<td>Home occupations</td>
<td>P</td>
<td>§12.9.11</td>
</tr>
<tr>
<td>Live entertainment and/or dancing</td>
<td>U</td>
<td></td>
</tr>
<tr>
<td>Mortuaries and funeral homes</td>
<td>U</td>
<td>§12.9.13</td>
</tr>
<tr>
<td>Swimming pools, private</td>
<td>P</td>
<td>§12.9.16</td>
</tr>
<tr>
<td>Outdoor café associated with a restaurant on private property</td>
<td>P</td>
<td>§12.9.14</td>
</tr>
<tr>
<td>Outdoor café associated with a restaurant on public right-of-way or easement for public use</td>
<td>U</td>
<td>§12.9.14</td>
</tr>
<tr>
<td>Recreational vehicle or trailer parking</td>
<td>P</td>
<td>§12.9.15</td>
</tr>
<tr>
<td>Vehicle maintenance and minor repairs, routine</td>
<td>P</td>
<td>§12.9.17</td>
</tr>
<tr>
<td>Vehicle, unlicensed and/or uninspected</td>
<td>P</td>
<td>§12.9.18</td>
</tr>
</tbody>
</table>

#### §11.1.7. Use limitations

A. There shall be no manufacturing, compounding, processing or treatment of products other than that which is clearly incidental and essential to a retail store or business and where all such products are sold at retail at these establishments.

B. Steam exhausts for cleaning and laundering establishments shall be fully contained within the building that contains the cleaning and laundering establishment.
§11.1.8. Administration

A. Eligible sites

Only sites located within the Columbia Pike Special Revitalization District, as amended, are eligible to use the Form Based Code.

B. Review process

1. Properties of 40,000 square feet in area or less that are located within the Columbia Pike Special Revitalization District: Form Based Code proposals will be reviewed administratively for conformance with the Code within 30 days of submission of a complete proposal. Upon completion of such review, applicants will be notified as to whether their submission is in compliance with the Form Based Code. Applicants are required to provide a copy of the submission to the Columbia Pike Revitalization Organization and all affected civic associations at the time of submission.

2. Once a proposal is determined to be in conformance with the Form Based Code, the applicant may apply for construction permits, as provided for in §15.2, but only for actions consistent with a proposal that has been determined to be in compliance with the provisions of the Form Based Code.

3. Proposals that are determined to deviate from the Form Based Code requirements may not proceed with development, but may submit a revised proposal for review, or may seek approval of a use permit, as provided for in §15.4 and §11.1.8.C.

4. Properties larger than 40,000 square feet in area, and proposals that do not conform with the Form Based Code may be approved only by special exception use permit, as provided for in §15.4.

5. At the time of or prior to filing a special exception use permit application and any related material, applicants must provide a copy of the submission to the Columbia Pike Revitalization Organization and all affected civic associations. Applicants must provide written notice to all affected and abutting property owners, as well as those across the street from the subject site prior to the hearing as required by the Code of Virginia.

6. Applications for Form Based Code development approval shall comply with applicable portions of §15.5. Form Based Code use permit applications shall be filed no less than 55 days before the public hearings, which shall be the first regular meeting of the County Board each month. The County Board, on its own motion, may establish a different date for the public hearing.

C. Standards for review of use permits

1. Proposals that do not conform to the Form Based Code

   (a) The County Board may modify the provisions of the Form Based Code upon a finding that, after the proposed modification, the subject development will better accomplish the purposes and intent of 0 than would the development without those modifications and that the proposed uses will not:

      (1) Affect adversely the health or safety of persons residing or working in the neighborhood of the proposed use;
(2) Be detrimental to the public welfare or injurious to property or improvements in the neighborhood; and

(3) Be in conflict with the purposes of the master plans of the county.

(b) Pursuant to a use permit application, the County Board may modify only the following requirements of the Form Based Code. Provided, however, that after such modifications, the County Board is still able to make the finding called for in subsection 1(a), above.

(1) Height of first floor relative to fronting sidewalk elevation;

(2) RBLs for the location of new alleys or streets, for historic buildings and for existing parking garages as of February 25, 2003;

(3) Breaks between buildings;

(4) Streetscape details; and

(5) Design issues related to the inclusion of existing or historic buildings or mature trees.
FORM BASED CODE DETERMINATIONS

Form Based Code Determination No. 1 - Ground Floor Mezzanines on Main Street Sites (1/26/06)

Under Article 11.1 (Appendix A) of the Arlington County Zoning Ordinance Building Envelope Standards (Section IV., B., C., D. and E.) the ground floor of a Main Street site may include a mezzanine if the following criteria are met:

- The mezzanine uses correspond with permitted “retail” uses as defined in Section 20 of the Zoning Ordinance.
- The floor area of the mezzanine level is no greater than two-thirds of the floor area of the floor below.
- The maximum floor-to-floor story height for the ground floor is 24 feet.
- The distance between the top of the building slab marking the ground floor to the bottom of the building slab marking the floor of the mezzanine level shall be at least 15 feet for that portion of the ground floor within the one-third of the floor area contiguous with the RBL frontage.
- The mezzanine shall be physically connected to the first floor below, by being accessible either:
  a. from within individual units of the first floor below, or
  b. from a lobby on the first floor by visible and separate means, such as stairs or an escalator, with the mezzanine open to and/or visible from the lobby through the use of transparent and/or semi-transparent glass.

Form Based Code Determination No. 2 - Discrete Vertical Façade Composition (3/17/06)

The standard in Article 11.1 (Appendix A) of the Arlington County Zoning Ordinance [Section III. B.(2.) B.(1.)] that a building shall present a “discrete vertical façade composition” at a maximum average street frontage length shall be met if the proposal contains clearly different ground story façade composition elements (such as framing materials and window proportions), and at least three (3) of the following upper story criteria:

- Clearly different window shape or proportion (ratio of width to height),
- Clearly different façade composition (i.e. bay rhythm – “ABA” – “ABBA” – “BAAB” – “ABCBA”),
- Clearly different exterior wall materials,
- Clear change in fenestration percentage (minimum difference 12%), and
- Clear change in elevation of roofline, cornice line, or eaves.

Form Based Code Determination No. 3 - Open Contiguous Lot Area Requirements (03/02/11)

Under Article 11.1 (Appendix A) Columbia Pike - Form Based Code Districts of the Arlington County Zoning Ordinance, Section IV. (D.), The Regulating Plans, Local Sites and Neighborhood Sites, the property owner may comply with the Siting Specifications for the OPEN CONTIGUOUS LOT AREA* if either occurs:

- The 15% OCLA* requirement on Local sites (and 30% OCLA* requirement on Neighborhood sites) is calculated on and provided within the BUILDABLE AREA of each LOT*, when treating each individual lot as a "site"; or
- The 15% OCLA* requirement on Local sites (and 30% OCLA* requirement on Neighborhood sites) is calculated on the total Local or Neighborhood site’s BUILDABLE AREA* and is aggregated into one common space within said BUILDABLE AREA*.

* Indicates terms defined in the Columbia Pike Form Based Code.
FORM BASED CODE AMENDMENTS (REGULATING PLANS)

1. **Form Based Code Regulating Plans (Town Center and Village Center)**
   
   **Amendment adopted on February 7, 2004**

   Modification of the Form Based Code Regulating Plan for properties located on both sides of Columbia Pike within the “Town Center” and “Village Center,” modification of the Form Based Code Streetscape Standards and adoption of the Columbia Pike Form Based Code for the Neighborhood Center and Western Gateway areas of Columbia Pike.

2. **Form Based Code Regulating Plans (Town Center and Village Center)**
   
   **Amendment adopted on May 20, 2006**

   Modification of Town Center Regulating Plan to show Required Building Lines that provide appropriate street space from face-of-building to face-of-building.

3. **Form Based Code Regulating Plans (Town Center and Village Center)**
   
   **Amendment adopted on November 14, 2006**

   Modification of Town Center Regulating Plan to adjust the width of the street space shown in the Regulating Plan for South Glebe Road and South Walter Reed Drive.

4. **Form Based Code Regulating Plans (Town Center and Village Center)**
   
   **Amendment adopted on November 13, 2007**

   Modification of Town Center Regulating Plan to show a revised alignment of the Required Building Lines along South Highland Street, between Columbia Pike and 11th Street South.

5. **Form Based Code Regulating Plans (Neighborhood Center)**
   
   **Amendment adopted on December 15, 2007**

   Modification of Neighborhood Center Regulating Plan to redraw the “Columbia Pike Special Revitalization District” boundary to include Arlington Mill Drive and the northern portion of the Arlington Mill property and to designate a portion of the Dinwiddie Street frontage as an Avenue Site.

6. **Form Based Code Regulating Plans (Neighborhood Center)**
   
   **Amendment adopted on January 26, 2008**

   Modification of Neighborhood Center Regulating Plan to adjust the distance between the Dinwiddie Street Required Building Lines from 91 feet to 80 feet south of 9th Street South and 65 north of 9th Street South.

7. **Form Based Code Regulating Plans (Town Center)**
   
   **Amendment adopted on April 16, 2011**

   Modification of Town Center Regulating Plan to add a new north/south street between planned 11th and 12th Streets on the Rosenthal Dealership site, bounded by S. Glebe Road to the east and S. Monroe Street to the west. The new street frontage would be designated as Local Building Envelope Standard while including a typical 65-foot cross-section.

   *This amendment is also identified as FBC 13 in Attachment E of this document to match approved staff report*
8. **Form Based Code Regulating Plans (Town Center)**
   *Amendment adopted on April 12, 2014*

Modification of Town Center Regulating Plan to adjust the Revitalization District boundary to follow the C-2 zoning district line between S. Barton Street and S. Wayne Street. The change would add the remainder of commercial properties in this area to the Revitalization District, thus slightly increasing the area eligible to redevelop using the Main Street Site designation.

*This amendment is also identified as FBC 17 in Attachment E of this document to match approved staff report.*

9. **Form Based Code Regulating Plans (Western Gateway)**
   *Amendment adopted on March 12, 2016*

Modification of Western Gateway Regulating Plan to adjust the Required Building Lines between South Greenbrier Street and South Jefferson Street to reflect the transportation improvements proposed as part of the Columbia Pike Multi-Modal Street Improvements and to reflect the existing street condition and building placement of the 55 Hundred FBC project.
FORM BASED CODE AMENDMENTS
(TEXT AND BUILDING ENVELOPE STANDARDS)

1a. Form Based Code Building Envelope Standards (Main Street Sites)
Amendment adopted on September 17, 2005:
Modify the Building Envelope Standards in Section IV. B. and C. of the Form Based Code to incorporate a new minimum floor-to-ceiling height requirement for all upper stories;

1b. Form Based Code Section II. Definitions
Amendment adopted on September 17, 2005

OPEN CONTIGUOUS LOT AREA
The contiguous area within the BUILDABLE AREA, that is accessible to all occupants of the particular building or site, open to the sky, not built-upon, and neither parked nor driven upon. For MAIN STREET sites, OPEN CONTIGUOUS LOT AREA may be located on top of the first STORY, but in no case can it be above the top of the second STORY. For AVENUE, LOCAL, and NEIGHBORHOOD sites, OPEN CONTIGUOUS LOT AREA shall be at grade (unenclosed decks shall not be construed to violate this provision). Areas within the OPEN CONTIGUOUS LOT AREA shall not be used for storage, trash collection, or placement of mechanical equipment.

2. Form Based Code Section II. Definitions
Amendment adopted on November 16, 2005

DORMERS
Small, roofed architectural features located within the main roof of a hipped or gabled roof ancillary structures with windows providing light and air to occupiable space within the roof. DORMERS are permitted and do not constitute a STORY so long as they do not break the primary EAVES line.; DORMERS shall not result in the creation of additional occupiable space above what is otherwise permitted by limits in the BUILDING ENVELOPE STANDARDS. DORMERS shall be are individually less than 15 feet wide, and shall, are collectively, occupy no net more than sixty (60 percent) of the unit's REQUIRED BUILDING LINE facade.

3. Form Based Code Section III. Regulating Plans, B. Rules for the Regulating Plan and New Development Plans, 6. Historic Preservation
Amendment adopted on December 10, 2005:
Optional exceptions:

1. Up to two additional STORIES, with appropriate design and tapering, subject to HALRB review and approval, are permitted on the remainder of the site, provided overall building height is within the maximum (in feet) for the site.

For example, on a MAIN STREET SITE, the maximum height is 6 STORIES, the equivalent to 94 feet under the Form Based Code. (Maximum floor heights are 24 ft., 14 ft., 14 ft., 14 ft., 14 ft., 14 ft.) Thus up to an additional two STORIES are permitted, but overall building height cannot exceed 94 feet.
4. **Form Based Code Building Envelope Standards (Main Street and Avenue Sites)**  
   Amendment adopted on February 25, 2006

Modification of the Form Based Code to revise the Building Envelope Standards in section IV. B., C., D. and E. of the Form Based Code to delete the references to “podiums” and make minor editorial changes to eliminate inconsistencies and provide greater clarity.

5a. **Form Based Code Section II. Definitions**  
   Amendment adopted on April 19, 2008

*CIVIC BUILDINGS*

Those buildings that house CIVIC USES located on the sites designated on the REGULATING PLAN. CIVIC BUILDINGS and PUBLIC ART are situated at prominent locations within the Columbia Pike Special Revitalization District. Publicly owned CIVIC BUILDINGS and publicly owned PUBLIC ART are not subject to the BUILDING ENVELOPE STANDARD PRESCRIPTIONS OF THIS CODE.

5b. **Form Based Code Section III. Regulating Plans, B. Rules for the Regulating Plan and New Development Plans, 2. Buildings**  
   Amendment adopted on April 19, 2008:

F. Publicly owned CIVIC BUILDINGS and publicly owned PUBLIC ART are not subject to the BUILDING ENVELOPE STANDARD prescriptions of this Code. The County Board may modify all other provisions of this Code for publicly-owned CIVIC BUILDINGS, publicly owned PUBLIC ART, and CIVIC BUILDINGS located on County property which house a significant amount of public CIVIC USES if it finds that the subject development has undergone a public review process and that, after the proposed modification (s), the subject development will better accomplish the purposes and intent of Section 20, and its corresponding Appendix A “CP-FBC,” Columbia Pike – Form Based Code, of the Arlington County Zoning Ordinance than would the development without those modifications and that the proposed uses will not:

1. Adversely impact the health or safety of persons residing or working in the neighborhood of the proposed use;
2. Be detrimental to the public welfare or injurious to property or improvements in the neighborhood; and
3. Be in conflict with the purposes or vision of the Columbia Pike Corridor as described in the Columbia Pike Initiative Plan Update (2005), as amended, or other master plans of the County.

6. **Form Based Code Section VI. Architectural Standards, F. Signage**  
   Amendment adopted on April 25, 2009:

*(Note: In addition to the following language, signs were also added to the list of Form Based Code requirements that can be modified by the County Board under Section VIII, Attachment A: Section 20.E.3 “CP-FBC” - Columbia Pike Form Based Code Districts)*

**STANDARDS FOR SIGNAGE (WHERE CLEARLY VISIBLE FROM THE STREET)**

Signs that are permitted in Section 34.A.1, 34.A.4, 34.D.4, 34.E, 34.F.1, 34.F.5 and 34.J of the Zoning Ordinance are permitted on property developed under the Form Based Code.
General:
In addition, Form Based Code projects may have the following number of signs, provided they comply with the standards set forth below:

AWNING signs, 1 masonry or bronze plaque per building bearing an owner’s or building’s name and STREET address signs. In addition, 1 blade sign, 1 graphics sign and up to a total of 3 wall or window signs per tenant. One additional wall or window sign and 1 additional blade sign are permitted for tenants occupying retail or office spaces with more than one STREET FRONTAGE.

Signage Standards:

Wall signs (placed against a wall) are permitted only within the area above the GROUND STORY windows and below the second STORY windows between the second story floor line and the first floor ceiling, within a horizontal band not to exceed 2 feet in height. In no case shall \\
This band shall not be located higher than 18 feet or lower than 12 feet above the adjacent sidewalk.

Letters on wall signs shall not exceed 18 inches in height or width and 6 3 inches in relief. Wall signs shall not come closer than 2 feet to an adjacent COMMON LOT LINE or the boundary of the area permitted to be used by the retail or office tenant and shall not exceed 20 feet in length.

Company logos or names may be placed within the horizontal band or placed or painted Window Signs are permitted to be placed or painted within GROUND FLOOR or second STORY office and retail windows and . Company logos or names shall not be larger than the entire window sign shall fit within a rectangle of 8 square feet.

A One masonry or bronze plaque bearing an owner’s or building’s name may be placed in the building’s cornice/PARAPET wall or under the eaves, and above the upper STORY windows. Any such plaque shall be no larger than a rectangle of 8 square feet.

STREET address signs may be placed at STREET entry doors using 6 to 8 inch tall, non-cursive type lettering. Such letters shall be located between 6 feet and 10 feet above grade.

Blade type shop signs are encouraged, and shall be permitted for retail and office tenants. They shall be not more than (not more than 24 inches vertical by 3 feet horizontal-6 square feet and shall be located so that there is a minimum of 10 9 feet clear height above the sidewalk and below the blade type sign.) are encouraged. Blade signs and may be hung from an overhang or AWNING. Blade signs shall not be internally illuminated and the company name or logo may occupy no more than one-half of the square footage within the blade sign. Creative art, graphics or materials are encouraged in the area of the blade sign not containing the company name or logo. Only one Blade sign shall be permitted in addition to the permitted square footage of signage affixed to the facade of the building, per tenant per STREET FRONTAGE and only for tenants occupying the GROUND FLOOR or second STORY.

One graphics sign (a graphics sign is a sign designed to be read only from a distance of less than 3 feet away), such as, but not limited to restaurant menus or building directories, may be displayed in a permanently mounted display box of not more than 3 square feet on the surface of the building adjacent to the entry. Graphics signs shall not be exposed to the elements.

Prohibited Signs: The following signs are prohibited unless otherwise permitted by the County Board by Special Exception: Billboards, canopy signs, marquees, any kind of animation, signs
located above a height of 35 feet except of masonry or bronze plaques as permitted above, roof, freestanding signs, and painted window signs other than described above, and signs painted on the exterior walls of buildings are prohibited. Under no circumstances shall no flashing, traveling, animated, or intermittent lighting be on the exterior of any building whether such lighting is of temporary or long-term duration, and under no circumstances shall the County Board permit portable or wheeled signs and advertising devices located outside any building, are not allowed, pursuant to County regulations. billboards, any kind of animation or signs specified in Section 34.C. of the Zoning Ordinance.

