Property is to be posted and advertised as prescribed by Zoning Regulations. I, or we, agree to pay expenses of above Variance advertising, posting, etc., upon filing of this 5-4,600 petition, and further agree to and are to be bound by the zoning regulations and restrictions of W-36,180 Baltimore County adopted pursuant to the Zoning Law For Baltimore County.

I/We do solemnly declare and affirm, under the penalties of perjury, that I/we are the legal owner(s) of the property which is the subject of this Petition. Contract Purchaser: Vessee Legal Owner(s): Groun Central Petro leum Corp UTF - Maryland Limited Paranership (Type or Print Name) GKHOLMES SHHOLMES Crown Central Petroleum Corporation Signature G. K. Holmes PO-BOXUES (Type or Print Name) Rattimore and 2003 Signature Attorney for Petitioner: Andrew Lapayowker 4770 Biscayne Boulevard Thisiw Tapayaway Miami, Florida 33137 1 N. Charles Street Name, address and phone number of legal owner, contract purchaser or representative to be contacted C. K. Holmes, Real Estate Representative Baltimore, MD 21201 Name Crown Central Petroleum Corporation Attorney's Telephone No.: __539-7400 1 N. Charles Street-21201 539-7400

PRDERED By The Zoning Commissioner of Baltimore County, this ___29th_

required by the Zoning Law of Baltimore County, in two newspapers of general circulation throughout Baltimore County, that property be posted, and that the public hearing be had before the Zoning County Sioner of Baltimore County in Room 106, County Office Building in Towson, Baltimore on the __4ti____ day of ____June____, 19_86_, at 9:30_ o'clock

6001 BaltaNorli, Ple RI 40

* winders have

299, 302 (1949), '[a] dherence to the meaning of words does not require or permit isolation of words from their context' *** [since] the meaning or the plainest words in a statute may be controlled by the context...' ' In construing statutes, therefore, results that are unreasonable, illogical or inconsistent with common sense should

be avoided whenever possibly consistent with the statutory language, with the real legislative intention prevailing over the intention indicated by the literal meaning. B. F. Saul Co. v. West End Park, 250 Md. 707, 246 A.2d 591 (1968); Sanza v. Md. Board of Censors, 245 Md. 319, 226 A.2d 317 (1967); Height v. State, supra.

In applying these principles to the BCZR, particularly Section 413.2, the conclusion is inescapable that under the plain wording of Section 413.2, the policy as described above is in conflict and therefore wrong.

The intent of the BCZR must be determined as being construed as a whole. See Smith v. Miller, 249 Md. 390. Thus, the specific language delineating the use regulations in Section 413, BCZR, must be construed in light of all of the provisions concerning signs so that the several parts of those regulations are given their intended effect. Moreover, the relationship between those various provisions regulating signs must be reconciled as a whole. See Smith, supra; Bowie Vol. Fire Depart. & Rescue Squad, Inc. v. Bd. of County Commissioners, 255 Md. 381; Anderson, American Law or Zoning, Section 16.03.

Only Section 413.2.e, BCZR, permits a multiple-faced sign to be considered as one and that is limited to an identification sign for a shopping center or other interpreted group of stores or commercial buildings. The introductory language of Section 413.2 does not provide the right to treat all bushiness signs alike. The language is not all inclusive nor all permissive. tovides a preamble to the section's intent and conditions any permission lace a business sign of a particular size in only those business or industrial zones permitted in subsequent subsections. If all of the subparagraphs of Section 413.2 are read and their intent interpreted as a whole, any

BEFORE THE IN RE: PETITIONS ZONING VARIANCE ZONING COMMISSIONER UTF - Maryland Limited Partnership,

Property Owner *

Property Owner Case Nos. 86-495, 496, 497, 498, 499, 500, 501, 503, 504, and 505-A

OF BALTIMORE COUNTY

Case No. 86-502-A William J. Schafer, et ux,

FINDINGS OF FACT AND CONCLUSIONS OF LAW

* * * * * * * * * *

The Petitioner herein requests a variance in each of the above-referenced cases to permit a free-standing business sign totaling 181.3 square feet in lieu of the permitted 100 square feet, as more particularly described on Petitioner's Exhibits 1, respectively marked in each case.

The Petitioner, by Stephen Broache, Engineering Manager; Bernard Mannion, Real Estate Representative; and G. Kenneth Holmes, Real Estate Consultant, all of whom represented Crown Central Petroleum Corporation (Crown), appeared and testified and were represented by Counsel. Mary Ginn, The Alliance of Baltimore County Community Councils, Inc., appeared in opposition.

Testimony indicated that 10 of the 11 gas stations presented are existing BP stations recently taken over by Crown and that it proposes to replace the existing BP station identification signs with its own. The eleventh gas station, Case No. 86-504-A, is an abandoned BP station which will be renovated hopened as a Crown station. In each case, the existing sign will be replaced in its entirety with the standard Crown sign containing 181.3 square feet which includes the Crown logo containing 104.3 square feet, the price sign containing 36 square feet, and the structure holding the signs, which by its construction is part of the overall sign, containing 41 square feet. In

0

including the entire face or faces.

such interpretation must conclude that the Baltimore County Council intended

each face of a sign to be counted, except for shopping center identification

signs. Section 413.5.a, BCZR, buttresses this clear and unequivocal reading,

i.e., the size of any sign is computed by determining its surface area

phrase shall be rendered surplusage, superfluous, meaningless or nugatory."

Supervisor v. Southgate Harbor, 279 Md. 586 (1977). If all multiple-faced

business signs were to be considered as one, the language of Section 413.2.e

long-standing and customary application of the policy which considers all

multiple-faced business signs as one should be disregarded for the strongest

and most urgent of reasons, i.e., the policy conflicts with the plain meaning

of the statute. Smith v. Higinbothom, 187 Md. 115. If after computation, the

two sides of the multiple-faced business sign exceed the permitted size as

The Petitioner seeks relief from Sections 405.4.A.2.a and 413.2.f,

An area variance may be granted where strict application of the zoning

regulation would cause practical difficulty to the petitioner and his

property. McLean v. Soley, 270 Md. 208 (1973). To prove practical difficulty

whether strict compliance with requirement would

unreasonably prevent the use of the property for a permitted purpose or render conformance unneces-

whether the grant would do substantial injustice

to applicant as well as other property owners in

-5-

for an area variance, the petitioner must meet the following:

The language of Section 413.2 is clear and unambiguous; therefore, the

would be meaningless, or at the very least, superfluous.

delineated by law, a variance shall be required.

sarily burdensome;

pursuant to Section 307, BCZR.

An ordinance should be construed "so that no word, clause, sentence, or

ten of the sites, the square footage of existing signs will be reduced anywhere from 5.3 square feet to 227.9 square feet, inasmuch as two sites with two signs will have been replaced by one. Only on one site will there be an increase, Case No. 86-495-A, from 121.4 square feet to 181.3 square feet.

All of the existing signs were erected at a time when the policy of the Zoning Commissioner was to compute only one side of a multi-faced sign; therefore, if a sign had less than 100 square feet per side, the sign was legal. If the requests here were denied, the Petitioner would only need to replace the actual logo and leave the size of the signs as they are. The Petitioner does not like the existing sign and believes its sign is better suited to the sites, both aesthetically and practically. The policy has been changed and all sides of a sign are now computed in accordance with the language of Section 413.2, BCZR.

For many years, a Zoning Office policy permitted both sides of a multiple-faced business sign to be computed as one for the purpose of determining the size permitted. If a business sign such as the multiplefaced, free-standing sign proposed here was computed to be 98 square feet on each side, past policy would have counted only one side. Section 413.2.f, BCZR, permits other business signs if limited to a total area of 100 square feet, and therefore, a sign such as described above would be permitted as a matter or right without the need for a variance. Of course, if both sides were counted for a total of 196 square feet, a variance would be required.

This interpretation does not comport to either the language or the intent the BCZR. By their inherent nature, policies facilitate and improve the implimentation of procedures, but they are equally subject to alteration, modizication, or revision in accordance with the authority under which they initially adopted. They may be used to interpret and/or to construe the

- 2 -

law but cannot supplant or contradict the law. Official administrative interpretations of statutes in the form of policy that have long-continued and unvaried application should not be disregarded except for the scrongest reason. Hofmeister v. Frank Realty Co., 373 A.2d 273, 281 (1977). As long as the rules and regulations adopted by the administrative official are reasonable and consistent with the statute, they should be applied. Farber's Inc. v. Comptroller of the Treasury of the State of Maryland, 266 Md. 44

The basic principles of statutory construction were comprehensively set out by the Court of Appeals in State v. Fabritz, 276 Md. 416 (1975), cert. denied, 425 U.S. 942 (1976):