External lighting directed towards signage that is not internally illuminated is permitted. The energy efficiency of lighting should be considered.

AWNINGS/Overhangs:

Notwithstanding the foregoing, when an AWNING or overhang is incorporated into a building, the following requirements must be met:

Minimum 10 feet clear height above sidewalk, minimum 6 feet depth out from the building façade (maximum to curb or tree-planting strip/furniture zone, whichever is closer).

Canvas cloth or equivalent (no shiny or reflective materials), metal or glass.

No internal illumination through the AWNING/Overhang.

Lettering and/or logo on AWNING limited to 5 inches tall on vertically hanging fabric at curb side of AWNING.

No one-quarter cylinder configurations.

7. Form Based Code Section III. Regulating Plans, B. Rules for the Regulating Plan and New Development Plans, 5. Retail
Amendment adopted on July 11, 2009:

(Note: In addition to this citation, the following language was also added to Section VIII, Attachment A: Sections 20.A and 20.B “CP-FBC” - Columbia Pike Form Based Code Districts)

*The following uses are permitted with Special Exception Use Permit
If any of the aforementioned uses provide classes or instruction to children and, either twenty (20) percent or more of the total number of students enrolled in classes and/or instruction are children under eighteen (18) years of age or the total number of children under eighteen (18) years of age enrolled in classes scheduled to be held at any one time is ten (10) or more, the use may only be established subject to obtaining a use permit.

8a. Form Based Code Section II. Definitions
Amendment adopted on January 23, 2010:

STREET TREE ALIGNMENT LINE
A line along which Street Trees are to be planted. The Street Tree Alignment Line is parallel with the Street or Square right of way and, unless otherwise specified in the appropriate Regulating Plan, is 4 feet from the back of the curb centered within the tree pit. (Existing trees are not required to be relocated by this requirement).
8b. Form Based Code Section III. Regulating Plans, B. Rules for the Regulating Plan and New Development Plans, 4. Parking
Amendment adopted on January 23, 2010:

E. Bicycle Parking:
1. For office development uses, the developer must provide 1 employee bicycle parking space rack or bicycle locker (2-bike capacity) per 7,500 square feet of GFA and 1 visitor/customer bicycle parking space rack (2-bike capacity) per 20,000 square feet of GFA.
2. For residential development uses, the developer must provide 1 tenant bicycle parking space rack or bicycle locker (2-bike capacity) per 3 units and 1 visitor bicycle parking space rack (2-bike capacity) per 50 units.
3. For retail development uses, the developer must provide 1 employee bicycle parking space rack or bicycle locker (2-bike capacity) per 5,000 square feet of GFA and 1 visitor/customer bicycle parking space rack (2-bike capacity) per 12,500 to 25,000 square feet of GFA.
4. For hotel uses, the developer shall provide 1 employee bicycle parking space per 10 guest rooms.
5. All tenant and employee bicycle parking facilities are to be highly visible to intended users and shall be protected from rain and snow within a secure structure, meeting Class 1 secure storage standards as contained in the Arlington County Master Transportation Plan’s Bicycle Element (July 2008) and as may be subsequently amended. Where tenant and employee bicycle parking cannot be accommodated within structured parking located on site, the design of the independent bicycle parking facility, also to be located on site, shall be screened from view of pedestrians along a street and constructed using the same materials or materials appearing to be the same as those used on the primary building(s). The bicycle parking facilities shall not encroach on any area in the public right of way intended for use by pedestrians, nor shall they encroach on any required fire egress.
6. On-street bicycle parking spaces (as defined in Section V. B. Minimum Standards VI. G. Lighting and Mechanical Equipment) may be counted toward the minimum customer/visitor bicycle parking requirement.

8c. Form Based Code Section V. Streetscape Standards, B. Minimum Standards
Amendment adopted on January 23, 2010:

THE STREETSCAPE
Each STREET shall have canopy shade trees (STREET TREES). Wherever the REGULATING PLAN does not show specific STREET TREES placement, STREET TREES shall be planted along the STREET TREES ALIGNMENT LINE at an average spacing not greater than 25 to 30 feet on center (measured per BLOCK face). Required tree planting area widths are specified on the typical street cross sections in the Master Transportation Plan – Part I. However, open soil surface area shall be not less than 60 square feet (with a minimum of 5 feet in any direction) per isolated tree, and connected (tree strip) planting areas are encouraged. The planting area’s minimum dimension shall be not less than 5 feet or as indicated in Arlington County Landscape Standards, Section II.B. Tree Pit Size/Planting Strip Size. At planting, trees shall be at least 4 to 4.5 inches in diameter (4 feet above grade) and at least 12 feet in overall height. Species shall be selected from the Columbia Pike Special Revitalization District Street Tree List. Consult the ADMINISTRATIVE REVIEW TEAM for the designated tree species for a particular STREET.

***
ON-STREET PARKING
On-street parking nubs shall be incorporated into the sidewalk in a pattern consistent with the Master Transportation Plan. The parking space/tree planting pattern may be interrupted by existing or proposed new driveways, streets, alleys, and transit stops/stations. Parking spaces shall be constructed in a manner that allows proper drainage (toward a valley gutter at the curb line). Parking spaces shall be constructed according to County standards to ensure accessibility for street cleaning vehicles.

STREET FURNITURE
Benches - Benches will have backs and arm rests.
  o The current standard bench purchased with County funds for Columbia Pike is standard. Benches for in the Columbia Pike corridor shall be the Victor Stanley “Streetsites” model # R-B 28 or equivalent.
  o Benches located in the furniture zone and oriented perpendicular to the street shall be 4 feet in length.
  o Bench ratios provided below shall be used to calculate only the total number of required benches and may not necessarily determine the bench locations.
  o Where present, the amount of frontage dedicated to transit stops, as determined by the Department of Environmental Service (or its successor agency), transit may be subtracted from the overall building frontage when calculating the total number of required benches.
  o For each Main Street or Avenue site project, one (1) bench shall be provided for every 30-50 feet of street frontage on a project.
  o For each Local site that is built to a Live/Work standard, one bench shall be provided for every 100 feet of street frontage. Local sites that are not built to a Live/Work standard and Neighborhood sites are exempt from the bench requirement.

Waste Bins - The standard waste bin for the Columbia Pike corridor is the Victor Stanley “Bethesda Series” model # S-42 or equivalent. At a minimum, one (1) waste bin shall be provided at each block corner or building corner.

Bike Racks – Bike racks for the Columbia Pike corridor shall be an inverted “U” in galvanized steel with a baked-on black paint finish.
  o Bike racks (2-bike capacity) shall be installed on both sides of the street, along the street tree alignment line or within the furniture zone at no more than 60’ intervals (not to interfere with the placement of street trees or street lights), measured parallel to the street. At the time of the development, the developer is only responsible for the installation of bicycle racks on the side(s) of the street being developed.
  o Where feasible and not in conflict with other streetscape elements, at least 50% of visitor/guest bike racks shall be located within 50 feet of the primary residential/office building entrance and shall be located in groups of two or more. In all other locations, bike racks shall be distributed within a project either as a single rack or in groups of two.

Placement and model/type of all street furniture and fixtures, if different than the current standard, will be reviewed by the Administrative Review Team.
GENERAL NOTES
All plant material (including trees) shall conform to the standards of the American Association of Nurserymen and shall have passed any inspections required under State regulations. Invasive exotic species found anywhere on the LOT shall be removed. Mechanical and electrical equipment including, but not limited to, air compressors, pumps, exterior water heaters, water softeners, private garbage cans (not including public sidewalk waste bins), and storage tanks may not be stored or located within any STREET. (Water pumps not visible are not included in this prohibition.) STREET LIGHTING shall be placed along the STREET TREE ALIGNMENT LINE or within the furniture zone as shown in the Master Transportation Plan.

C. Squares and Civic Greens

MATERIALS AND CONFIGURATIONS
Wherever the REGULATING PLAN or the Master Transportation Plan does not show specific STREET TREE placement, STREET TREES shall be planted along the STREET TREE ALIGNMENT LINE at an average spacing not greater than 25 to 30 feet on center.

STREET FURNITURE
Benches—Benches will have backs and arm rests.
The current standard bench purchased with County funds for Columbia Pike is the Victor Stanley “Steelsites” model # R B 28 or equivalent.
For each project, one (1) bench will be provided for every 30 feet of STREET FRONTAGE on a project.
Waste Bins—The standard waste bin for the Columbia Pike corridor is the Victor Stanley “Bethesda Series” model # S 42 or equivalent. At a minimum, one (1) waste bin will be provided at each BLOCK CORNER or BUILDING CORNER.
Bike Racks—The standard bike rack for the Columbia Pike corridor is an inverted “U”ingalvanized steel with a baked-on black paint finish.
Placement and model/type of all street furniture and fixtures, if different than the current standard, will be reviewed by the ADMINISTRATIVE REVIEW TEAM.

D. Columbia Pike Special Revitalization District Street Tree List
The following list contains all species approved for use in the Columbia Pike Special Revitalization District. It contains native and acceptable adapted species. Other species may be used for planting within a LOT. Invasive exotic species may not be used anywhere on LOTS or other areas within the Columbia Pike Special Revitalization District. Species in bold type are specified (first preference) for placement along the STREET TREE ALIGNMENT LINE, as specified in the REGULATING PLAN. Species marked with an asterisk shall be used in limited areas such as larger open landscaped areas, rather than for street tree use. At the recommendation of the ADMINISTRATIVE REVIEW TEAM in coordination with the County’s urban forester, modifications to this list may be made at a future date.
Columbia Pike Special Revitalization District

STREET TREE LIST

Acer nigrum  Black Maple
Acer rubrum  Red Maple (Town and Village Centers)
Carya ovata   Shagbark Hickory
Celtis laevigata   Sugar Hackberry *
Fraxinus americana   White Ash
Ginko Biloba   Ginko (male only)
Gleditsia triacanthos inermis  Thornless Honey Locust *
Gymnocladus dioicus  Kentucky Coffeetree ‘Stately Manor’ or ‘Espresso’ (male only)
Liquidambar styraciflua  Sweetgum *
Nyssa sylvatica   Tupelo Black Gum *
Ostrya virginiana   Hophornbeam
Platanus x acerifolia  London Planetree (Neighborhood Center)
Platanus occidentalis   Sycamore
Quercus phellos   Willow Oak (Western Gateway)
Quercus rubra   Red Oak *
Quercus velutina   Black Oak
Taxodium disticum   Bald Cypress
Tilia americana   American Basswood (American Linden)*
Tilia tomentosa   Silver Linden
Ulmus americana   American Elm (Valley Forge)
Ulmus parvifolia   Lacebark Elm
Zelkova serrata   Japanese Zelkova

***

8d. Form Based Code Section VI. Architectural Standards, G. Lighting and Mechanical Equipment | Amendment adopted on January 23, 2010:

STANDARDS FOR LIGHTING AND MECHANICAL EQUIPMENT (WHERE CLEARLY VISIBLE FROM THE STREET)

***

On-Street Bicycle Parking:

Bicycle racks (2-bike capacity) shall be installed on both sides of the STREET, along the STREET TREE ALIGNMENT LINE or within the furniture zone at no more than 60 foot intervals (not to interfere with the placement of STREET TREES or STREET LIGHTS) measured parallel to the STREET. At the time of development, the developer is only responsible for the installation of bicycle racks on the side(s) of the STREET being developed.

9a. Form Based Code Section III. Regulating Plans, B. Rules for the Regulating Plan and New Development Plans, 5. Retail | Amendment adopted on April 27, 2010:

***
### Secondary Retail

* The following uses are permitted with Special Exception Use Permit

<table>
<thead>
<tr>
<th>Use</th>
<th>Permitted Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>Audio-visual production studio</td>
<td>Mortuary or funeral home</td>
</tr>
<tr>
<td>Automotive service station</td>
<td>Tire shop</td>
</tr>
<tr>
<td>Carpet and rug cleaning (excluding dying)</td>
<td>Upholstery shop</td>
</tr>
<tr>
<td>Food delivery service</td>
<td>Vehicle service establishment</td>
</tr>
<tr>
<td>Miniature golf course</td>
<td></td>
</tr>
</tbody>
</table>

### 9b. Form Based Code Section VIII. Attachments, A. Zoning Section 20. “CP-FBC” - Columbia Pike Form Based Code Districts Amendment adopted on April 27, 2010:

**A. Uses Permitted**

**B. Special Exceptions**

**413. Automotive painting, upholstering, rebuilding, reconditioning, body and fender work, truck repairing or overhauling and the like.** Vehicle body shop, so long as such activities are conducted entirely within an enclosed structure building.\(^9\)

**314. Automobile service station, Vehicle service establishment,** provided that any incidental vehicle repairs such as tube and tire repairing, battery charging and storage or merchandise and supplies shall be conducted wholly within a building, and that any lubrication or washing not conducted wholly within a building shall be permitted only if a masonry wall, seven (7) feet in height, is erected and maintained between such uses and any adjoining "R" District.

**15. Tire shop:**
10. Form Based Code Section III. The Regulating Plans, B. Rules for the Regulating Plan and New Development Plans, 2. Buildings
Amendment adopted on May 25, 2010:

***

E. When the BUILDING ENVELOPE STANDARD designation changes along the property frontage STREET FRONTAGE or at the BLOCK CORNER within a development proposal, the property owner applicant has the option of applying either BUILDING ENVELOPE STANDARD (BES) for a maximum additional distance of 50 feet in either direction along that frontage STREET FRONTAGE or around that BLOCK CORNER.

***

11a. Form Based Code Section II. Definitions
Amendment adopted on May 25, 2010:

***

ENGLISH BASEMENT
A dwelling unit, with kitchen and bath, which is below the GROUND FLOOR of a building, partially below and partially above the grade of the fronting sidewalk, has its own separate entrance from the rest of the building and which may have internal access to the GROUND FLOOR dwelling unit.

***

GROUND FLOOR, GROUND STORY
The first level of a building where at least 80 percent of the finished floor elevation is within the finished floor elevation parameters established in the designated BES 18 inches of the adjacent fronting sidewalk level. The next Story above the GROUND STORY is the second floor. (When a residential use occupies the GROUND FLOOR it shall be 30 to 60 inches above the fronting sidewalk elevation, as indicated in the BUILDING ENVELOPE STANDARDS.)

***

LOCAL STREET BUILDING
Buildings as defined in the BUILDING ENVELOPE STANDARD for LOCAL STREET SITES: One of a series of attached similar buildings, as defined in the BUILDING ENVELOPE STANDARDS for LOCAL STREET sites, separated by common party walls without openings extending from basement to roof. Each building may contain one or more dwelling units.

***

PORCH
A covered platform on the RBL side of a building. A PORCH shall not be enclosed.

***

VESTIBULE
An open or enclosed passage or hall, of not more than 30 square feet, between an exterior opening or door and the interior of a building.
11b. Form Based Code Section III. The Regulating Plans, B. Rules for the Regulating Plan and New Development Plans, 4. Parking
Amendment adopted on May 25, 2010:

B. Sites under 20,000 square feet in land area have no minimum parking requirements, except that on LOCAL sites of less than 20,000 square feet in land area and with more than two dwelling units per LOCAL STREET BUILDING, parking shall be provided for each dwelling unit, as required in Section III.B.4.C.

C. Sites over 20,000 square feet in land area and All other sites not expressly covered by Section III.B.4.B. shall meet have the following requirements:

1. A minimum of 1 and 1/8 parking spaces per residential dwelling unit, of which a minimum of 1/8 parking space per residential unit shall be provided as SHARED PARKING. There are no maximum limits on SHARED PARKING.

2. A minimum of one space per 1,000 square feet of non-residential Gross Floor Area (GFA) shall be provided as SHARED PARKING; there are no set maximum limits on SHARED PARKING. New on-street parking spaces created in conjunction with the development, which did not previously exist, may be counted toward the minimum requirement for SHARED PARKING. Any limitations on the SHARED PARKING (time limits or hours of the day) shall be subject to approval by the Zoning Administrator which shall be given upon a finding that at least 12 hours of public parking are provided in any 24-hour period and that at least 8 of those hours are provided during either business or nighttime hours depending on whether the Zoning Administrator determines that the primary public use will be for commercial or residential uses.

3. A maximum of one space per 1,000 square feet of non-residential GFA or two spaces per residential dwelling unit may be made available for RESERVED PARKING.

4. RESERVED PARKING above the maximum may be provided upon payment to the County. The County Manager shall establish the amount of payment annually based on the approximate cost to build structured parking.

11c. Form Based Code Section IV. Building Envelope Standards B. Main Street Sites Amendment adopted on May 25, 2010:

2. Siting Specifications

**STREET Façade**
1. The STREET façade shall be built-to not less than 75 percent of the overall RBL. However, the GROUND FLOOR portions of the STREET façade within 7 feet of a BLOCK CORNER are exempt from this requirement in order to allow special corner treatments in these areas.
2. The STREET façade shall be composed as a simple plane (limited jogs less than 24 inches are considered a simple plane within this requirement) interrupted only by porches—PORCHES, STOOPS, BAY WINDOWS, shop fronts and BALCONIES.
11d. Form Based Code Section IV. Building Envelope Standards C. Avenue Sites
Amendment adopted on May 25, 2010:

2. Siting Specifications

**STREET Facade**
1. The STREET facade shall be built-to the RBL not less than 10 percent of the overall RBL.
2. That portion of a facade that is required to be built to the RBL shall be composed as a simple plane (limited jogs less than 18 inches are considered a simple plane within this requirement) interrupted only by porches PORCHES, STOOPS, BAY WINDOWS, shop fronts and BALCONIES.

11e. Form Based Code Section IV. Building Envelope Standards D. Local Sites
Amendment adopted on May 25, 2010:

1. Height Specifications

**GROUND STORY Height**
1. The first GROUND STORY finished floor elevation of any each residential unit LOCAL STREET BUILDING shall be between 0 and 5 inches or 36 and 60 inches above the fronting sidewalk. Where The finished floor elevation for Live-Work development shall be between 0 inches and 18 inches above the fronting sidewalk, and have at least 12 feet clear height for at least 1/3 of its area contiguous to RBL frontage.
2. The maximum floor-to-floor STORY HEIGHT limit for the GROUND FLOOR is 14 feet.
3. The first GROUND STORY shall have at least 9 feet 4 inches in clear height for at least 80 percent of its area. The GROUND STORY of Live-Work development shall have at least 12 feet clear height for a depth of at least 1/3 of its floor area contiguous to each frontage adjacent to an RBL.