The cardinal rule in the construction of statutes is to effectuate the real and actual intention of the Legislature. Purifoy v. Merc. Safe Dep. & Trust, 273 Md. 58, 327 A.2d 483 (1974); Scoville Serv., Inc. v. Comptroller, 269 Md. 390, 306 A.2d 534 (1973); Height v. State, 225 Md. 251, 170 A.2d 212 (1961). Equally well settled is the principle that statutes are to be construed reasonably with reference to the purpose to be accomplished, Walker v. Montgomery County, 244 Md. 98, 223 A.2d 181 (1966), and in light of the evils or mischief sought to be remedied, Mitchell v. State, 115 Md. 360, 80 A.2d 1020 (1911); in other words, every statutory enactment must be 'considered in its entirety, and in the context of the purpose underlying [its] enactment, Giant of Md. v. State's Attorney, 267 Md. 501 at 509, 298 A.2d 427, at 432 (1973). Of course, a statute should be construed according to the ordinary and natural import or its language, since it is the language or the statute which constitutes the primary source for determining the legislative intent. Grosvenor v. Supervisor of Assess., 271 Md. 232, 315 A.2d 758 (1974); Height v. State, supra. Where there is no ambiguity or obscurity in the language of a statute, there is usually no need to look elsewhere to ascertain the intention of the Legislature. Purifoy v. Merc.-Safe Deposit & Trust, supra. Thus, where statutory language is plain and free from ambiguity and expresses a definite and sensible meaning, courts are not at liberty to disregard the natural import of words with a view towards making the statute express an intention which is different from its plain meaning. Gatewood v. State, 244 Md. 609, 224 A.2d 677 (1966). On the other hand, as stated in Maguire v. State, 192 Md. 615, 623, 65 A.2d

the district or whether a lesser relaxation than that applied for would give substantial relief;

3. whether relief can be granted in such fashion that the spirit of the ordinance will be observed and public safety and welfare secured.

Anderson v. Bd. of Appeals, Town of Chesapeake Beach, 22 Md. App. 28 (1974).

It is clear from the testimony that if the variances were granted, such uses as proposed would not be contrary to the spirit of the BCZR and would not result in substantial detriment to the public good.

After due consideration of the testimony and evidence presented, it is clear that practical difficulties or unreasonable hardships would result if the instant variances were not granted. It has been established that the requirement from which the Petitioner seeks relief would unduly restrict the use of the land due to the special conditions unique to these particular parcels. In addition, the variances requested will not be detrimental to the public health, safety, and general welfare.

Pursuant to the advertisement, posting of the properties, and public hearing on these Petitions held, and for the reasons given above, the requested variances should be granted.

Therefore, IT IS ORDERED by the Zoning Commissioner of Baltimore County, day of June, 1986, that the Petitions for Zoning Variance to permit a free-standing business sign totaling 181.3 square feet in lieu of the permitted 100 square feet in each of the referenced cases be and are hereby GRANTED, from and after the date of this Order, subject to the following restrictions which are conditions precedent to the relief granted herein:

- 1. All signs must comply with Section 405.4.A.2.a,
- The Petitioner may apply for its sign permits and be granted same upon receipt of this Order; however, Petitioner is hereby made aware that

proceeding at this time is at its own risk until such time as the applicable appellate process from this Order has expired. If, for whatever reason, this Order is reversed, the Petitioner would be required to return, and he responsible for returning, said properties to their original condition.

AJ/srl

cc: Andrew LaPayowker, Esquire Mrs. Mary Ginn

People's Counsel

RECEIVED

- 7 -

Service.