**Upper STORIES Height**
1. All STORIES shall have at least 9 feet 4 inches in clear height for at least 80 percent of their area.
2. The maximum floor to floor STORY HEIGHT limit for upper STORIES is 12 feet.

2. Siting Specifications

**STREET Facade**
1. The STREET facade shall be built-to not less than 75 percent of the overall RBL. However, at the GROUND FLOOR, portions of the STREET facade within 7 feet of a BLOCK CORNER are exempt from this requirement in order to allow special corner treatments in these areas.
2. That portion of a facade that is required to be built to the RBL shall be composed as a simple plane (limited jogs less than 18 inches are considered a simple plane within this requirement) interrupted only by porches PORCHES, STOOPS, BAY WINDOWS, shop fronts and BALCONIES.

**Lot/ Dwelling Unit Width**
The LOT/dwelling unit width shall be between 16 feet and 32 feet. No more than 1/3 of the LOCAL STREET BUILDINGS units in any phase within a development proposal shall be less than 18 feet wide. A maximum of 7 units LOCAL STREET BUILDINGS of 150 feet (whichever is greater) shall be contiguous as a single building.
attached group of LOCAL STREET BUILDINGS. There shall be a 10 foot gap (gated) between multiple buildings groups of LOCAL STREET BUILDINGS.

***

3. Elements Specifications

STOOPS
1. Each LOT/unit LOCAL STREET BUILDING shall include a—either no more than one STOOP of not more than 5 feet deep and 6 feet wide (plus steps) which is required to be built forward of the (RBL); or a no more than one front porch PORCH, between 8 feet and 10 feet deep with a width not less than 50 percent of the RBL—with the building facade placed an additional 2 feet back from the STREET/RBL. Provided, however, that when the finished floor elevation of the GROUND STORY is between 0 to 5 inches above the grade of the fronting sidewalk, a STOOP is not required, and at least 2 feet of the shy zone (the area adjacent to the building face, at least 2 feet in width) shall be distinguished from the sidewalk by a change in material, color, finish or landscaping when a PORCH is not provided.

2. No more than two entries per STOOP, PORCH or shy zone treatment as described above in STOOPS (1.) shall be permitted and the STOOP, PORCH or shy zone treatment as described above in STOOPS (1.) may provide access to a VESTIBULE. In addition, any LOCAL STREET BUILDING may include an entry on the RBL side of the building into an ENGLISH BASEMENT. No entries are permitted below the GROUND STORY on the RBL side of LOCAL STREET BUILDINGS with a GROUND STORY finished floor elevation of 0 to 5 inches above the fronting sidewalk.

***

4. Use Specifications

GROUND STORY
A GROUND FLOOR may have residential and home office uses. Where a site is designated LIVE-WORK, the GROUND FLOOR may additionally have small professional office, building lobby, building manager’s office, ancillary retail grocery, and cafe uses (each less than 1,200 sf).

Upper STORIES
Upper STORIES shall be exclusively for residential and home occupations, as defined by the County. Where a site is designated LIVE-WORK on the REGULATING PLAN, the second STORY may include small professional office uses.

LOCAL STREET BUILDINGS
A LOCAL STREET BUILDING may include up to two dwelling units and an ENGLISH BASEMENT, provided that no stairway or corridor, except a VESTIBULE, shall serve as common access for multiple dwelling units.

ACCESSORY UNITS
1. Either One English basement ENGLISH BASEMENT unit or one ACCESSORY UNIT is permitted, except that an ENGLISH BASEMENT is not permitted where the GROUND STORY finished floor elevation is less than 36 inches above the fronting sidewalk. Conversion of primary structure single-family units for multiple family uses is prohibited.

2. Parking and ACCESSORY UNIT (maximum 650 sf) uses are permitted in the building area at the rear of the LOT.

Garage/ Parking
The garage/parking for vehicles (autos, trailers, boats, etc.) shall be located at least 25 feet away from any RBL (excepting basement garages).

The following requirements apply only to LIVE-WORK Designated Sites

1. There is no requirement for a front porch STOOP, PORCH or shy zone treatment as described above in STOOPS (1.) requirement.

2. There is no front yard fence requirement.

3. The GROUND STORY finished floor elevation shall be between 0 and 18 inches above the adjacent sidewalk elevation and the GROUND STORY shall have a clear height of between 12 and 19 feet.

***
11f. Form Based Code Section IV. Building Envelope Standards E. Neighborhood Sites Amendment adopted on May 25, 2010:

1. Height Specifications

Building Height
1. Principal building height is measured in STORIES.
2. The building shall be no more than 3 STORIES in height.
3. No accessory building shall be more than 18 feet to its EAVES.

GROUND FLOOR and Second STORY Height
1. The first GROUND FLOOR finished elevation shall be between 30 and 69 inches above the average RBL elevation.
2. The maximum floor-to-floor STORY HEIGHT limit for the GROUND FLOOR STORY is 14 feet.
3. The GROUND FLOOR STORY and second STORIES shall have at least 9 feet 4 inches in clear height for at least 80 percent of the area of the particular STORY.

Upper STORIES Height
1. The maximum floor-to-floor STORY HEIGHT for upper STORIES is 10 feet.
2. Each STORY above the second STORY shall have at least 8 feet 8 inches in clear height for at least 80 percent of its area.

Mezzanines
Mezzanines greater than 2/3 of the floor area footprint shall be counted as full STORIES.

2. Siting Specifications

STREET Facade
1. The STREET facade shall be built-to the RBL not less than 33 percent of the overall RBL.
2. That portion of a facade that is required to be built to the RBL shall be composed as a simple plane (limited jogs less than 18 inches are considered a simple plane within this requirement) interrupted only by porches PORCHES, STOOPS, BAY WINDOWS, shop fronts and BALCONIES.

4. Use Specifications
1. Within the primary building, permitted uses include: Home occupations as defined in the Zoning Ordinance (by-right with these exceptions: maximum 2 nonresident employees within the primary structure and/or maximum 1 nonresident employee within 1 accessory structure, for each LOT).
2. Either One English basement ENGLISH BASEMENT unit or one ACCESSORY UNIT is permitted. Conversion of primary structure single-family units for multiple family uses is prohibited.
3. Parking and ACCESSORY UNIT (maximum 650 square feet) uses are permitted in the building area at the rear of the LOT.
12a. Form Based Code Section IV. Building Envelope Standards B. Main Street Sites Amendment adopted on April 16, 2011:

1. Height Specifications

Within 40 FT of existing single family house lot, max 3 STORIES and 32 FT height of EAVES or PARAPET.
Within 40 FT of Neighborhood site, max 3 STORIES.
Within 40 FT of Local site, max 4 stories (except at RBL).
**Building Height**

1. Principal building height is measured in STORIES. These parameters preserve appropriate STREET-space and allow for greater variety in building height.
2. Each building shall be between 3 and 6 STORIES in height, except where otherwise noted here or in the REGULATING PLAN.

***

**Other**

Where a MAIN STREET site is within 40 feet of a LOCAL site, NEIGHBORHOOD site or a single-family home, the maximum height for that portion is 32 feet to the EAVES or PARAPET.

Notwithstanding the provisions in Section III.A.6.1, except where a lower height is required by the Regulating Plan, where any portion of a Main Street site is within 40 feet of:

1. A Local or Live/Work site (excluding Live/Work* sites), the maximum height for that portion is no more than 4 STORIES, unless that portion is also no more than 70 feet from an RBL, in which case the maximum height is no more than 6 STORIES.
2. A Neighborhood site, the maximum height for that portion is no more than 3 STORIES.
3. An existing single-family lot, the maximum height for that portion is 32 feet to the EAVES or PARAPET, and no more than 3 STORIES.

***

12b. Form Based Code Section IV. Building Envelope Standards C. Avenue Sites Amendment adopted on April 16, 2011:

1. **Height Specifications**

   ![Diagram](image)

   Within 40 FT of existing single family house lot, max 3 STORIES and 32 FT height of EAVES or PARAPET.
   Within 40 FT of Neighborhood site, max 3 STORIES.
   Within 40 FT of Local site, max 4 stories (except at RBL).

   Minimum 9 FT clear for upper STORIES except uppermost STORY which shall have a minimum clear height of 10 FT

***
Building Height
1. Principal building height is measured in STORIES.
2. Buildings shall be between 2 and 5 STORIES in height, except where otherwise noted here or in the REGULATING PLAN.

* * *

Other
Where any part of an AVENUE site is within 40 feet of a LOCAL STREET (or lesser) site or an existing single-family use dwelling, the maximum height for that portion is 32 feet to the EAVES or PARAPET.

Notwithstanding the provisions in Section III.A.6.1, except where a lower height is required by the Regulating Plan, where any portion of an AVENUE site is within 40 feet of:

1. A Local or Live/Work site (excluding Live/Work* sites), the maximum height for that portion is no more than 4 STORIES, unless that portion is also no more than 70 feet from an RBL, in which case the maximum height is no more than 5 STORIES.

2. A Neighborhood site, the maximum height for that portion is no more than 3 STORIES.

3. An existing single-family lot, the maximum height for that portion is 32 feet as measured to the EAVES or PARAPET, and no more than 3 STORIES.

* * *
12c. Form Based Code Section IV. Building Envelope Standards D. Local Sites Amendment adopted on April 16, 2011:

1. Height Specifications

Building Height
1. Principal building height is measured in STORIES.
2. Buildings shall be between 2 and 3 STORIES in height. Additionally, an attic STORY may be built. An attic or half STORY is any top STORY which achieves its minimum clear height between 8 and 12 feet behind the RBL. An attic or half-STORY may have DORMER windows which face the street.

* * *

Other
Where a part of a LOCAL site is within 40 feet of a NEIGHBORHOOD site existing single family use dwelling, the maximum height for any structure on that portion of the site is 32 feet to the EAVES or PARAPET.

Notwithstanding the provisions in Section III.A.6.1, where any portion of a Local site is within 40 feet of an existing single-family house lot, the maximum height for that portion is 32 feet and no more than 3 stories to the EAVES or PARAPET.

* * *

13. Form Based Code Regulating Plans (Town Center)
Amendment adopted on April 16, 2011

Please refer to the FBC Amendment No. 7 to the Regulating Plan within Attachment D of this document.

* * *
14. Form Based Code Section VIII. Attachments A. Zoning Ordinance 20. “CP-FBC” - Columbia Pike Form Based Code Districts
   Amendment adopted on June 11, 2011:

   ** **

   B. Special Exceptions.

   ** **

10. Nightclubs and restaurants providing live entertainment, including dance halls.

11. Open-air markets are permitted subject to obtaining a use permit. The use shall be regulated by all conditions placed on the use permit by the County Board at the time of approval including but not limited to conditions governing customer and vendor parking, landscaping, maintenance, impact on neighboring residential areas, management of trash, management of noise, times and days of the week of operation, including the number of vendors that would be permitted under the use permit. In addition, any open-air market shall meet the following requirements:
   a. No open-air market shall be located within one thousand (1,000) feet of another open-air market. However, the County Board may modify this requirement as part of the use permit review process, if it finds that the location of the open-air market will not have a substantial adverse impact on surrounding neighborhoods;
   b. No open-air market shall be located within one hundred (100) feet of the boundary of any “R” zoning district. However, the County Board may modify this requirement as part of the use permit review process, if it finds that the location of the open-air market will not have a substantial adverse impact on surrounding neighborhoods; and
   c. An application for a use permit for an open-air market shall include a parking plan that is drawn to scale, showing the number and location of customer and vendor parking spaces. Customer and vendor parking identified as available for market use shall be sufficient to not have a substantial adverse impact on the surrounding neighborhoods.

112. Outdoor swimming pool.

123. Public storage facilities.

134. Vehicle body shop, so long as such activities are conducted entirely within a building. 98

145. Vehicle service establishment, provided that any vehicle repairs and storage or merchandise and supplies shall be conducted wholly within a building, and that any lubrication or washing not conducted wholly within a building shall be permitted only if a masonry wall, seven (7) feet in height, is erected and maintained between such uses and any adjoining “R” District. 98

156. Any other use otherwise permitted in this district with a drive-through window, provided that the drive-through operation has no more than two lanes. Drive-through access may not be from Main Street frontage.

   ** **
15a. Form Based Code Section VIII. Attachments A. Zoning Ordinance 20. “CP-FBC” - Columbia Pike Form Based Code Districts
Amendment adopted on July 24, 2012:

**E. Administration**

**b.** Pursuant to a use permit application, the County Board may modify only the following requirements of the Form Based Code: Provided, however, that after such modifications, the County Board is still able to make the finding called for in subsection 3.a. above.

1. Height of first floor relative to fronting sidewalk elevation;
2. RBLs for the location of new alleys or streets, for historic buildings and for existing parking garages;
3. Breaks between buildings;
4. STREETSCAPE details;
5. Design issues related to the inclusion of existing or historic buildings or mature trees;

15b. Form Based Code Section VII. Administration
Amendment adopted on July 24, 2012:

**B. Special Exception/ Use Permit Option**

The Use Permit process will give the opportunity for appropriate deviations from the Code that are consistent with the County’s goals and plans to revitalize Columbia Pike as detailed in the Columbia Pike Initiative that was recently adopted by the County Board. Examples of these deviations may include problems related to topography or STREET grade, the location of ALLEYS and STREETS, breaks and passages between buildings, signs, STREETSCAPE details, design issues related to the inclusion of existing buildings or mature trees as part of a development proposal. Where properties of less than 40,000 square feet have such difficulties, they too, could seek a use permit to gain approval of their development with needed variations.

15c. Form Based Code Section VI. Architectural Standards, F. Signage
Amendment adopted on July 24, 2012:
2. STANDARDS FOR SIGNAGE (WHERE CLEARLY VISIBLE FROM THE STREET)

Signs that are permitted in Section 34.A.1, 34.A.4, 34.D.4, 34.E, 34.F.1, 34.F.5 and 34.J of the Zoning Ordinance are permitted on property developed under the Form Based Code.

In addition, Form Based Code projects may have the following number of signs, provided they comply with the standards set forth below:

A. Building signs: 1 sign per building which may be a masonry or bronze plaque, or alternatively, a wall or blade type building sign;

B. Signs for retail and office spaces; Awning signs; 1 sign per building which may be a masonry or bronze plaque, or alternatively, a wall or blade type building sign; per building bearing an owner's or building's name and STREET address signs. In addition, 1 blade sign; 1 graphic sign; and up to a total of 3 wall or window signs per tenant. One additional wall or window sign and 1 additional blade sign are permitted for tenants occupying retail or office spaces with more than one STREET FRONTAGE.

C. Signs for SHARED PARKING within a structure: 1 wall sign meeting the standards below; and blade signs meeting the standards for incidental signs are set forth in 34.7.H.

Signage Standards:

- Wall signs for retail and office spaces (placed against a wall) are permitted either only within the area above the GROUND STORY windows and below the second STORY windows, or on the vertical front of or on top of a CANOPY. All wall signs shall be placed within a horizontal band not to exceed 2 feet in height. This band shall not be located higher than 18 feet or lower than 12 feet above the adjacent sidewalk, unless placed on the front of or on top of a CANOPY. If placed on top of a CANOPY, the 2-foot band shall not extend more than 2 feet beyond the top of the CANOPY. Wall signs shall not come closer than 2 feet to an adjacent COMMON LOT LINE or the boundary of the area permitted to be used by the retail or office tenant.

- Wall signs for SHARED PARKING within a structure shall be placed in a horizontal band not to exceed 2 feet in height. This band shall be located immediately above the entrance to be SHARED PARKING structure and shall not be higher than 4 feet from the top of the entrance opening.

- Letters on all wall signs shall not exceed 18 inches in height or width and 3 inches in relief. Wall signs shall not come closer than 2 feet to an adjacent COMMON LOT LINE or the boundary of the area permitted to be used by the retail or office tenant and shall not exceed 20 feet in length.

- Window Signs are permitted to be placed or painted within GROUND FLOOR or second STORY office and retail windows and the entire window sign shall fit within a rectangle of 8 square feet. Window signs shall be allowed automatic changeable copy elements as set forth in 34.12.

- One masonry or bronze plaque bearing an owner's or building's name may be placed in the building's cornice/PARAPET wall or under the eaves, and above the upper STORY windows. Any such plaque shall be no larger than a rectangle of 8 square feet.

STREET address signs may be placed at STREET entry doors using 6 to 8 inch tall, non-cursive type
lettering. Such letters shall be located between 6 feet and 10 feet above grade.

Blade type shop signs are encouraged, and shall be permitted for retail and office tenants. Except for blade type building signs permitted as an alternative to the masonry or bronze plaque below, they shall be not more than 6 square feet and shall be located so that there is a minimum of 9 feet clear height above the sidewalk and below the blade type sign. Blade signs may be hung from an overhang or awning. Blade signs shall not be internally illuminated and the company name or logo may occupy no more than one-half of the square footage within the blade sign. Creative art, graphics or materials are encouraged in the area of the blade sign not containing the company name or logo. Only one blade sign shall be permitted per tenant per street frontage and only for tenants occupying the ground floor or second story.

One graphics sign (a graphics sign is a sign designed to be read only from a distance of less than 3 feet away), such as, but not limited to restaurant menus or building directories, may be displayed in a permanently mounted display box of not more than 3 square feet on the surface of the building adjacent to the entry. Graphics signs shall not be exposed to the elements.

One masonry or bronze plaque, or alternatively, on a main street or avenue building, one wall or blade type building sign may be placed on a building as shown in the following table. Such wall or blade sign shall not cross from one vertical discrete facade composition to another.