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Please enter the appearance of the People's Counsel in the above-The Zoning Commissioner of Baltimore County, by authority of the Zoning Act and captioned matter. Notices should be sent of any hearing dates or other RE: PETITIONS FOR ZONING VARIANCE Regulations of Baltimore County, will hold a public hearing: proceedings in this matter and of the passage of any preliminary or final Petition for Zoning Variance to permit a freestanding replacement, relocated, double-face I.D. sign of 181.3 square feet in lieu of the permitted 100 square feet 86-504-A and 86-505-A Dear Mr. Lapayowker: People's Counsel for Baltimore County THIS FEE MUST BE PAID AND THE ZONING SIGNS AND POSTS RETURNED ON THE DAY OF THE HEARING OR THE ORDERS WILL NOT BE ISSUED. Peter Max Zimmerman Do not remove the signs from the properties from the time they Being the property of <u>UTF - Maryland Limited Partnership</u>, as shown on plat plan filed with the Zoning Office. Deputy People's Counsel are placed by this office until the day of the hearing itself. Room 223, Court House Towson, Maryland 21204 In the event that this Petition(s) is granted, a building permit may be issued within the thirty (30) day appeal period. The Zoning Commissioner will, however, 494-2188 entertain any request for a stay of the issuance of said permit during this period BALTIMORE COUNTY, MARYLAND for good cause shown. Such request must be received in writing by the date of the I HEREBY CERTIFY that on this 8th day of May, 1986, a copy of OFFICE OF FINANCE - REVENUE DIVISION hearing set above or made at the hearing. MISCELLANEOUS CASH RECEIPT the foregoing Entry of Appearance was mailed to Andrew Lapayowker, Esquire, BY ORDER OF 6/4/86 R-01-615-000 1 N. Charles St., Baltimore, MD 21201, Attorney for Petitioner; and G. K. ARNOLD JABLON 1-Ck-\$500.00 + 1-Ck-ZONING COMMISSIONER SIGNS & POSTS TO BE RETURNED Holmes, Real Estate Representative, Crown Central Petroleum Corporation, ***\$236.79 = \$736.79** OF BALTIMORE COUNTY P. O. Box 1168, Baltimore, MD 21203, Lessee. RECEIVED Crown Central Petroleum Corporation Advertising & Posting re Case Nos. 86-495-A. 86-495-A, 85-497-A, 86-498-A, 86-499-A, 86-500-A, 86-501-A, 85-502-A, 86-503-A, 86-504-A & 86-505-A B BB11*****73679;a #D43F CERTIFICATE OF PUBLICATION 00 TOWSON, MD., May 15, 1986 10750 Little Patuxent Pkwy. Columbia, MD 21044 Andrew Lapayowker, Esquire May 2, 1986 1 North Charles Street PETITION FOR 200000 VARIANCE 1st Section District Case No. 65-68-A LOCATION: Soldwart C5 or of Settmare Natural Pine and Wistons Lane (6001 Settmare Natural Pine)

DATE AND TIME: Wednesday, Natural 4 1005, of 9-71 st. THIS IS TO CERTIFY, that the annexed advertisement was Baltimore, Maryland 21201 May 15 19 86 published in THE JEFFERSONIAN, a weekly newspaper printed and published in Towson, Baltimore County, Md., appearing on NOTICE OF HEARING May 15 , 19 86 RE: PETITION FOR ZONING VARIANCE SW/cor. of Baltimore National Pike and Winters La. THIS IS TO CERTIFY, that the annexed advertisement of square feet.

Being the property of UTF —
Maryland Limited Partnership, as
shown on plat plan filed with the Zon-(6001 Baltimore National Pike) 1st Election District
UTF - Maryland Limited Partnership - Petitioner
Contract Lessee: Crown Central Petroleum Corp. THE JEFFERSONIAN, + Patition for Zoning Variance to permit a freestanding replacement, retocated, double-face I.D. sign of 181.3 equare test in flau of the permitted 100 square feet. Being the property of 'UTF-Maryland Limited Partnership, as shown on plat plan fitted with the Zoning Office. In the event that this Patition(c) is granted, a building permit may be leased within the thirty (30) day anybed period. The Zoning Commissioner will, however, entertain any request for a stay of the secuence of asid permit during this period for good cause shows. Such request must be received in writing by the date of the hearing and above or made at the hearing. Zoning Hearing 76917 18 Venetorli Case No. 86-504-A 9:30 а.т. was inserted in the following: n writing by the date of the hearing bove or made at the hearing. Catonsville Times Cost of Advertising □ Arbutus Times PLACE: Room 106, County Office Building, 111 West Chesapeake By Order Of ARNOLD JABLON, Zoning Commissioner of Baltimore County weekly newspapers published in Baltimore County, Maryland once a week for one successive weeks before Avenue, Towson, Maryland 24.75 the 17 day of May 19 86, that is to say, the same was inserted in the issues of May 17, 1986 And the later of t 86-504-A No. 019917 BALTIMORE COUNTY, MARYLAND OFFICE OF FINANCE - REVENUE DIVISION MISCELLANEOUS CASH RECEIPT CERTIFICATE OF POSTING 01-615-000 ZONING DEPARTMENT OF BALTIMORE COUNTY 5-18-86 AMOUNT \$ /00,00 District 151 Date of Posting May 18, 1986 Petitioner: UTF. Maryland Limited Partnership