<table>
<thead>
<tr>
<th>Sign Type</th>
<th>Number of Stories</th>
<th>Placement</th>
<th>Maximum size of sign (in square feet)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Masonry or bronze plaque</td>
<td>Any</td>
<td>In the building’s cornice/parapet wall or under the eaves, and above the upper story windows.</td>
<td>8</td>
</tr>
<tr>
<td>Wall or blade sign</td>
<td>No more than 50% of the sign area shall be placed above the top of the story identified below</td>
<td>&lt;70 feet of building frontage</td>
<td>70-150 feet of building frontage</td>
</tr>
<tr>
<td>2</td>
<td>GROUND</td>
<td>2&lt;sup&gt;nd&lt;/sup&gt;</td>
<td>35</td>
</tr>
<tr>
<td>3-4</td>
<td></td>
<td>3&lt;sup&gt;rd&lt;/sup&gt;</td>
<td>35</td>
</tr>
<tr>
<td>5</td>
<td></td>
<td>4&lt;sup&gt;th&lt;/sup&gt;</td>
<td>35</td>
</tr>
<tr>
<td>6</td>
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<tr>
<td>8</td>
<td></td>
<td>7&lt;sup&gt;th&lt;/sup&gt;</td>
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<td>9</td>
<td></td>
<td>8&lt;sup&gt;th&lt;/sup&gt;</td>
<td>50</td>
</tr>
<tr>
<td>10</td>
<td></td>
<td></td>
<td>100</td>
</tr>
</tbody>
</table>

Prohibited Signs: The following signs are prohibited unless otherwise permitted by the County Board by Special Exception: canopy signs, marquees, signs located above a height of 35 feet except of masonry or bronze plaques as permitted above, freestanding signs, painted window signs other than described above, and signs painted on the exterior walls of buildings. Under no circumstances shall flashing, traveling, animated, or intermittent lighting be on the exterior of any building whether such lighting is of temporary or long-term duration, and under no circumstances shall the County Board permit portable or wheeled signs and advertising devices located outside any building, billboards, any kind of animation or signs specified in Section 34.C. of the Zoning Ordinance.
Signs shall be further limited and regulated by the following provisions in Section 34 of the Zoning Ordinance, which shall be incorporated as if fully set forth herein: 34.2, 34.3.A.1(a), 34.3.A.1(b) (1) and (2), 34.3.A.2, 34.3.B, 34.4, 34.7.F, 34.7.H, 34.7.K, 34.7.M, 34.9.A.8, 34.9.B, 34.11, 34.12, 34.13, 34.15, 34.16, 34.17, 31A.E.10. 37.F.

External lighting directed towards signage that is not internally illuminated is permitted. The energy efficiency of lighting should be considered.

AWNINGS/Overhangs:
Notwithstanding the foregoing, when an AWNING or overhang is incorporated into a building, the following requirements must be met:

- Minimum 10 feet clear height above sidewalk, minimum 6 feet depth out from the building façade (maximum to curb or tree-planting strip/furniture zone, whichever is closer).
- Canvas cloth or equivalent (no shiny or reflective materials), metal or glass.
- No internal illumination through the AWNING/Overhang.
- Except for wall signs permitted to be attached to CANOPIES, lettering and/or logo on AWNING and CANOPIES shall be limited to 5 inches tall on the vertically hanging fabric/face at the curb side of the AWNING or CANOPY.
- No one-quarter cylinder configurations.

15d. Form Based Code Section II. Definitions
Amendment adopted on July 24, 2012:

** **

AWNING
A cantilevered, projected or suspended cover over the sidewalk portion of the STREET, or a roof-like coverings, usually of canvas, metal, or similar material and often adjustable, placed over the sidewalk, windows, or doors to provide protection from sun and rain. It is distinguished from a CANOPY because it is not permanent, nor a structural portion or architectural feature of the building and does not support substantial weight.

** **

CANOPY
A cantilevered, projected or suspended cover over the sidewalk portion of the STREET, or a rooflike covering placed over the sidewalk, windows, or doors to provide protection from sun and rain. It is distinguished from an AWNING because it is a permanent, durable, structural portion of the building as opposed to a light covering of canvas, metal or other similar material.

** **
16a. Form Based Code Section II. Definitions
Amendment adopted on January 26, 2013:

* * *

STREET LIGHT
A luminaire installed on either side both sides of the STREETS, along the STREET TREE ALIGNMENT LINE, unless otherwise designated on the REGULATING PLAN, at intervals of no more than 60 feet, measured parallel to the STREET. STREET LIGHTS be between 9 and 16 feet above ground in height. Lighting standards for STREETS and ALLEYS should be developed to meet the minimum standards of the Illumination Engineering Society (with the design criteria giving equal weight to the lighting of the pedestrian areas and the automobile areas).

* * *

16b. Form Based Code Section III. Regulating Plans
Amendment adopted on January 26, 2013:

B. Rules for the Regulating Plan and New Development Plans

***

3. STREETScape

***

B. STREET LIGHTS shall be installed on both sides of STREETS. poles shall be centered along the STREET TREE ALIGNMENT LINE where feasible and not in conflict with existing utilities. Where such location is not feasible due to existing or other required, underground or above ground structures in the right of way, STREET LIGHT poles shall be located two (2) feet to four (4) feet behind the back of curb within the furniture zone (as defined below). and unless otherwise designated on the REGULATING PLAN, at no more than 60 foot intervals measured parallel to the STREET. STREET LIGHTS shall not be located within the clear zone or the shy zone (as defined below). At the time of development, the developer is only responsible for the installation of STREET LIGHTS on the side(s) of the STREET being developed.

C. At the time of development, the developer is required to install sidewalks. Sidewalks shall not be constructed entirely of plain poured concrete. However, a six-foot-wide "clear zone" of no less than 6 feet in width of smooth concrete sidewalk shall be constructed and maintained free of obstruction for pedestrians at all times. A variety of paving materials, textures, and colors are allowed outside of the clear zone. All paving materials shall be compliant with ADA accessibility guidelines and material selection should be sensitive to the needs of mobility impaired persons. In addition, a "shy zone" of at least 2 feet in width shall be included adjacent to the building face and a furniture zone of up to 6 feet in width shall be included behind the back of curb. Consistency of paving design is required within a project and within a BLOCK.

***
16c. Form Based Code Section V. Streetscape Standards
Amendment adopted on January 26, 2013:

B. Minimum Standards

1. THE STREETSCAPE
   - Each Street shall have canopy shade trees (STREET TREES). Wherever the REGULATING PLAN
     does not show specific STREET TREE placement, STREET TREES shall be planted along the STREET
     TREES ALIGNMENT LINE at an average spacing between not greater than 25 to 30 feet on center
     (measured per BLOCK face). Required tree planting area widths are specified on the typical
     street cross sections in the Master Transportation Plan – Part I. However, open soil surface
     area shall be not less than 60 square feet per isolated tree, and connected (tree strip) planting
     areas are encouraged. The planting area’s minimum dimension shall be 5 feet or as indicated
     in Arlington County Landscape Standards, Section II.B. Tree Pit Size/Planting Strip Size. At
     planting, trees shall be at least 4 to 4.5 inches in diameter (measured 4 feet above grade)
     and at least 12 feet in overall height. Species shall be selected from the Columbia Pike
     Special Revitalization District Street Tree List. Consult the ADMINISTRATIVE REVIEW TEAM for the
     designated tree species for a particular STREET.
   - Any unpaved ground area fronting the LOTS (to the curb) shall be planted with groundcover or
     flowering vegetation.
   - STREET TREES shall be “limbed up” so as to not interfere with pedestrian or auto/truck travel
     (minimum 7 feet clear over the sidewalk and 14 feet over the travel lanes of the STREET).
   - Low metal fencing or railing that is attractive and durable shall be installed around STREET TREE
     pit areas to prevent pedestrian damage to planting materials. Consistency of fencing design
     is required within a project and within a BLOCK face. (Tree fencing shall not be required in
     locations where the clear sidewalk area is less than 6 feet in width.)

2. BACKS
On LOCAL and NEIGHBORHOOD sites only, at least 1 canopy shade tree per 550 square feet of the required
open (unpaved) area shall be planted in the rear LOT area and no closer than 5 feet to any COMMON LOT
LINE. (See the Siting Requirement under the BUILDING ENVELOPE STANDARDS). Such trees shall be at least
4 to 4.5 inches caliper (measured 4 feet above grade) and 10 feet in overall height. Species shall be
selected from the Columbia Pike Special Revitalization District Street Tree List.

7. GENERAL NOTES
   - All plant material (including trees) shall conform to the standards of the American Association
     of Nurserymen and shall have passed any inspections required under State regulations.
   - Invasive exotic species found anywhere on the Lot shall be removed
   - Mechanical and electrical equipment including, but not limited to, air compressors, pumps,
     exterior water heaters, water softeners, private garbage cans (not including public sidewalk
     waste bins), and storage tanks may not be stored or located within any Street. (Water pumps
     not visible are not included in this prohibition.)
   - Street Lighting shall be placed along the Street Tree Alignment Line or within the furniture
     zone as shown in the Master Transportation Plan.
16d. Form Based Code Section VI. Architecture Standards  
Amendment adopted on January 26, 2013:

G. Lighting and Mechanical Equipment, 

***

2. STANDARDS FOR LIGHTING AND MECHANICAL EQUIPMENT  
(Where Clearly Visible From The Street)

Lighting.

- **STREET LIGHTS**: The single black 16-foot “Carlyle” luminaire, or other **STREET LIGHTS** as the County specifies, shall be used within the Columbia Pike Special Revitalization District. In order to minimize light pollution, light should be directed downward to the immediate area being lighted and away from any living quarters.

- **STREET LIGHTING**: Lights shall be located 16 feet above grade with a maximum average spacing (per BLOCK face) of 60 feet on center located on the **STREET TREE ALIGNMENT LINE** or within the furniture zone on each side of the **STREET** and travel lanes (unless otherwise indicated on the **REGULATING PLAN**). They shall meet the following, with street classifications determined by the categories assigned in the adopted Master Transportation Plan Street Element:
  - On principal arterial streets, **STREET LIGHTS** shall be double-globed Carlyle luminaires on 16 foot poles;
  - On minor arterial streets, **STREET LIGHTS** shall be single-globed Carlyle luminaires on 14 foot poles;
  - On principal and minor local streets, **STREET LIGHTS** shall be single globed Carlyle luminaires on 12 foot poles.

- A photometric analysis will be submitted as part of the Form Based Code application by the developer. Such analysis will show that, with the spacing of street lights as shown by the developer on the lighting plan, the light levels will fall within recommended levels indicated in Arlington County's 2012 Traffic and Street Lighting Specifications, for the street type and location.

***

17a. Form Based Code Section III. Regulating Plans  
Amendment adopted on April 12, 2014:

B. Rules for the Regulating Plans and New Development Plans

***

6. Historic Preservation

***

**HISTORIC STRUCTURES**

Sites containing **HISTORIC STRUCTURES** may be redeveloped under the **Code** subject to any special provisions that apply to the site in the **REGULATING PLAN** and administrative review by the Arlington Historical Affairs and Landmark Review Board (HALRB). When located on any site that is redeveloped pursuant to this **Code**, **HISTORIC STRUCTURES** shall be preserved (see **HISTORIC PRESERVATION**, Section II. Definitions) in their entirety and shall not be subject to the **BUILDING ENVELOPE STANDARD** prescriptions of this **Code**. The following properties are **HISTORIC STRUCTURES**:
The following properties contain HISTORIC FACADES:

- 2338-2344 and 2408 Columbia Pike, commercial buildings
- 2500-2530 Columbia Pike, Arlington Village Shopping Center
- 2624 Columbia Pike, Arlington Animal Hospital
- 2628 Columbia Pike, Birds N' Things
- 2900 Columbia Pike, Old Dominion Bank/Blanca’s Restaurant
- 2903 Columbia Pike, Arlington Theater
- 3014 Columbia Pike, Charles Building
- 805 South Walter Reed Drive, Fillmore Gardens Apartments (The portion of the property south of 9th Street may be redeveloped, on the condition that preservation (see HISTORIC PRESERVATION, Section II. Definitions) is implemented for the portion north of 9th Street.)

HISTORIC FACADES
Sites incorporating HISTORIC FACADES may be redeveloped under the Code subject to any special provisions that apply to the site in the REGULATING PLAN or in this section and administrative review by the Arlington Historical Affairs and Landmark Review Board (HALRB). When located on any site that is redeveloped pursuant to this Code, HISTORIC FACADES shall be preserved (see HISTORIC PRESERVATION, Section II. Definitions) and shall not be subject to the BUILDING ENVELOPE STANDARD prescriptions of this Code.

The following properties contain HISTORIC FACADES:

- 2338-2344 and 2408 Columbia Pike, commercial buildings
- 2801-2811 Columbia Pike and 927 South Walter Reed, Elkins Building
- 900 block of South Walter Reed Drive, commercial buildings
- 2906-2922 Columbia Pike, Arlington Hardware

17b. Form Based Code Regulating Plans (Town Center)
Amendment adopted on April 16, 2011

Please refer to the FBC Amendment No. 8 to the Regulating Plan within Attachment D of this document.

18a. Form Based Code Section III. Regulating Plans
Amendment adopted on November 15, 2014:

B. Rules for the Regulating Plans and New Development Plans

4. Parking

C. All other sites not expressly covered by Section III. B.4.B shall meet the following requirements:

2. For all other uses except hotel uses, a minimum of one space per 1,000 square feet of non-residential Gross Floor Area (GFA) shall be provided as SHARED PARKING; there are no set maximum limits on SHARED PARKING. New on-street parking spaces created in conjunction with the development, which did not previously exist, may be counted toward the minimum requirement for SHARED PARKING. Any limitations on the SHARED PARKING (time limits or hours of the day) shall be subject to approval by the Zoning Administrator which shall be given upon a finding that at least 12 hours of public
parking are provided in any 24-hour period and that at least 8 of those hours are provided during either business or nighttime hours depending on whether the Zoning Administrator determines that the primary public use will be for commercial or residential uses.

3. **For hotel uses, a minimum of 0.5 space per hotel guest room shall be provided as RESERVED PARKING; there are no set maximum limits on SHARED PARKING.** In addition, any hotel that includes 7,500 square feet or more of conference room or banquet facility GFA, shall provide additional parking at a rate of 1 space per 1,000 square feet of all conference room/banquet facility GFA.

4. A maximum of one space per 1,000 square feet of non-residential GFA (excluding hotel uses), two spaces per residential dwelling unit, and a maximum of 0.7 space per hotel guest room may be made available for RESERVED PARKING, not counting the additional parking required by subsection 3, above, for hotels that include 7,500 square feet or more of conference rooms or banquet facilities.

E. Bicycle Parking:

3. **For retail uses, the developer must provide 1 employee bicycle parking space per 5,000-25,000 square feet of GFA and 1 visitor/customer bicycle parking space per 25,000-5,000 square feet of GFA for the first 50,000 square feet of retail GFA; and 1 additional visitor/customer space per each additional 12,500 square feet of retail GFA, or portion thereof.**

4. For hotel uses, the developer shall provide 1 employee bicycle parking space per 10 guest rooms, or portion thereof, and 1 visitor space per 50 guest rooms, or portion thereof.

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18b. **Form Based Code Section IV. Building Envelope Standards**

**Amendment adopted on November 15, 2014:**

B. Building Envelope Standards: Main Street Sites

***

B.1. Upper STORIES Height

1. The maximum floor-to-floor Story Height limit for Stories other than the Ground Story is 14 feet.

2. At least 80 percent of the upper Stories shall each have at least an 98 foot 10 inch clear (floor to ceiling) height and a minimum 10 foot clear height for the uppermost Story.

***

C. Building Envelope Standards: Avenue Sites

***

C.1. Upper STORIES Height

1. The maximum floor-to-floor Story Height limit for Stories is 14 feet.

2. At least 80 percent of the upper Stories shall each have at least an 98 foot 10 inch clear (floor to ceiling) height and a minimum 10 foot clear height for the uppermost Story.

***

D. Building Envelope Standards: Local Sites

***

D.1. Ground STORY Height

***

3. The Ground Story shall have at least 98 feet 10 inch in clear height for at least 80 percent of its area. The
Ground Story of Live/Work development shall have at least 12 feet clear height for a depth of at least 1/3 of its floor area contiguous to each frontage adjacent to an RBL.

**D.1. Upper Stories Height**
1. All Stories shall have at least 98 feet 10 inch in clear height for at least 80 percent of their area.
2. The maximum floor to floor Story Height limit for upper Stories is 12 feet.

**E. Building Envelope Standards: Neighborhood Sites**

**E.1. Ground Floor and Second Story Height**
3. The Ground Floor Story and second Stories shall have at least 98 feet 10 inch in clear height for at least 80 percent of the area of the particular Story.

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**18c. Form Based Code Section VII. Administration Amendment adopted on November 15, 2014:**

**B. Special Exception/Use Permit Option**

The proposed Special Exception Use Permit process will be required for 1) sites over 40,000 square feet or with floorplates over 30,000 square feet and 2) hotels that include 7,500 square feet or more of conference room or banquet facility Gross Floor Area (GFA). Such sites will be required to meet the intent of the Code and will be evaluated in terms of how well they conform to the Code and meet other objectives of the Columbia Pike Initiative—A Revitalization Plan. The Use Permit process also provides the opportunity for community input as well as fine tuning of a development proposal to address issues that may not have been contemplated by the Form Based Code.

The Use Permit process will give the opportunity for appropriate deviations from the Code that are consistent with the County’s goals and plans to revitalize Columbia Pike as detailed in the Columbia Pike Initiative that was recently adopted by the County Board. Examples of these deviations may include problems related to topography or STREET grade, the location of ALLEYS and STREETS, breaks and passages between buildings, STREETSCAPE details, design issues related to the inclusion of existing buildings, or mature trees as part of a development proposal, and parking ratios for hotels and/or associated conference/banquet facilities. Where properties of less than 40,000 square feet have such difficulties, they too, could seek a use permit to gain approval of their development with needed variations.