Location of property: 5 W com. of Batterious National Pile and Winter Lane

[6001 Beltrings National Pike] Varionice 8 8895*****13006:a 816%F Location of Signe In fronte of 6001 Baltimore Matienal Pake at proposed sign location Number of Signs:

RE: PETITION FOR VARIANCE

Balto. Nat'l Pike)

lst District

SW/Corner of Balto. Nat'l

Pike & Winters La. (6001

UTF - MARYLAND LIMITED

PARTNERSHIP, Petitioner

: BEFORE THE ZONING COMMISSIONER

: OF BALTIMORE COUNTY

: Case No. 86-504-A

:::::::

ENTRY OF APPEARANCE

PETITION FOR ZONING VARIANCE

(6001 Baltimore National Pike)

PUBLIC FEARING: Room 106, County Office Building, 111 W. Chesapeake Avenue,

Southwest Corner of Baltimore National Pike and Winters Lane

1st Election District

Case No. 86-504-A

DATE AND TIME: Wednesday, June 4, 1986, at 9:30 a.m.

Towson, Maryland

LOCATION:

ZONING DESCRIPTION

1. S. 18° 01' 00" W. 125' 2. N. 71° 59' 00" W. 200' 3. N. 18° 01' 00" E. 19'2"

5001 Baltimore National Pike (Rt. 40).

Winters Lane. Thence:

Beginning on the SW/Cor of Baltimore National Pike (RT-40) and

Containing 14,366 Sq. Ft. in the 1st. Election District. Also Known as

4. N. 80° 01° 00° E. 226.51° to the place of beginning.

BALTIMORE COUNTY
OFFICE OF PLANNING & ZONING
ICWSON, MARYLAND 21204
494-3353

ARNOLD JABEON ZONING COMMISSIONER

JEAN M. H. JUNG DEPUTY ZONING COMMISSIONER

1. 7°

May 28, 1986

Andrew Lapayowker, Esquire 1 North Charles Street Baltimore, Maryland 21201

> UTF - Maryland Limited Partnership - Petitioner William J. Schafer, et ux - Petitioners Contract Lessee: Crown Central Petroleum Corp. Case Nos. 86-495-A, 86-496-A, 86-497-A, 86-498-A, 86-499-A, 86-500-A, 86-501-A, 86-502-A, 86-503-A,

This is to advise you that \$736.79 is due for advertising and posting of the properties involved in the above-captioned cases. This fee must be paid before any Orders are issued in these cases.

County, Maryland" oning Office, Room 04 before the hearing.



FA-12 Da 6001 Baltimore National Pike Case No. 86-3

COUNTY OFFICE BLDG. 111 W. Chesapeake Ave. Towson, Maryland 21204

Andrew Lapayowker, Esquire Crown Central Petroleum Corporation 1 North Charles Street Baltimore, Maryland 21201

Chairman

MEMBERS Bureau of Engineering Department of Traffic Engineering State Roads Commission

Bureau of Health Department Project Planning Building Department Board of Education Zoning Administration Industrial Development

RE: PETITION FOR ZONING VARIANCE Item No. 387, Case No. 86-504-A UTF - Maryland Limited Partnership - Petitioner Dear Mr. Lapayowker:

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The Zoning Plans Advisory Committee has reviewed the plans submitted with the above-referenced petition. The following comments are not intended to indicate the appropriateness of the zoning action requested, but to assure that all parties are made aware of plans or problems with regard to the development plans that may have a bearing on this case. The Director of Planning may file a written report with the Zoning Commissioner with recommendations as to the suitability of the requested zoning.

Enclosed are all comments submitted from the members of the Committee at this time that offer or request information on your petition. If similar comments from the remaining members are received, I will forward them to you. Otherwise, any comment that is not informative will be placed in the hearing file. This petition was accepted for filing on the date of the enclosed filing certificate and a hearing scheduled accordingly.