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### 19. Form Based Code Section III. Regulating Plans
Amendment adopted on February 21, 2015 (ZOA-15-01):

***

### B. Rules for the Regulating Plan and New Development Plans

***

#### 5. Retail

***

<table>
<thead>
<tr>
<th>Use Category</th>
<th>Specific Use Types</th>
<th>Permitted (P) or Use Permit (U)</th>
<th>Primary (1) or Secondary (2)</th>
<th>Use Standards</th>
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</thead>
<tbody>
<tr>
<td>Primary Retail</td>
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<tr>
<td>Entertainment</td>
<td>Indoor theatres</td>
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<td>Amusements, all other entertainment uses</td>
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<td>Coffee shop</td>
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<td></td>
<td>Amusements, all other indoor recreation uses</td>
<td>U</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>Office (see §12.2.5.C)</td>
<td>Audio-visual production studio</td>
<td>U</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Business, college operated as a commercial enterprise</td>
<td>U</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Office or clinic, medical or dental offices, clinics or laboratories</td>
<td>P</td>
<td>2</td>
<td>§12.5.17</td>
</tr>
<tr>
<td>Retail, Sales (see §12.2.5.F.2(a))</td>
<td>Art or antique shop, including art work, art supplies and framing materials</td>
<td>P</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Clothing shop</td>
<td>P</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Delicatessen</td>
<td>P</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Book, stationery, or card store</td>
<td>P</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Department, furniture, home furnishings, or household appliance store</td>
<td>P</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Drugstore</td>
<td>P</td>
<td>1</td>
<td>§12.5.5, §12.5.22</td>
</tr>
<tr>
<td></td>
<td>Dry goods or notions store</td>
<td>P</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td></td>
<td>DVD/Video tape or record store</td>
<td>P</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Electronics store</td>
<td>P</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Florist or gift shop</td>
<td>P</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Hardware, paint, or appliance store</td>
<td>P</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Hobby or handicraft store</td>
<td>P</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Ice cream or confectionery store</td>
<td>P</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>Use Category</td>
<td>Specific Use Types</td>
<td>Permitted (P) or Use Permit (U)</td>
<td>Primary (1) or Secondary (2)</td>
<td>Use Standards</td>
</tr>
<tr>
<td>--------------------------------------</td>
<td>-------------------------------------------------------------------------------------</td>
<td>---------------------------------</td>
<td>-------------------------------</td>
<td>---------------</td>
</tr>
<tr>
<td>Interior decorating store (with incidental interior service)</td>
<td>P</td>
<td>1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Jewelry store</td>
<td>P</td>
<td>1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Leather goods/luggage</td>
<td>P</td>
<td>1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Meat or fish market</td>
<td>P</td>
<td>1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Newsstand</td>
<td>P</td>
<td>1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Nursery, flower, or plant store</td>
<td>P</td>
<td>1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Grocery, fruit, or vegetable store</td>
<td>P</td>
<td>1</td>
<td>§12.5.10 §12.5.22</td>
<td></td>
</tr>
<tr>
<td>All other retail sales uses</td>
<td>P</td>
<td>1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Retail, Personal-Service (see §12.2.5.F.2(b))</td>
<td>Day Spa</td>
<td>P</td>
<td>1</td>
<td>§12.5.2</td>
</tr>
<tr>
<td>Animal care facilities, Animal hospital or veterinary clinics, animal hospitals within a fully enclosed structure</td>
<td>P</td>
<td>2</td>
<td>§12.5.2</td>
<td></td>
</tr>
<tr>
<td>Mortuary or funeral home</td>
<td>U</td>
<td>2</td>
<td>§12.5.15</td>
<td></td>
</tr>
<tr>
<td>Pawnshop</td>
<td>P</td>
<td>2</td>
<td></td>
<td>§12.5.21</td>
</tr>
<tr>
<td>All other personal service retail uses Bank or other financial institution (including check cashing)</td>
<td>P</td>
<td>2</td>
<td>§12.5.21</td>
<td></td>
</tr>
<tr>
<td>Automobile rental (retail functions only-no auto servicing) or automobile accessories and supplies(excluding installation)</td>
<td>P</td>
<td>2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Barber shop or beauty salon</td>
<td>P</td>
<td>2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Blueprinting, photostatting, or photo copy service</td>
<td>P</td>
<td>2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Clothes cleaning or laundry establishment</td>
<td>P</td>
<td>2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dance studio</td>
<td>P</td>
<td>2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Employment agencies</td>
<td>P</td>
<td>2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Film processing or film exchange</td>
<td>P</td>
<td>2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Health club</td>
<td>P</td>
<td>2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Insurance sales</td>
<td>P</td>
<td>2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Music conservatory or music instruction</td>
<td>P</td>
<td>2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Palmistry</td>
<td>P</td>
<td>2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Photo studio</td>
<td>P</td>
<td>2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Private postal service</td>
<td>P</td>
<td>2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tax service</td>
<td>P</td>
<td>2</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### Use Category: Specific Use Types

<table>
<thead>
<tr>
<th>Use Category</th>
<th>Specific Use Types</th>
<th>Permitted (P) or Use Permit (U)</th>
<th>Primary (1) or Secondary (2)</th>
<th>Use Standards</th>
</tr>
</thead>
<tbody>
<tr>
<td>Retail, Repair (see §12.2.5.F.2(C))</td>
<td>All retail repair uses</td>
<td>P</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Tailor or dressmaker</td>
<td>P</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Locksmith</td>
<td>P</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Shoe or small appliance repair shop</td>
<td>P</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>Self-service storage uses (see §12.2.5.G)</td>
<td>Self-service storage facilities</td>
<td>U</td>
<td>1</td>
<td>§12.5.26</td>
</tr>
<tr>
<td></td>
<td>All other self-service storage uses</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Vehicle Sales and Service (see §12.2.5.H)</td>
<td>Vehicle service establishment</td>
<td>U</td>
<td>2</td>
<td>§12.5.29</td>
</tr>
<tr>
<td></td>
<td>Other other vehicle sales and service uses</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Industrial Use Categories

#### Light Industrial Service (see §12.2.6.A)

<table>
<thead>
<tr>
<th>Specific Use Types</th>
<th>Permitted (P) or Use Permit (U)</th>
<th>Primary (1) or Secondary (2)</th>
<th>Use Standards</th>
</tr>
</thead>
<tbody>
<tr>
<td>Carpet and rug cleaning (excluding dying)</td>
<td>U</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>Medical or dental offices, clinics or laboratories</td>
<td>P</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>Sign painting shop</td>
<td>P</td>
<td>2</td>
<td>§12.6.9</td>
</tr>
<tr>
<td>Printing, lithographing, or publishing</td>
<td>P</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>Upholstery shop</td>
<td>U</td>
<td>2</td>
<td>§12.5.27</td>
</tr>
<tr>
<td>All other light industrial uses</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Accessory Uses

<table>
<thead>
<tr>
<th>Specific Use Types</th>
<th>Permitted (P) or Use Permit (U)</th>
<th>Primary (1) or Secondary (2)</th>
<th>Use Standards</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nightclubs and restaurants with live entertainment/dancing</td>
<td>U</td>
<td>1</td>
<td>§12.9.12</td>
</tr>
<tr>
<td>Drive-through facilities (restaurants only) Restaurant with drive-through window</td>
<td>U</td>
<td>1</td>
<td>§12.9.7</td>
</tr>
</tbody>
</table>

*The following uses are permitted with Special Exception Use Permit*

If any of the aforementioned uses provide classes or instruction to children and, either twenty (20) percent or more of the total number of students enrolled in classes and/or instruction are children under eighteen (18) years of age or the total number of children under eighteen (18) years of age enrolled in classes scheduled to be held at any one time is ten (10) or more, the use may only be established subject to obtaining a use permit.

*The following uses are permitted with Special Exception Use Permit*

If any of the aforementioned uses provide classes or instruction to children and, either twenty (20) percent or more of the total number of students enrolled in classes and/or instruction are children under eighteen (18) years of age or the total number of children under eighteen (18) years of age enrolled in classes scheduled to be held at any one time is ten (10) or more, the use may only be established subject to obtaining a use permit.
20a. Form Based Code Section II. Definitions
Amendment adopted on December 12, 2015:

***

CIVIC USE PUBLIC, CIVIC AND INSTITUTIONAL USES
Community uses including: meeting halls; libraries; schools; police and fire stations; post offices (retail operations only, no primary distribution facilities); places of worship; museums; cultural, visual and performing art centers; transit centers; government functions open to the public; and, other uses as determined by the Zoning Administrator. Those uses as provided in ACZO §12.2.4.

***

20b. Form Based Code Section III. The Regulating Plans
Amendment adopted on December 12, 2015:

***

B. Rules for the Regulating Plan and New Development Plans

***

4. Parking

***

C. All other sites not expressly covered by Section III.B.4.B. shall meet have the following requirements:

1. A minimum of 1 and 1/8 parking spaces per residential dwelling unit, of which a minimum of 1/8 parking space per residential unit shall be provided as SHARED PARKING. There are no maximum limits on SHARED PARKING.

2. For all other uses except hotel uses, a minimum of one space per 1,000 square feet of non-residential Gross Floor Area (GFA) shall be provided as SHARED PARKING; there are no set maximum limits on SHARED PARKING. New on-street parking spaces created in conjunction with the development, which did not previously exist, may be counted toward the minimum requirement for SHARED PARKING. Any limitations on the SHARED PARKING (time limits or hours of the day) shall be subject to approval by the Zoning Administrator which shall be given upon a finding that at least 12 hours of public parking are provided in any 24-hour period and that at least 8 of those hours are provided during either business or nighttime hours depending on whether the Zoning Administrator determines that the primary public use will be for commercial or residential uses.

***

E. Bicycle Parking:

1. For office uses, the developer shall provide 1 employee bicycle parking space per 7,500 square feet of GFA and 1 visitor/customer bicycle parking space per 20,000 square feet of GFA.

2. For residential uses, the developer shall provide 1 tenant bicycle parking space per 3 units and 1 visitor bicycle parking space per 50 units.

3. For retail uses, the developer must provide 1 employee bicycle parking space per 25,000 square feet of GFA and 1 visitor/customer bicycle parking space per 5,000 square feet of GFA for the first 50,000 square feet of retail GFA; and 1 additional visitor/customer space per each additional 12,500 square feet of retail GFA, or portion thereof.\textsuperscript{16A}
4. For hotel uses, the developer shall provide 1 employee bicycle parking space per 10 guest rooms, or portion thereof, and 1 visitor space per 50 guest rooms, or portion thereof.

1. Bicycle Parking shall be provided for all uses in accordance with the following standards, provided, where application of the requirements would result in a fractional space, any such fraction shall be counted as one space:

<table>
<thead>
<tr>
<th>Use</th>
<th>Tenant/Employee</th>
<th>Customer/Visitor/Student</th>
</tr>
</thead>
<tbody>
<tr>
<td>Office</td>
<td>1 per 7,500 GFA</td>
<td>1 per 20,000 GFA</td>
</tr>
<tr>
<td>Residential</td>
<td>1 per 3 units</td>
<td>1 per 50 units</td>
</tr>
<tr>
<td>Hotel</td>
<td>1 per 10 guest rooms</td>
<td>1 per 5,000 GFA</td>
</tr>
<tr>
<td>High School and Colleges</td>
<td>1 per 10 employees</td>
<td>1 per 10 students</td>
</tr>
<tr>
<td>Middle School</td>
<td>1 per 10 employees</td>
<td>1 per 15 students</td>
</tr>
<tr>
<td>Elementary School</td>
<td>1 per 10 employees</td>
<td>1 per 20 students</td>
</tr>
<tr>
<td>Governmental Facilities, Hospitals, and Daycare Uses</td>
<td>1 per 25,000 GFA</td>
<td>1 per 10,000 GFA</td>
</tr>
<tr>
<td>All Other Civic Uses</td>
<td>1 per 25,000 GFA</td>
<td>1 per 5,000 GFA</td>
</tr>
<tr>
<td>Retail Uses</td>
<td>1 per 25,000 GFA</td>
<td>1 per 5,000 GFA (first 50,000 GFA); 1 per each additional 12,500 GFA</td>
</tr>
</tbody>
</table>

52. All tenant and employee bicycle parking facilities are to be highly visible to intended users and shall be protected from rain and snow within a structure, meeting Class 1 secure standards as contained in the Arlington County Master Transportation Plan’s Bicycle Element (July 2008) and as may be subsequently amended. Where tenant and employee bicycle parking cannot be accomodated within structured parking located on site, the design of the independant bicycle parking facility, also to be located on site, shall be screened from view of pedestrians along a STREET and constructed using the same materials or materials appearing to be the same as those used on the primary building(s). The bicycle parking facilities shall not encroach on any area in the public right of way intended for use by pedestrians, nor shall they encroach on any required fire egress.

63. On-street bicycle parking spaces (as defined in Section V. B. Minimum Standards) may be counted toward the minimum customer/visitor bicycle parking requirement.

5. Retail Ground Story Uses

A. General Principles and Intent
Generally, retail, service and commercial, or public, civic and institutional uses are required on the ground story of main street sites buildings and, required to a lesser degree on the ground story of local sites street buildings, and are allowed on the ground story of avenue buildings. The intent of the
requirement for uses on the GROUND STORY, combined with storefront design requirements, is to achieve a high level of pedestrian activity adjacent to the public sidewalk, interesting design, and transparency into the building. The inclusion of retail enlivens the Street and creates a purpose for being there.

B. Allowable GROUND STORY Uses
GROUND STORY uses allowed along Columbia Pike, include uses in the retail, service and commercial, PUBLIC, CIVIC AND INSTITUTIONAL, industrial and accessory use categories, as provided in Table 3.1. Unless otherwise noted, retail is an inclusive phrase that encompasses consumer comparison goods (general merchandise, apparel, furnishings and other types of similar merchandise commonly referred to as GAFO categories in the retail industry – convenience goods, food/delis, gifts, drugstore items, personal care, cards/stationary), personal business services, professional offices, restaurants, grocery stores, and hotel, theatre, and other uses that provide visual interest and create active street life. Other uses that can similarly provide visual interest and create an active street life may be allowed, if in the judgement of the Zoning Administrator, they are of the same general character as those listed in Table 3.1 and will not be detrimental to the Columbia Pike Special Revitalization District in which it is to be located, may be allowed.

- Primary Retail Uses: Generally, uses that provide entertainment or leisure activities, promote high walk-in customer counts, or are shopping destinations.
- Secondary Retail Uses: Generally, uses that provide personal or business services.

C. GROUND STORY Use Table
1. Use Categories and Specific Use Types
All of the use categories listed in the first column of the table below are described in ACZO §12.2. The second column lists the specific use types included within the respective use categories.

2. Permitted or Use Permit
   a. A “P” indicates that a use is permitted by-right and may be approved administratively, provided that redevelopment conforms to the Form Based Code as adopted by the County Board (see ACZO §11.1.3).
   b. A “U” indicates a special exception use that may be established subject to obtaining a use permit as provided in ACZO §15.4, use permits, for each such use, and provided that the property has been redeveloped pursuant to the Form Based Code. The Zoning Administrator may require a use permit for such use, whether the use is located in a building approved administratively or whether located in a building controlled by a use permit.
   c. A blank cell (one without a “P” or “U”) in the use table indicates that a use is not allowed in the respective district. Uses not specifically listed may be allowed pursuant to the similar use determination procedure of ACZO §12.2.2.

3. Restricted on Principal Arterials per III.B.5.D
   a. A “Yes” indicates that a use is subject to additional limitations when located on a Principal Arterial, as provided in III.B.5.D below.
   b. A blank cell indicates that no additional limitations apply regardless of where the use is located.
4. ACZO Use Standards
Where applicable, the “ACZO Use Standards” column references specific use standards listed in ACZO §12, which always apply to the listed use.

Table 3.1: Form Based Code Ground Story Use Table

<table>
<thead>
<tr>
<th>Use Category</th>
<th>Specific Use Types</th>
<th>Permitted (P) or Use Permit (U)</th>
<th>Primary-Secondary (1) or (2)</th>
<th>Restricted on Principal Arterials per III.B.5.D</th>
<th>ACZO Use Standards</th>
</tr>
</thead>
<tbody>
<tr>
<td>Retail, Service and Commercial Use Categories</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Entertainment (see §12.2.5.A)</td>
<td>Theatres</td>
<td>P</td>
<td>1</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>All other entertainment uses</td>
<td>U</td>
<td>1</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Restaurant, general</td>
<td>P</td>
<td>1</td>
<td>§12.5.22</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Restaurant, limited</td>
<td>P</td>
<td>1</td>
<td>§12.5.23</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Catering establishment, small scale</td>
<td>U on Principal Arterials</td>
<td>2</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Food delivery service</td>
<td>U</td>
<td>2</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>Recreation (see §12.2.5.F)</td>
<td>Miniature golf courses</td>
<td>U</td>
<td>2</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>All other indoor recreation uses</td>
<td>U</td>
<td>1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Office (see §12.2.5.C)</td>
<td>Audio-visual production studio</td>
<td>U</td>
<td>2</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>College operated as a commercial enterprise</td>
<td>U</td>
<td>1</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Financial services</td>
<td>P</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Office or clinic, medical or dental</td>
<td>U on Principal Arterials</td>
<td>2</td>
<td>Yes</td>
<td>§12.5.16</td>
</tr>
<tr>
<td></td>
<td>Offices, business and professional</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>All other office uses</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Retail, Sales (see §12.2.5.G.2(a))</td>
<td>Drugstore</td>
<td>P</td>
<td>1</td>
<td>§12.5.5 §12.5.22</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Grocery store</td>
<td>P</td>
<td>1</td>
<td>§12.5.10 §12.5.22</td>
<td></td>
</tr>
<tr>
<td></td>
<td>All other retail sales uses</td>
<td>P</td>
<td>1</td>
<td>§12.5.21</td>
<td></td>
</tr>
</tbody>
</table>
### Use Category Specific Use Types Permitted (P) or Use Permit (U) Primary (1) or Secondary (2) Restricted on Principal Arterials per III.B.5.D ACZO Use Standards

<table>
<thead>
<tr>
<th>Use Category</th>
<th>Specific Use Types</th>
<th>Permitted (P) or Use Permit (U)</th>
<th>Primary (1) or Secondary (2)</th>
<th>Restricted on Principal Arterials per III.B.5.D</th>
<th>ACZO Use Standards</th>
</tr>
</thead>
<tbody>
<tr>
<td>Retail, Personal-Service (see §12.2.5.G.2(b))</td>
<td>Animal care facilities, veterinary clinics, animal hospitals</td>
<td>P U on Principal Arterials</td>
<td>2</td>
<td>Yes</td>
<td>§12.5.2</td>
</tr>
<tr>
<td></td>
<td>Mortuary or funeral home</td>
<td>U</td>
<td>2</td>
<td></td>
<td>§12.5.14</td>
</tr>
<tr>
<td></td>
<td>Pawnshop</td>
<td>P</td>
<td>2</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>All other personal service retail uses</td>
<td>P</td>
<td>2</td>
<td></td>
<td>§12.5.20</td>
</tr>
<tr>
<td>Retail, Repair (see §12.2.5.G.2(C))</td>
<td>All retail repair uses</td>
<td>P</td>
<td>2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Self-service storage uses (see §12.2.5.G)</td>
<td>Self-service storage facilities</td>
<td>U</td>
<td>1</td>
<td>Yes</td>
<td>§12.5.25</td>
</tr>
<tr>
<td></td>
<td>All other self-service storage uses</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Vehicle Sales and Service (see §12.2.5.H)</td>
<td>Vehicle service establishment</td>
<td>U</td>
<td>2</td>
<td></td>
<td>§12.5.28</td>
</tr>
<tr>
<td></td>
<td>Vehicle sales, rental, or leasing facilities</td>
<td>U</td>
<td>2</td>
<td>Yes</td>
<td>§12.5.29</td>
</tr>
<tr>
<td></td>
<td>Other other vehicle sales and service uses</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Public, Civic and Institutional Use Categories
Public, Civic and Institutional uses below are eligible for certain design relief as provided in VI.E.2.c, as part of the use permit approval for such use. For those uses otherwise allowed by-right (P), such design relief may also be approved subject to use permit approval for such use.

<table>
<thead>
<tr>
<th>Use Category</th>
<th>Specific Use Types</th>
<th>Permitted (P) or Use Permit (U)</th>
<th>Primary (1) or Secondary (2)</th>
<th>Restricted on Principal Arterials per III.B.5.D</th>
<th>ACZO Use Standards</th>
</tr>
</thead>
<tbody>
<tr>
<td>Colleges (see §12.2.4.A)</td>
<td>Colleges/Universities (public; not-for-profit)</td>
<td>U</td>
<td></td>
<td></td>
<td>Yes</td>
</tr>
<tr>
<td>Community Service (see §12.2.4.B)</td>
<td>Community Centers</td>
<td>U</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Libraries</td>
<td>U</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Museums and Art Galleries or Studios</td>
<td>U</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Recreation Centers</td>
<td>U</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Religious Institutions (see §12.2.5.H)</td>
<td>Churches, mosques, synagogues and temples</td>
<td>P</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Governmental Facilities (see §12.2.4.D)</td>
<td>Fire and police stations</td>
<td>U</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hospital</td>
<td>Hospitals</td>
<td>U</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Schools (see §12.2.5.I)</td>
<td>Schools, Elementary, Middle, or High</td>
<td>U</td>
<td></td>
<td></td>
<td>§12.4.7</td>
</tr>
<tr>
<td>Day Care (see §12.2.4.C)</td>
<td>All day care uses</td>
<td>U</td>
<td></td>
<td></td>
<td>Yes</td>
</tr>
</tbody>
</table>

### Industrial Use Categories
<table>
<thead>
<tr>
<th>Use Category</th>
<th>Specific Use Types</th>
<th>Permitted (P) or Use Permit (U)</th>
<th>Primary (1) or Secondary (2)</th>
<th>Restricted on Principal Arterials per III.B.5.D</th>
<th>ACZO Use Standards</th>
</tr>
</thead>
<tbody>
<tr>
<td>Light Industrial Service (see §12.2.6.A)</td>
<td>Carpet and rug cleaning (excluding dying)</td>
<td>U</td>
<td>2</td>
<td>Yes</td>
<td>§12.6.9</td>
</tr>
<tr>
<td></td>
<td>Medical or dental laboratories</td>
<td>P</td>
<td>U on Principal Arterials</td>
<td>2</td>
<td>Yes</td>
</tr>
<tr>
<td></td>
<td>Sign painting shop</td>
<td>P</td>
<td>U on Principal Arterials</td>
<td>2</td>
<td>Yes</td>
</tr>
<tr>
<td></td>
<td>Printing, lithographing, or publishing</td>
<td>P</td>
<td>U on Principal Arterials</td>
<td>2</td>
<td>Yes</td>
</tr>
<tr>
<td></td>
<td>Upholstery shop</td>
<td>U</td>
<td>2</td>
<td>Yes</td>
<td>§12.5.26</td>
</tr>
<tr>
<td></td>
<td>All other light industrial uses</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Accessory Uses**

| | | | | | |
| Live entertainment | U | 1 | | §12.9.12 |
| Drive-through facilities (restaurants only) | U | 1 | | §12.9.7 |

**D. Ground Story use limitations for Principal Arterials**

Uses that include a Restricted (Yes) designation in Table 3.1 that are proposed along Principal Arterials designated in the Arlington County Master Transportation Plan (Columbia Pike, S. Walter Reed Drive, S. Glebe Road, S. George Mason Drive, and S. Four Mile Run Drive) shall be allowed only subject to use permit approval as follows:

1. Where a use requiring a use permit (U) is proposed along a Principal Arterial, in addition to provisions in ACZO 15.4, the use shall be allowed if the County Board finds that the proposed use achieves a high level of pedestrian activity adjacent to the public sidewalk, interesting design, and transparency into the building.

2. Some uses, otherwise permitted by-right (P), will require a use permit if the use is proposed along a Principal Arterial and will be subject to the findings of III.B.5.D.1 above. Such uses are indicated in Table 3.1 with the designation “U on Principal Arterials” in the “Permitted or Use Permit” column.

***
20c. Form Based Code Section IV. Building Envelope Standards
Amendment adopted on December 12, 2015:

***

B. Building Envelope Standards: Main Street Sites

***

4. Use Specifications

Ground Story
1. The GROUND STORY shall house retail uses as provided in Table 3.1, defined in Section III.B.5 GROUND STORY RETAIL as well as lobby and access for upper STORY uses.

2. There shall be functioning entry door(s) along the STREET façade at intervals not greater than 60 feet within any site. Provided, however, the County Board may modify the interval between functioning entry doors for civic uses identified in Table 3.1, subject to approval of a use permit as provided in ACZO §15.4, where it finds that the proposed modifications can be retrofitted to meet standard requirements when the subject use is discontinued and are otherwise consistent with the intent of the Form Based Code.

Upper Stories
Retail uses identified in Table 3.1 are not permitted on the upper Stories, (except those of less than 900 square feet, restaurants of any size, and for second Stories as an extension continuation of the GROUND STORY use and that have with direct Columbia Pike frontage). SECOND STORY restaurants do not violate this rule. Otherwise, Upper STORIES shall house residential, office, or hotel uses, or some combination thereof. Business and professional offices including medical, legal, insurance, philanthropic, real estate, banking, and other offices which in the judgement of the Zoning Administrator with a recommendation from the Administrative Review Team are of the same general character as those listed above may be located on all floors of Main Street sites.

***

C. Building Envelope Standards: Avenue Sites

***

4. Use Specifications

Ground Story
A GROUND STORY GROUND FLOOR may include residential uses and have small professional office, building lobby, or building manager’s/maintenance offices (each less than 1,000 square feet). Uses identified in Table 3.1 are permitted on a GROUND STORY GROUND FLOOR where the underlying zoning is zoned commercial “C” or where properties are zoned “CP-FBC”.

***

20d. Form Based Code Section VI. Architectural Standards
Amendment adopted on December 12, 2015:

***

E. Windows and Doors

***
2. Standards for Windows and Doors  
   a. Materials: The following materials are permitted

   ***

   b. Configurations and Techniques: The following configurations and techniques are permitted.

   ***

   c. Shopfront (Ground Floor) Windows and Doors:
      • (1) Single panels of glass not larger than 6 feet in height by 4 feet wide.
      
      • (2) **GROUND FLOOR** Ground Floor windows shall not be made opaque by window treatments (excluding operable sunscreen devices within the conditioned space) and shall allow a minimum 60 percent of surface view into the building for a depth of at least 20 feet. Provided, however, the County Board may modify this requirement for Public, Civic and Institutional Uses identified in Table 3.1, subject to use permit approval as provided in ACZO §15.4, where it finds that the proposed modifications can be retrofitted to meet standard requirements when the subject use is discontinued and are otherwise consistent with the intent of the Form Based Code.
      
      • (3) Shopfronts may extend up to 24 inches beyond the façade (RBL) into the Street.

   ***

22. Form Based Code Section VI. Architectural Standards
Amendment adopted on June 18, 2016:

F. SIGNAGE

1. INTENT AND GUIDING ILLUSTRATIONS FOR SIGNAGE

   Signs along the Columbia Pike Special Revitalization District’s commercial frontages should be clear, informative to the public and should weather well. Appropriate signage is desirable for advertising Columbia Pike shops and offices, and decoration. However, signage that is glaring or large creates a distraction, intrudes into and lessens the Columbia Pike Special Revitalization District experience, and creates visual pollution. Blade type shop signs incorporating creative art, graphics or materials are encouraged for retail and office tenants. The illustrations and statements on this page are advisory only. Refer to the Code standards below for the specific prescriptions of this section.

   ***

2. STANDARDS FOR SIGNAGE ALLOWED SIGNS (WHERE CLEARLY VISIBLE FROM THE STREET) § 15C

   Form Based Code projects may have the following signs provided they that comply with the standards set forth in VI.F.3 below:

   aA. Each building may have one building sign: 1 sign per building which may be a masonry or bronze plaque, or alternatively, a wall or blade type building sign.
   
   bB. Each retail or office tenant on the Ground Floor or Second Story may have the following signs for retail and office spaces:
      1. Unlimited **AWNING** signs and **STREET** address signs: In addition;
      2. **1** blade **type shop** sign per **STREET frontage**
      3. **1** graphic sign; and
4. **Up** to a total of **three** wall or window signs per tenant.

5. One additional wall or window sign and **one** additional blade sign are permitted for tenants occupying retail
   or office spaces with more than one STREET FRONTAGE.

**C**. Where there is Signs for SHARED PARKING within a structure, the following signs are allowed in addition to the signs allowed for the designated BES SITE in which the SHARED PARKING is located:

1. **One** wall sign; meeting the standards below and

2. **Unlimited** blade signs meeting the standards for incidental signs are as set forth in 13.7.H.

### Signage Standards:

#### a. Wall signs

1. **Wall signs** for retail and office spaces are permitted either within the area above the GROUND STORY windows and below the second STORY windows, or on the vertical front of or on top of a CANOPY. All wall signs shall be placed within a horizontal band not to exceed **two** feet in height. This band shall not be located higher than 18 feet or lower than 12 feet above the adjacent sidewalk, unless placed on the front of or on top of a CANOPY. If placed on top of a CANOPY, the two-foot band shall not extend more than two feet beyond the top of the CANOPY. Wall signs shall not come closer than two feet to an adjacent COMMON LOT LINE or the boundary of the area permitted to be used by the retail or office tenant.

2. Wall signs allowed where there is for SHARED PARKING within a structure shall may be placed only in a horizontal band not to exceed **two** feet in height. This band shall be located immediately above the entrance to be SHARED PARKING structure and shall not be higher than **four** feet from the top of the entrance opening.

3. Letters on all wall signs shall not exceed 18 inches in height or width and **three** inches in relief. Wall signs shall not exceed 20 feet in length.

#### b. Window Signs

1. **Window signs** are permitted to be placed or painted within GROUND FLOOR or second STORY office and retail windows and the entire window sign shall fit within a rectangle of **eight** square feet.

2. Window signs shall be allowed automatic changeable copy elements as set forth in ACZO 13.12.

   - **STREET** address signs may be placed at STREET entry doors using 6 to 8 inch tall, non-cursive type lettering. Such letters shall be located between 6 feet and 10 feet above grade

#### c. Blade type shop signs

1. **Blade type shop signs** are encouraged, and shall be permitted for retail and office tenants. Except for blade type building signs permitted as an alternative to the masonry or bronze plaque below, they shall be not more than **six** square feet.

2. **Blade type shop signs** and shall be located so that there is a minimum of **nine** feet clear height above the sidewalk and below the blade type sign. Blade signs may be hung from an overhang or AWNING.

3. Blade type shop signs shall not be internally illuminated and the company name or logo commercial messages may occupy no more than one-half of the square footage within the blade sign. Creative
art, graphics or materials are encouraged in the area of the blade sign not containing the company name or logo. Only one blade sign shall be permitted per tenant per Street Frontage and only for tenants occupying the Ground Floor or second Story.

d. Graphics Signs

1. One Graphics signs (a graphics sign is a sign designed to be read only from a distance of less than three feet away), such as, but not limited to restaurant menus or building directories, may be displayed shall be located in a permanently mounted display box of not more than three square feet on the surface of the building adjacent to the entry.

2. Graphics signs shall not be exposed to the elements.

e. Building sign

One masonry or bronze plaque, or alternatively, on a Main Street or Avenue building, one wall or blade type building sign may be placed on a building as shown in the following table. Such wall or blade signs A building sign may be: 1) a masonry or bronze plaque on any building; or 2) A wall or blade sign on a Main Street or Avenue building. Building signs shall meet all requirements set forth in the table below, and shall not cross from one vertical discrete facade composition to another.

<table>
<thead>
<tr>
<th>Sign Type</th>
<th>Number of Stories</th>
<th>Placement</th>
<th>Maximum size of sign (in square feet)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Masonry or bronze plaque</td>
<td>Any</td>
<td>In the building's cornice/PARAPET wall or under the eaves and above the upper STORY windows.</td>
<td>8</td>
</tr>
<tr>
<td>Wall or blade sign</td>
<td>No more than 50% of the sign area shall be placed above the top of the STORY identified below.</td>
<td>&lt; 70 feet of building frontage</td>
<td>35</td>
</tr>
<tr>
<td></td>
<td>2</td>
<td>GROUND</td>
<td>35</td>
</tr>
<tr>
<td></td>
<td>3-4</td>
<td>2nd</td>
<td>35</td>
</tr>
<tr>
<td></td>
<td>5</td>
<td>3rd</td>
<td>35</td>
</tr>
<tr>
<td></td>
<td>6</td>
<td>4th</td>
<td>35</td>
</tr>
<tr>
<td></td>
<td>7</td>
<td>5th</td>
<td>50</td>
</tr>
<tr>
<td></td>
<td>8</td>
<td>6th</td>
<td>50</td>
</tr>
<tr>
<td></td>
<td>9</td>
<td>7th</td>
<td>100</td>
</tr>
<tr>
<td></td>
<td>10</td>
<td>8th</td>
<td>100</td>
</tr>
</tbody>
</table>

• Signs shall be further limited and regulated by the following provisions in Article 13 of the Zoning Ordinance, which shall be incorporated as if fully set forth herein: 13.2, 13.3.A.1, 13.3.1.A.2(a) and (b), 13.3.1.B, 13.3.2, 13.4, 13.7.6, 13.7.8, 13.7.11, 13.7.13, 13.9.1.H, 13.9.2, 13.11, 13.12, 13.15, 13.16, 13.17, 15.8.8, 15.9, 17.4.-

f. External lighting directed towards signage that is not internally illuminated is permitted. The energy efficiency of lighting should be considered.
g. Signs shall be further limited and regulated by the following provisions of the Arlington County Zoning Ordinance, which shall be incorporated as if fully set forth herein:

<table>
<thead>
<tr>
<th>SECTION</th>
<th>TITLE</th>
</tr>
</thead>
<tbody>
<tr>
<td>13.2</td>
<td>APPLICABILITY</td>
</tr>
<tr>
<td>13.3.1.A.1; 13.3.1.A.2(A) AND (B); 13.3.1.B</td>
<td>SPECIAL EXCEPTIONS</td>
</tr>
<tr>
<td>13.3.2</td>
<td>NO VARIANCES</td>
</tr>
<tr>
<td>13.4</td>
<td>SIGNS PROHIBITED IN ALL DISTRICTS</td>
</tr>
<tr>
<td>13.7.6</td>
<td>FLAGS (FOR ANY BES SITES)</td>
</tr>
<tr>
<td>13.7.8</td>
<td>INCIDENTAL SIGNS (FOR ANY BES SITE)</td>
</tr>
<tr>
<td>13.7.11</td>
<td>SIDEWALK SIGNS (FOR ANY ESTABLISHMENT DEVELOPED UNDER THIS CODE)</td>
</tr>
<tr>
<td>13.7.13</td>
<td>TRAFFIC CONTROL SIGNS (FOR ANY BES SITE)</td>
</tr>
<tr>
<td>13.9.1.H</td>
<td>NEIGHBORHOOD SIGNS</td>
</tr>
<tr>
<td>13.9.2</td>
<td>BANNER SIGN SYSTEMS</td>
</tr>
<tr>
<td>13.11</td>
<td>STANDARDS FOR LIGHTED SIGNS</td>
</tr>
<tr>
<td>13.12</td>
<td>FLASHING, MOVING AND CHANGEABLE COPY SIGNS</td>
</tr>
<tr>
<td>13.15</td>
<td>TEMPORARY SIGNS FOR CONSTRUCTION AND SALE/LEASING</td>
</tr>
<tr>
<td>13.16</td>
<td>GENERAL PROVISIONS</td>
</tr>
<tr>
<td>13.17</td>
<td>NONCONFORMING SIGNS</td>
</tr>
<tr>
<td>15.7.8</td>
<td>SIGNS REQUIRING A COA</td>
</tr>
<tr>
<td>15.8</td>
<td>SIGN PERMITS</td>
</tr>
<tr>
<td>17.4</td>
<td>CRIMINAL PENALTIES</td>
</tr>
</tbody>
</table>

***

23a. Form Based Code Section I. Components of the Code
Amendment adopted on October 18, 2016:

I. Components of the Code

The Columbia Pike Special Revitalization District Form Based Code is designed to foster a vital main street for its adjacent neighborhoods through a lively mix of uses—shopfronts, sidewalk cafes, and other commercial uses at street level, overlooked by canopy shade trees, upper-story residences and offices.—

Redevelopment within the Columbia Pike Special Revitalization District may be regulated by the Columbia Pike Special Revitalization District Form Based Code, in order to achieve Arlington County's vision set forth in the Columbia Pike Initiative—A Revitalization Plan, adopted by the County Board on March 12, 2002, the subsequent Columbia Pike Urban Design Charrette and citizen workshops held in September 2002, and any other future addenda.—

While the Columbia Pike Special Revitalization District Form Based Code provides a citizen-endorsed urban design for the improvement of all properties in designated areas, configurations shown for the Bus Rapid Transit/Light Rail Transit (BRT/LRT) systems are shown only for illustrative purposes and no
The **Columbia Pike Special Revitalization District Form Based Code** (otherwise referred to herein as **"the Code"** or **"the Form Based Code"**) is a legal document that regulates land-development, setting careful and clear controls on building form—with broad parameters on building use—to shape clear public space (good streets, neighborhoods and parks) with a healthy mix of uses. With proper urban form, a greater integration of building uses is natural and comfortable. The **Form Based Code** uses simple and clear graphic prescriptions and parameters for height, siting, and building elements to address the basic necessities for forming good public space.