Chairman Zoning Plans Advisory Committee

JED:med Enclosures

cc: Mr. G. K. Holmes, Real Estate Representative Crown Central Petroleum Corporation

BALTIMORE COUNTY, MARYLAND

INTER-OFFICE CORRESPONDENCE

Arnold Jablon TO Zoning Commissioner Date____May 29, 1986

Norman E. Gerber, AICP, Director FROM Office of Planning and Zoning

SUBJECT__Zoning Petitions No. 86-495-A, 86-496-A, 86-497-A, 86-498-A, 86-499-A, 86-500-A, 86-501-A, 86-502-A, 86-503-A, 86-504-A and 86-505-A

We are not opposed to the granting of this request, particularly in view of the fact that the replacement is slightly smaller.

DEPARTMENT OF PERMITS & LICENSES

Comments on Item # 387 Zoning Advisory Committee Meeting are as follows:

v.T.F. - Maryland Limited Partnership (Crown Lessee)

All structures shall conform to the Baltimore County Building Code as adopted by Council Bill #17-85, the Maryland Code for the Handicapped and Aged (A.N.S.I. #117-1 - 1980) and other applicable Codes and Standards.

C. Residential: Two sets of construction drawings are required to file a permit application. The seal of a registered in Maryland Architect or Engineer is/is not required on plans and technical data.

D. Commercial: Three sets of construction drawings scaled and signed by a registered in Maryland Architect or Engineer shall be required to file with a permit application. Reproduced scale are not acceptable.

E. All Use Groups except R-4 Single Family Detached Dwellings require a minirum of 1 hour fire rating for exterior walls closer than 6'-0 to an interior lot line. R-4 Use Groupe require a one hour wall if closer than 3'-0 to an interior lot line. Any wall built on an interior lot line shall require a fire or party wall. See Table 401, Section 1407, Section 1406.2 and Table 1402. No openings are permitted in an exterior wall within 3'-0 of an interior lot line.

F. The structure does not appear to comply with Table 505 for permissable height/area. Reply to the requested variance by this office cannot be considered until the necessary data pertaining to height/area and construction type is provided. See Table 401 and 505 and have your Architect/Engineer contact this department.

G. The requested variance appears to conflict with Section(s) _____, of the Baltimore County Building Code.

H. When filing for a required Change of Use/Occupancy Permit, an alteration permit application shall also be filed along with three sets of acceptable construction plans indicating how the existing structure is to be altered in order to comply with the Code requirements for the new use. Maryland Architectural or Engineer seals are usually required. The change of Use Groups are from Use to Use or to Mixed Uses.

I. The proposed project appears to be located in a Flood Plain, Tidal/Riverine. Please see the attached copy of Section 516.0 of the Building Code as adopted by Bill #17-85. Site plans shall show the correct elevations above sea level for the lot and the finish floor levels including basement.

K. These abbreviated comments reflect only on the information provided by the drawings submitted to the Office

(B) A building and other miscellaneous permits shall be required before the start of my construction.

SW/Corner Baltimore National Pike (Rte. 40) and Winters Lane

TOWSON, MARYLAND 21204

TED ZALESKI, JR.

Office of Planning and Zoning Towson, Maryland 21204

APPLICABLE ITEMS ARE CIRCLED:

Dear Mr. Jablon:

Districts

May 19, 1986

NEG:JGH:slm

CP5-008

Maryland Department of Transportation



William K. Hellmann Hal Kassoff dministrator

May 7, 1986

Mr. A. Jablon Zoning Commissioner County Office Building Towson, Maryland 21204

Attention: James Dyer

Re: ZAC Meeting of 4-29-86 ITEM: #387. Property Owner: U.T.F. Maryland Limited Partnership (Crown Lessee) Location: SW/Corner Baltimore National Pike, Route 40 and Winters Existing Zoning: B.L. Proposed Zoning: Variance to allow a free-standing replacement, relocated double-face I.D. sign of 181.3 square feet in lieu of the allowed 100 square feet. Acres: 14,366 square feet

District: 1st Election District

Dear Mr. Jablon:

On review of the submittal for sign variances for Outdoor Advertising, the site plan has been forwarded to the State Highway Administration Beautification Section, c/o Morris Stein (659-1642) for all comments relative to zoning.