Wherever there appears to be a conflict between the **Columbia Pike Special Revitalization District Form Based Code**, Article 11.1 of the Arlington County Zoning Ordinance, and other sections of the Zoning Ordinance (as applied to a particular development), the requirements specifically set forth in the **Form Based Code** shall prevail. For development standards not covered by the **Form Based Code**, the other applicable sections in the Arlington County Zoning Ordinance shall be used as the requirement. Similarly, all development must comply with all relative Federal, State or local regulations and ordinances including, but not limited to, the Chesapeake Bay Ordinance and other environmental regulations.

The **Columbia Pike Special Revitalization District Form Based Code** is comprised of: Definitions, the Regulating Plans, the Building Envelope Standards, the Streetscape Standards and the Architectural Standards.

**Definitions**

Certain terms in the **Code** are used in very specific ways, often excluding some of the meanings of common usage. Wherever a word is in **SMALL CAPITAL LETTERS** format, consult the Definitions for the specific meaning. Words used in the **Form Based Code**, but not defined by the **Form Based Code**, that are defined in the Arlington County Zoning Ordinance, shall have the meanings set forth therein.

**The Regulating Plan**

The **Regulating Plan** is the coding key for the **Columbia Pike Form Based Code** that provides specific information on permitted development for each building site. The **Regulating Plan** also shows how each **LOT** relates to public spaces (**STREETS, CIVIC GREENS, PEDESTRIAN PATHWAYS**, etc.) and the surrounding neighborhood. There may be additional regulations for **LOTS** in special locations/situations as identified in the **Regulating Plan**.

**The Building Envelope Standards**

The **Building Envelope Standards** establish basic parameters governing building form, including the envelope for building placement (in three dimensions) and certain permitted/required building elements, such as storefronts, **BALCONIES**, and **STREET WALLS**. The **Building Envelope Standards** establish both the boundaries within which things may be done and specific things that must be done. The applicable standard for a building is determined by its **STREET FRONTAGE** contained in the **Regulating Plan**. This produces a coherent **STREET** and allows the building greater latitude behind its **STREET facade**.

The intent of the **Building Envelope Standards** is to shape a vital public space (Columbia Pike and its adjoining **STREETS**) through placement and envelope controls on private buildings. They aim for the minimum level of control necessary to meet that goal.

**The Streetscape and Architectural Standards**
The purpose of the Streetscape Standards is to ensure coherent streets and to assist builders and owners with understanding the relationship between the public space of Columbia Pike and their own building. These standards set the parameters for planting trees and/or other amenities on or near each building site.

The goal of the Architectural Standards is a coherent and pleasing architectural character that is complementary to the best local traditions. The Architectural Standards govern a building’s architectural elements regardless of its Building Envelope Standard and set the parameters for allowable materials, configurations, and construction techniques. Equivalent or better products (as determined by the Administrative Review Team) than those specified are always encouraged and may be submitted for approval to the County.

I. General Provisions

A. Title

This Code is known as the Columbia Pike Special Revitalization District Form Based Code (Columbia Pike Form Based Code, or Code).

B. Applicability

1. Properties that are zoned S-3A, RA14-26, RA8-18, RA7-16, RA6-15, C-1, C-2, C-3, C-O, or CP-FBC districts and are located in the Columbia Pike Special Revitalization District, as designated on the General Land Use Plan (GLUP), shall be eligible to develop in accordance with the Columbia Pike Special Revitalization District Form Based Code requirements. After such development all uses permitted in Appendix A of the Zoning Ordinance shall be permitted on the property, subject to all regulations in Appendix A.

2. Properties that are zoned R-6 and R-5 and located in the Columbia Pike Special Revitalization District, as designated on the General Land Use Plan (GLUP), shall be eligible to develop in accordance with the Columbia Pike Special Revitalization District Form Based Code requirements only after the County Board approves a rezoning to the CP-FBC district.

3. The Columbia Pike Special Revitalization District Form Based Code is an optional zoning tool and property owners retain the zoning rights under the existing zoning. Use of the Form Based Code is selected through the filing of an application for development under the Form Based Code. If this Code is used, development proposals shall comply with all provisions of this Code.

C. Purposes

This Columbia Pike Form Based Code is intended to implement the purpose and goals of the Columbia Pike Initiative Plan initially adopted by the County Board on March 12, 2002, the subsequent Columbia Pike Urban Design Charrette and citizen workshops held in September 2002, and other policies adopted by the County Board to:

1. Foster a vital main street for its adjacent neighborhoods through a lively mix of uses—with shopfronts, sidewalk cafes, and other commercial uses at street level, overlooked by canopy shade trees, upper story residences and offices;

2. Create transit, pedestrian-, and bicycle-oriented development, which is dependent on three factors: density, diversity of uses, and design; and

3. Place greatest emphasis on design, or physical form, because of its importance in defining neighborhood character.
D. Other Applicable Regulations

Wherever there is a variation or conflict between the Columbia Pike Special Revitalization District Form Based Code, and other sections of the Arlington County Zoning Ordinance, the requirements set forth in this Code shall prevail. For development standards not covered by this Code, applicable sections of the Arlington County Zoning Ordinance shall be used as the requirement. Similarly, all development must comply with all Federal, State or local regulations and ordinances including, but not limited to, Chesapeake Bay Ordinance and other environmental regulations.

E. Minimum Requirements

The provisions of the Code are the minimum requirements for development under this Code.

F. Severability

Should any provision of this Code be decided by the courts to be unconstitutional or invalid, that decision shall not affect the validity of the Code other than the part decided to be unconstitutional or invalid.

G. Components of the Code

The Code is comprised of the following sections:

1. Administration: Section II. Administration covers the application and review processes for development plan approval, permits, amendments, and administrative changes.

2. Regulating Plans: The REGULATING PLAN provides specific information on the development parameters for each parcel and shows how each LOT or DEVELOPMENT PROJECT relates to public spaces (STREETS, CIVIC GREENS, PEDESTRIAN PATHWAYS, etc.) and the surrounding neighborhood. The REGULATING PLAN may identify additional regulations and/or special provisions for specific locations. The Columbia Pike Special Revitalization District is divided into four subareas, each of which is covered by an individual REGULATING PLAN. The REGULATING PLAN also includes general regulations pertaining to the arrangement of blocks and alleys, buildings, streetscape, parking, ground story uses, and historic preservation.

3. Building Envelope Standards: The BUILDING ENVELOPE STANDARDS (BES), establish basic parameters governing building form, including the envelope for building placement (in three dimensions) and certain permitted/required building elements as they frame the STREET or public realm. The BUILDING ENVELOPE STANDARDS establish both the boundaries within which things may be done and specific things that must be done to ensure that the buildings relate to each other and form a functioning and consistent block structure. The applicable standard(s) for a development project is determined by the BES frontage type designated on the REGULATING PLAN.

4. Streetscape Standards: The purpose of the Streetscape Standards is to ensure coherent STREETS and to assist developers and owners with understanding the relationship between the public realm and their own DEVELOPMENT PROJECT or building. These standards set the parameters for the placement of street trees, sidewalks, and other amenities or furnishings within the STREET as well as the basic configurations for other public spaces, including streets and sidewalks.

5. Architectural Standards: The Architectural Standards are used to achieve a coherent and high-quality building design that is complementary to the best local traditions. The Architectural Standards govern a building’s exterior elements and set the parameters for allowable materials, configurations, and techniques.
6. Definitions: Certain terms in this Code are used in very specific ways, often excluding some of the meanings of common usage. Wherever a word is in ALL CAPITALS format, consult Section VII. Definitions for its specific and limited meaning within this Code. Words used in the Code, but not defined by the Code, but that are defined in the Arlington County Zoning Ordinance, shall have the meanings set forth therein

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23b. Form Based Code Section II. Definitions
Amendment adopted on October 18, 2016:

A. By-Right FBC Applications

The Zoning Administrator is authorized to approve applications for DEVELOPMENT PROJECTS smaller than 40,000 square feet, consisting only of new structures that are fully compliant with this Code, and where no modifications are requested under Section II.D.

B. Special Exception Use Permit Applications

The Special Exception Use Permit process will be required for DEVELOPMENT PROJECTS that meet any of the following criteria:

1. DEVELOPMENT PROJECTS larger than 40,000 square feet;
2. DEVELOPMENT PROJECTS with building floorplates larger than 30,000 square feet;
3. Request for a hotel that includes 7,500 square feet or more of conference room or banquet facility Gross Floor Area (GFA);
4. Request for approval of any special circumstances as set forth in Section II.C.
5. Request for approval of any modifications, as set forth in Section II.D.

C. Special Circumstances

In order to better incorporate HISTORIC STRUCTURES and HISTORIC FACADES shown on the REGULATING PLAN into DEVELOPMENT PROJECTS with redevelopment, the County Board may, subject to HALRB review, and approval of a Certificate of Appropriateness (CoA), as provided in Section II.E.4. and by use permit approval as provided in Section II.E.3.b, approve:

1. Modifications of the parking requirements set forth in Section III.B.4 for that portion of the project that includes the HISTORIC STRUCTURES and HISTORIC FACADES;
2. Modification of the following:
   a. Utility undergrounding as provided in Section III.B.7; and
   b. Provision of street furniture as provided in Section III.B.7 and Section V.
3. Up to two bonus stories with appropriate design and tapering, on the remainder of the site, provided that the overall building height is within the maximum (in feet) for the site.

For example, on a MAIN STREET SITE, the maximum height is 6 STORIES, the equivalent to 94 feet under the Form Based Code. (Maximum floor heights are 24 ft., 14 ft., 14 ft., 14 ft., 14 ft., 14 ft.) Thus, up to an additional two STORIES are permitted, but overall building height cannot exceed 94 feet.
D. Modifications

1. Purpose: The County Board may, through approval of a use permit, modify the provisions of this Code as set forth in Section II.D.2 upon a finding that, after the proposed modification, the subject development and where applicable, existing buildings, structures, HISTORIC STRUCTURES and HISTORIC FACADES to be retained, will better accomplish the purposes and intent of this Code and the goals of the Columbia Pike Initiative Plan than would the development without those modifications and that the proposed uses will neither: 1) adversely affect the health or safety or persons residing or working in the neighborhood of the proposed use; nor 2) be detrimental to the public welfare or injurious to the property or improvements in the neighborhood; nor 3) be in conflict with the purposes of the master plans of the County.

2. Allowable Modifications: In approving a use permit application, the County Board may modify only the following requirements of this Code:
   a. Height of first floor relative to fronting sidewalk elevation;
   b. Required Building Lines (RBLs) for the location of STREETS, for HISTORIC STRUCTURES AND HISTORIC FACADES, and for existing parking garages as of February 25, 2003;
   c. Locations of alleys;
   d. Breaks between buildings;
   e. STREETSCAPE details;
   f. Design issues related to the inclusion of existing buildings, HISTORIC STRUCTURES, HISTORIC FACADES or mature trees;
   g. Parking ratios for hotels and/or associated conference/banquet facilities;
   h. Signs, only as provided in Section VI.F and ACZO §13.3; and
   i. Modifications associated with special circumstances as provided in Section II.C.

E. Applicant Requirements and Review Processes

1. Submission Requirements: Each preliminary and final application shall include all materials identified in Administrative Regulations 4.1.2, including by way of illustration, and not limitation, the following:
   a. Plans and documentation indicating the proposed new development; the location, condition, and any renovation of existing buildings to be retained; and other site improvements;
   b. A LEED scorecard, or equivalent scorecard for another green building standard system;
   c. A Transportation Impact Analysis (TIA) for any development project with 100,000 square feet or more of gross floor area (GFA).

2. Preliminary FBC Applications:
   a. For all DEVELOPMENT PROJECTS, Preliminary FBC Applications shall be submitted to the Administrative Review Team for review.
   b. When a preliminary application has been determined by the Administrative Review Team to be compliant with the regulations set forth in this Code, except to the extent modifications are be-
ing requested through use permit approval:

i. The Administrative Review Team will forward the application to the Form Based Code Advisory Working Group (AWG) and schedule a review meeting with the AWG.

ii. Prior to the AWG meeting, applicants shall provide copies of the application to the Columbia Pike Revitalization Organization (CPRO) and to the civic association(s) in which the subject property is located, and to any immediately adjacent civic associations, as specified in FBC Administrative Regulations 4.1.2.

iii. When an application includes a request for a modification(s) to the REGULATING PLAN requirements, including a different placement or alignment of a new building, street or alley from what is depicted on the REGULATING PLAN, a joint meeting of a committee of the Planning Commission and the Form Based Code Advisory Working Group shall occur to review the proposed modification during the preliminary application phase in order to provide comment as to whether the proposed modification is consistent with the purposes and intent of this Code and the goals of the Columbia Pike Initiative Plan.

iv. The AWG will review the proposal and advise the Administrative Review Team as to whether it finds the preliminary application to be in compliance with this Code.

c. The Final Application may be filed at the earlier of either: a) completion of requirements in Sections II.E.2.b.i-iv; or b) completion of requirements in Section II.E.2.b.iii provided that the review meeting with the AWG, specified in II.E.2.b.iv, has been scheduled for a date no more than 15 days after the final application submission.

3. Final FBC Applications:

a. By-Right Applications:

i. Final By-Right FBC Applications shall be submitted to the Zoning Administrator for approval.

ii. Final By-Right FBC Applications will be reviewed administratively for conformance with this Code within thirty (30) days of a Final Application Submission. Upon completion of such review, applicants will be notified in writing by the Zoning Administrator as to whether the submission is in compliance with the Form Based Code.

iii. At the time of, or prior to filing, applicants shall provide copies of the application to the Columbia Pike Revitalization Organization (CPRO) and to the civic association(s) in which the subject property is located, and to any immediately adjacent civic associations, as specified in FBC Administrative Regulations 4.1.2.

iv. Once an application is approved by the Zoning Administrator, the applicant may apply for construction permits consistent with the approved application. Applications that the Zoning Administrator determines do not comply with the requirements of this Code may be resubmitted for review as a revised application, or as a request for approval of a use permit, as set forth in ACZO §15.4 and Section II.E.3.b.

b. Special Exception Use Permit Applications

i. Unless the Zoning Administrator determines that it is in the public interest to accept a later application, a Form Based Code Use Permit application shall be filed by the final deadline for special exception applications set by the Zoning Administrator, and no less than fifty-five (55) days before the public hearing.
ii. At the time of, or prior to filing, applicants shall provide copies of the application to the Columbia Pike Revitalization Organization (CPROTO) and to the civic association(s) in which the subject property is located, and to any immediately adjacent civic associations, as specified in FBC Administrative Regulations 4.1.2.

iii. The County Board shall approve the DEVELOPMENT PROJECT if it finds that the DEVELOPMENT PROJECT meets the standards of this Code as modified by the County Board in accordance with this Code, and meets the standards set forth in ACZO §15.4.3.

iv. In approving a FBC use permit, the County Board may designate such conditions in connection therewith as will, in its opinion, assure that the use will conform to the requirements of this Code and that such DEVELOPMENT PROJECT will continue to do so.

4. Review by Historical Affairs and Landmark Review Board (HALRB)

DEVELOPMENT PROJECTS with buildings designated as HISTORIC STRUCTURES or HISTORIC FACADES shall be subject to review and approval of a Certificate of Appropriateness (CoA) by the HALRB, as follows:

a. As part of the preliminary application phase, an applicant shall submit its DEVELOPMENT PROJECT to the HALRB for two meetings (or more, if necessary) for review and comment (HALRB and/or DRC meetings in one month shall count as one meeting). The HALRB, and/or its Design Review Committee (DRC), shall review the DEVELOPMENT PROJECT to assess whether the application complies with Section III.6. Historic Preservation and ACZO §15.7.9.F.

b. Upon completion of its preliminary review, the HALRB will provide, in writing, its comments to the applicants stating how the DEVELOPMENT PROJECT does or does not comply with Section III.6. Historic Preservation and ACZO §15.7.9.F.

c. The applicant shall address the HALRB comments and return to the HALRB for one additional meeting for final review and comment.

d. HALRB shall approve a CoA for the DEVELOPMENT PROJECT where it finds the DEVELOPMENT PROJECT meets the intent and regulations of Section III.6. Historic Preservation and ACZO §15.7.9.F.

5. Preservation of HISTORIC STRUCTURES and HISTORIC FACADES

HISTORIC STRUCTURES and HISTORIC FACADES shall be preserved by either:

a. A preservation easement on the structure or façade and recorded for the benefit of Arlington County or the Northern Virginia Conservation Trust; or,

b. The site can be designated as a local historic district by the Arlington County Board.

6. Subdivision and Building Permits

a. The applicant shall not pursue development permits until such time that either a Letter of Approval by the Zoning Administrator or a Use Permit approval by the County Board has been obtained.

b. All development shall be consistent with the approved FBC DEVELOPMENT PROJECT.
c. Administratively-approved FBC applications, approved after September 24, 2016, will expire in 3
years from the date of the Zoning Administrator's Letter of Approval unless a Footing to Grade
permit has been issued; however, the Zoning Administrator may extend the approval up to 3
years for a total of up to 6 years if he/she finds that the applicant has been actively working in
good faith to pursue the Footing to Grade permit.

7. Major and Minor FBC Use Permit Amendments

a. Major FBC Use Permit Amendments: Any modification of the approved use permit which meets
one or more of the following criteria is considered a major amendment and will require approval
by the County Board:

I. Change to the principal use of the building in more than five percent of the total floor area of
the building;

II. Change to the overall building height by more than 12 feet;

III. Change to the gross floor area of the ground story by more than 20 percent of the area of
the ground story; or

IV. Any change which the Zoning Administrator determines is similar in significance to the above
stated changes, including but not limited to, changes to materials, design, or appearance of
the building from the original approval.

b. Minor FBC Use Permit Amendments: Any modification of the approved use permit that meets
either of the following criteria is considered a minor amendment and will require approval by the
County Board:

i. Any modification of the approved DEVELOPMENT PROJECT which is not considered a major
amendment and which cannot be approved administratively;

ii. The subdivision of land involved in an approved DEVELOPMENT PROJECT, except that, if the
following criteria are met, such subdivision may be approved as an administrative change by
the Zoning Administrator:

(1) Uses and building form is consistent with the zoning and approved use permit;

(2) Parking is consistent with the zoning and the approved use permit;

(3) Public improvements are consistent with the zoning and approved use permit; and

(4) Clear evidence exists that all conditions of the approved use permit have been met or are
bonded in a manner acceptable to the County Manager.

c. Processes for Major/Minor Amendments

I. When a major or minor use permit amendment is filed, the Zoning Administrator shall notify
the applicant, as required in FBC Administrative Regulation 4.1.2, of the scheduled date of the
County Board public hearing, which date will be up to 180 days after filing. Public hearings
shall be the first regularly scheduled County Board meeting of each month, except the County
Board may establish, on its own motion, another County Board meeting for the hearing.

II. When either a major or minor use permit amendment is filed, the Administrative Review Team
and the FBC AWG shall review the preliminary application consistent with Section II.E.2.a-b.
III. After the Zoning Administrator has determined that the applicant has met the requirements of Section II.E.2.b, the application may be considered at a public hearing by the County Board on no less than 55 days after the AWG review meeting.

IV. The County Board shall approve an amendment only if it finds, after a duly advertised hearing, that the DEVELOPMENT PROJECT will not 1) adversely affect the health or safety or persons residing or working in the neighborhood of the proposed use; nor 2) be detrimental to the public welfare or injurious to the property or improvements in the neighborhood; nor 3) be in conflict with the purposes of the master plans of the County.

V. In approving a major or minor FBC use permit amendment, the County Board may designate such conditions in connection therewith as will, in its opinion, assure that the use will conform to the requirements of this Code and that such DEVELOPMENT PROJECT will continue to do so.

d. FBC Administrative Changes: Any minor adjustment to the approved DEVELOPMENT PROJECT elements below, and any other change that the Zoning Administrator determines is similar in significance and complies with the spirit of this Code, the Arlington County Zoning Ordinance, the intent of the County Board or the Zoning Administrator in its approval of the DEVELOPMENT PROJECT, and the general purpose of the Comprehensive Plan for the development of the area, may be approved by the Zoning Administrator:

I. Façade elevations, fenestration, and/or clear heights or story heights to address changes to the interior layout of the building;

II. Ground story finished floor elevations to address conflicts with site topography; or

III. On a limited basis, substitute comparable or better façade materials.

F. FBC Administrative Review Team Duties & Procedures

The Administrative Review Team is comprised of staff from several County Departments who are responsible to assist the Zoning Administrator in administering the Form Based Code.

1. The Administrative Review Team shall review both By-Right and Special Exception Use Permit FBC applications for compliance with this Code. The Administrative Review Team shall administer the Administrative Regulations 4.1.2 which describe the review processes and submission requirements in further detail. The Administrative Review Team shall forward its recommendations regarding compliance or noncompliance to the Zoning Administrator for By-Right applications or the County Board, for Special Exception Use Permit applications.

2. In addition, the Administrative Review Team may be called upon as set forth in this Code or as requested by the Zoning Administrator to provide recommendations on interpretation of this Code. However, the Zoning Administrator is responsible for any final action taken under this Code on By-Right applications.
VII. Administration

The **Columbia Pike Special Revitalization District Form Based Code** process is intended to provide an incentive to property owners and developers who are willing to develop in a particular form. There are two review processes for the **Form Based Code** option: By-Right (administrative review) and Special Exception. The Special Exception process is dependent upon site size and/or the need for minor variations to the **Code**. Projects approved through the Special Exception process should nonetheless meet the intent of the **Form Based Code**.

Article 11.1 of the Arlington County Zoning Ordinance sets forth the provisions for reviewing and approving development applications within the Columbia Pike Special Revitalization District, as amended, where a landowner or developer chooses to develop pursuant to the **Form Based Code**. The intent is to ensure that all development occurring under the **Form Based Code** is consistent with the provisions of that **Code** as they pertain to height, siting, architectural standards, and building form. All five elements of the **Form Based Code**—Definitions, the Regulating Plans, the Building Envelope Standards, the Streetscape Standards and the Architectural Standards—will be applied during review.

The Columbia Pike Initiative ADMINISTRATIVE REVIEW TEAM, comprised of staff from the Department of Community Planning, Housing & Development, including Planning and Historic Preservation; the Department of Environmental Services; and, Arlington Economic Development, is charged with review of all Form Based Code proposals.

A. By-Right Option

Projects on smaller sites (less than 40,000 square feet) are able to build as a matter of right when they meet all of the standards of the **Form Based Code**. The Columbia Pike Initiative ADMINISTRATIVE REVIEW TEAM will be responsible for reviewing development proposals within 30 days of submission of a completed application. Permits will not be issued for building activity until review is completed and a determination made that the proposal is consistent with the **Form Based Code**. Applicants also will be required to provide copies of their proposal to the Columbia Pike Revitalization Organization and affected civic associations at the time of submission to the County. Up to two civic association representatives, who will be identified from each adjacent neighborhood, will participate in any administrative review affecting their neighborhood.

B. Special Exception/Use Permit Option

The proposed Special Exception Use Permit process will be required for 1) sites over 40,000 square feet or with floorplates over 30,000 square feet and 2) hotels that include 7,500 square feet or more of conference room or banquet facility Gross Floor Area (GFA). Such sites will be required to meet the intent of the **Code** and will be evaluated in terms of how well they conform to the **Code** and meet other objectives of the Columbia Pike Initiative – A Revitalization Plan. The Use Permit process also provides the opportunity for community input as well as fine tuning of a development proposal to address issues that may not have been contemplated by the **Form Based Code**.

The Use Permit process will give the opportunity for appropriate deviations from the **Code** that are consistent with the County’s goals and plans to revitalize Columbia Pike as detailed in the Columbia Pike Initiative that was recently adopted by the County Board. Examples of these deviations may include problems related to topography or Street grade, the location of Alleys and Streets, breaks and passages between buildings, Streetscape details, design issues related to the inclusion of existing buildings, mature trees as part-of
a development proposal, and parking ratios for hotels and/or associated conference/banquet facilities. Where properties of less than 40,000 square feet have such difficulties, they too, could seek a use permit to gain approval of their development with needed variations.

As currently proposed, the Special Exception process would take approximately 55 days from acceptance of a completed application to public hearing by the Planning Commission and County Board. Applicants will be required to provide copies of their application to the Columbia Pike Revitalization Organization and all affected civic associations at the time of submission to the County. Applicants also will be required to perform property owner notification (affected, abutting and owners across the STREET) as required by the Code of Virginia. At the time an application is received, a Planning Commission representative will be designated and civic association representatives from the affected neighborhood will be contacted to begin coordinating community input on the project.

23c. Form Based Code Section III. Regulating Plans
Amendment adopted on October 18, 2016:

A. Understanding the Regulating Plan

A Regulating Plan provides standards for the disposition of each property or LOT and how each relates to its adjacent properties and STREETS. Following the adoption of the Columbia Pike Initiative—A Revitalization Plan in March 2002 and the Columbia Pike Urban Design Charrette and citizen planning workshops held in September 2002 and any future addenda, Regulating Plans have been produced for the Columbia Pike Special Revitalization District in Arlington County.

Building Sites are Coded by Their Street Frontage BES Frontage Type

The key above explains the elements of the Regulating Plan and serves as a reference when examining the Regulating Plan.
4. PARKING

A. Parking goals: 

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B. There are no minimum parking requirements for the following:

1. Development Projects Sites under 20,000 square feet in land area have no minimum parking requirements, except that on Local sites of less than 20,000 square feet in land area and with more than two dwelling units per Local Street Building, parking shall be provided for each dwelling unit, as required in Section III.B.4.C.11B

2. The portion of any DEVELOPMENT PROJECT that includes HISTORIC STRUCTURES or HISTORIC FACADES.

C. All other DEVELOPMENT PROJECTS sites not expressly covered by Section III.B.4.B. shall have the following requirements: 18A

1. A minimum of 1 and 1/8 parking spaces per residential dwelling unit, of which a minimum of 1/8 parking space per residential unit shall be provided as SHARED PARKING. There are no maximum limits on SHARED PARKING.

2. For all other uses except hotel uses, a minimum of one space per 1,000 square feet of non-residential Gross Floor Area (GFA) shall be provided as SHARED PARKING; there are no set maximum limits on SHARED PARKING. New on-street parking spaces created in conjunction with the development, which did not previously exist, may be counted toward the minimum requirement for SHARED PARKING. Any limitations on the SHARED PARKING (time limits or hours of the day) shall be subject to approval by the Zoning Administrator which shall be given upon a finding that at least 12 hours of public parking are provided in any 24-hour period and that at least 8 of those hours are provided during either business or nighttime hours depending on whether the Zoning Administrator determines that the primary public use will be for commercial or residential uses. 20B

3. For hotel uses, a minimum of 0.5 space per hotel guest room shall be provided as RESERVED PARKING; there are no set maximum limits on SHARED PARKING. In addition, any hotel that includes 7,500 square feet or more of conference room or banquet facility GFA, shall provide additional parking at a rate of 1 space per 1,000 square feet of all conference room/banquet facility GFA.

4. A maximum of one space per 1,000 square feet of non-residential GFA (excluding hotel uses), two spaces per residential dwelling unit, and a maximum of 0.7 space per hotel guest room may be made available for RESERVED PARKING, not counting the additional parking required by subsection 3, above, for hotels that include 7,500 square feet or more of conference rooms or banquet facilities.

5. RESERVED PARKING above the maximum may be provided upon payment to the County. The County Manager shall establish the amount of payment annually based on the approximate cost to build structured parking.

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6. HISTORIC PRESERVATION

Certain HISTORIC STRUCTURES and HISTORIC FACADES are viewed as integral to the current and future identity of Columbia Pike. These historic resources are to be preserved pursuant to Section II.E.5 (see HISTORIC PRESERVATION, Section II. Definitions) through the use of local incentives, as well as Federal and/or State Historic Tax Credits.

HISTORIC STRUCTURES 17a

Sites containing HISTORIC STRUCTURES may be redeveloped under the Code subject to any special provisions that apply to the site in the REGULATING PLAN and administrative review by the Arlington Historical Affairs and Landmark Review Board (HALRB). When located on any site that is redeveloped pursuant to this Code, HISTORIC STRUCTURES shall be preserved pursuant to Section II.E.5 (see HISTORIC PRESERVATION, Section II. Definitions) in their entirety and shall not be subject to the BUILDING ENVELOPE STANDARD prescriptions of this Code.

The following properties are HISTORIC STRUCTURES:

- 2500-2530 Columbia Pike, Arlington Village Shopping Center
- 2624 Columbia Pike, Arlington Animal Hospital
- 2628 Columbia Pike, Birds N’ Things
- 2900 Columbia Pike, Old Dominion Bank/Blanca’s Restaurant
- 2903 Columbia Pike, Arlington Theater
- 3014 Columbia Pike, Charles Building
- 805 South Walter Reed Drive, Fillmore Gardens Apartments  (The portion of the property south of 9th Street may be redeveloped, on the condition that preservation pursuant to Section II.E.5 (see HISTORIC PRESERVATION, Section II. Definitions) is implemented for the portion north of 9th Street.)

HISTORIC FACADES 17A

Sites incorporating HISTORIC FACADES may be redeveloped under the Code subject to any special provisions that apply to the site in the REGULATING PLAN or in this section and administrative review by the Arlington Historical Affairs and Landmark Review Board (HALRB). When located on any site that is redeveloped pursuant to this Code, HISTORIC FACADES shall be preserved pursuant to Section II.E.5 (see HISTORIC PRESERVATION, Section II. Definitions) and shall not be subject to the BUILDING ENVELOPE STANDARD prescriptions of this Code.

The following properties contain HISTORIC FACADES:

- 2338-2344 and 2408 Columbia Pike, commercial buildings
- 2801-2811 Columbia Pike and 927 South Walter Reed, Elkins Building
- 900 block of South Walter Reed Drive, commercial buildings
- 2906-2922 Columbia Pike, Arlington Hardware

In order to better incorporate HISTORIC STRUCTURES and HISTORIC FACADES into redevelopment scenarios, the following are allowable modifications to the Form-Based Code requirements.

- HISTORIC STRUCTURES and HISTORIC FACADE buildings have no minimum parking requirements (redevelopment is not required to obtain this exemption).
- Redevelopment projects incorporating HISTORIC STRUCTURES and HISTORIC FACADES are exempt from the County’s parking requirements for that portion of the project that includes the historic property.
Siting and element requirements of the BUILDING ENVELOPE STANDARDS can be modified for that portion of any redevelopment project that includes a HISTORIC STRUCTURE or HISTORIC FACADE that is preserved.

Optional exceptions:

1. Up to two additional STORIES, with appropriate design and tapering, subject to HALRB review and approval, are permitted on the remainder of the site, provided overall building height is within the maximum (in feet) for the site.

For example, on a MAIN STREET SITE, the maximum height is 6 STORIES, the equivalent to 94 feet under the Form Based Code. (Maximum floor heights are 24 ft., 14 ft., 14 ft., 14 ft., 14 ft., 14 ft.) Thus up to an additional two STORIES are permitted, but overall building height cannot exceed 94 feet.

2. Developers are exempted from constructing certain STREETScape improvements, including:
   - Utility undergrounding
   - Provision of street furniture
   - Provision of PUBLIC ART
   - Provision of CIVIC GREENS and SQUARES

Developers are required to obtain a Certificate of Appropriateness from the Historical Affairs and Landmarks Review Board (HALRB) for projects involving the identified HISTORIC STRUCTURES and HISTORIC FACADES listed above prior to application submission. Such Certificates of Appropriateness shall be governed by the processes, standards, and rights of appeal as set forth in Section 31A of the Zoning Ordinance.

23d. Form Based Code Section IV. Building Envelope Standards
Amendment adopted on October 18, 2016:

A. Introduction
The REGULATING PLAN identifies the BUILDING ENVELOPE STANDARDS (BES) for all building sites within the Columbia Pike Revitalization District. The goal of the BUILDING ENVELOPE STANDARDS is the creation of a healthy and vital public realm through good STREET space. The Building Envelope Standards (BES) establish both the limitations and specific requirements for building form and frontages. They aim for the minimum level of control necessary to meet that goal. The form and function controls work together to create the STREET-SPACE while allowing the building design greater latitude behind the facades. Deviations from the BUILDING ENVELOPE STANDARDS can be approved through a Special Exception Process as provided for in Section VII. Administration of this Code and in ACZO Article §11.1 and §15. of the Zoning Ordinance. The BUILDING ENVELOPE STANDARDS set the basic parameters governing building construction, including the building envelope (in three dimensions) and certain required/permited elements, such as BALCONIES, STOOPS, and STREET-WALLS.

AB. General Guiding Principles

1. Buildings are aligned and close to the STREET.
   Buildings form the space of the STREET.

2. The STREET is a coherent space, with consistent building forms on both sides of the STREET.
   This agreement of buildings facing across the STREET contributes to a clear public space and community identity.
3. Buildings oversee the STREET (and SQUARE) with active fronts. This overview of the STREET contributes to vital and safe public space.

4. Property lines are physically defined by buildings or STREET WALLS. Land should be clearly public or private—in public view and under surveillance or private and protected.

5. Buildings are designed for towns and cities. Rather than being simply pushed closer together, as in many suburban developments, buildings must be designed for the urban situation within towns and cities. Views are directed to the STREET and the garden/courtyard, not toward the neighbors.

6. Vehicle storage, garbage and mechanical equipment are kept away from the STREET.

7. Retail on the GROUND FLOOR (for MAIN STREET locations). Retail helps to make the STREET active and interesting.

8. Parking (not including on-street parking) should be away from the STREETS and shared by multiple owners/users.

9. Historic Character. Those structures that have historic character should be preserved in some manner or their elements incorporated in the redevelopment of their site.

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23e. Form Based Code Section VI. Architectural Standards
Amendment adopted on October 18, 2016:

A. Introduction

Buildings must be reviewed by the ADMINISTRATIVE REVIEW TEAM. The ADMINISTRATIVE REVIEW TEAM will also work with the developer and/or designer to show them how the Form Based Code will satisfy their site needs and other requirements.

AB. General Principles and Intent

1. TRADITION
   - These standards favor an aesthetic that is traditional in a broad sense. They specify an architecture language of load-bearing walls and regional materials. The standards also specify certain details, such as column and pier spacing, window proportions, roof or cornice configurations, storefronts, and overhangs.
   - The intent behind these standards is to utilize a discipline of form when designing new buildings in order to foster a coherent Columbia Pike aesthetic.
   - All building materials to be used shall express their specific properties. For example, stronger and heavier materials (masonry) support lighter materials (wood).

2. EQUIVALENT OR BETTER
   - While only materials, techniques, and product types prescribed here are allowed, equivalent or better practices and products are encouraged. They shall be submitted to the ADMINISTRATIVE REVIEW TEAM and may be added to the approved list after proper review by the County.
While certain materials, techniques, and product types are prescribed in this section as being permitted, equivalent or better practices and products are encouraged. Alternatives may be proposed through submittal of technical specifications, samples, and case examples for proposed materials to the Zoning Administrator. The FBC Administrative Review Team and the Zoning Administrator will review the proposal and compare the use of the material, technique or product type and its durability and appearance with the permitted materials, to determine whether it is an equivalent or better material, technique, or product type. Once an alternative material, technique, or product type has been determined to be acceptable for use, it shall be added to a list maintained by the Zoning Administrator as acceptable in future applications.

3. ENERGY EFFICIENCY AND ENVIRONMENTAL CONSERVATION

- LEED (Leadership in Energy and Environmental Design) standards, or an equivalent standard, should be incorporated into the building design including the submission of a LEED scorecard in the administrative review process.

4. WHERE CLEARLY VISIBLE FROM THE STREET

- Many of these standards apply only in conditions WHERE CLEARLY VISIBLE FROM THE STREET. Note that the definition of STREET includes parks, CIVIC SQUARES, and CIVIC GREENS. These controls therefore concentrate on the public space/views from the public space and minimize interference in the private realm. For example, an architectural element that is visible only through an opening in a STREET WALL is not CLEARLY VISIBLE FROM THE STREET.

G. Lighting and Mechanical Equipment

2. STANDARDS FOR LIGHTING AND MECHANICAL EQUIPMENT
   (WHERE CLEARLY VISIBLE FROM THE STREET)

Lighting:

- A photometric analysis will be submitted as part of the Form Based Code application by the developer. Such analysis will show that, with the spacing of street lights as shown by the developer on the lighting plan, the light levels will fall within recommended levels indicated in Arlington County’s 2014 Traffic and Street Lighting Specifications, as amended, for the street type and location.

23f. Form Based Code Section VII. Definitions
   Amendment adopted on October 18, 2016:

VI. Definitions

DEVELOPMENT PROJECT. A property that is the subject of County approval for development.
HISTORIC PRESERVATION

HISTORIC PRESERVATION can be conducted through two means: a preservation easement on the structure or façade can be recorded with the Northern Virginia Conservation Trust or the site can be designated as a local historic landmark by the Arlington County Board.

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