Very truly yours,

Charles Lee, Chief Bureau of Engineering Access Permits

CL:GW:maw

By; George Wittman

cc: Mr. J. Ogle Mr. M. Stein (w-attachment)

> My telephone number is (301) 659-1350 Teletypewriter for Impaired Hearing or Speech 383-7555 Baltimore Metro — 565-0451 D.C. Metro — 1-800-492-5062 Statewide Toll Free P.O. Box 717 / 707 North Calvert St., Baltimore, Maryland 21203 - 0717

and the state of t

BALTIMORE COUNTY
FIRE DEPARTMENT
10WSON, MARYLAND 21204-2586

PAUL H. REINICKE

Mr. Arnold Jablon Commissioner Office of Planning and Zoning Baltimore County Office Building Towsor Maryland 21204

RE: Property Owner: U.T.F. - Maryland Limited Partnershop (Crown Lessee)

SW/corner Baltimore National Pike (Rte. 40) & Winters Lane Location:

Item No.:

Gentlemen:

Meeting of April 29, 1986

Pursuant to your request, the referenced property has been surveyed by this Bureau and the comments below marked with an "X" are applicable and required to be corrected or incorporated into the final plans for the property.

() 1. Fire hydrants for the referenced property are required and shall be located at intervals or _____ feet along an approved road in accordance with Baltimore County Standards as published by the Department of Public Works.

() 2. A second means of vehicle access is required for the sits.

() 3. The vehicle dead end condition shown at

EXCEEDS the maximum allowed by the Fire Department.

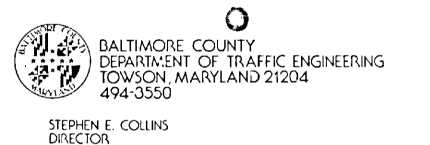
· () 4. The site small be made to comply with all applicable parts of the Fire Prevention Code prior to occupancy or beginning of operation.

() 5. The buildings and structures existing or proposed on the site shall comply with all applicable requirements of the National Fire Protection Association Standard No. 101 "Life Safety Code", 1976 edition prior to occupancy.

() 6. Site plans are approved, as drawn.

1 y) 7. The Fire Prevention Bureau has no comments That I time. Special Inspection Division

of Planning and Zoning and are not intended to be construed as the full extent of eny permit. If desired Burnham, Thier



June 6, 1986

Mr. Armold Jablon Zoning Commissioner County Office Building Towson, Maryland 21204

> Item No. 387 Property Owner:

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Location:

Existing Zoning: Proposed Zoning: Meeting of April 29, 1986 U.T.F. - Maryland Limited Partnership (Crown Lessee) SW/Corner Baltimore National Pike (Rte 40) and Winters Lane

Variance to allow a free-standing replacement, relocated double-face I.D. sign of 181.3 square feet in lieu of the allowed 100 square feet 14,366 square feet

Acres: District:

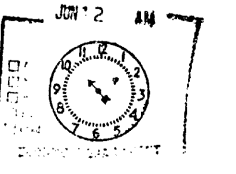
1st Election District

Dear Mr. Jablon:

The northern most entrance to this site on Winters Lane should be closed.

Traffic Engineer Associate II

MSF:lt



Mr. Arnold Jabion Zaning Commissioner County Office Building Towson, Maryland 21204 MAY 12, 1986 Coning Edvisory "Seeing of APRIL 29.1986 The Division of Current Planning and Development has reviewed the subject applicable.

The Division of Current Planning and Development has reviewed the subject applicable.

The Items checked below are TELUTE - MO LIMITED PART. There are no site planning factors requiring comment.

A County Review Group Meeting is required.

()A County Review Group Meeting is required.

forward by the Eureau of Fublic Services.

()Inis site is part of a larger tract: therefore it is defined as a to issuance of a building service and must be recorded order.

()A record plat will be required and must be recorded order.

()The access is not satisfactory.

()The parking on this site is not. The parking arrangement is not satisfactory.

Parking calculations must be shown on the plan. Tracking calculations must be shown on the plan.

This property contains soils which are defined as wetlands, and development on these soils is promibited.

Construction in or alteration of the floodplain is prohibited under the provisions of Section 22-93 of the Cevelopment. Regulations.
Development of this site may constitute a cotential conflict with the Baltimore County Master Plan.
The amended Development Plan was approved by the Planning Soard Diangscaping: Must comply with darktimore County Langscape Manual.

The property is located in a deficient service area as defined by Bill 173-79. No building parmit may be issued until a Reserve capacity Use Certificate has been issued. The deficient service intersection as defined by Sill 173-79, and as conditions change from the Parking Conditions of the Parking Conditional Confidence of the Council Confidence of the Parking Council. Eungha A. Boter Charte Current Planning and Development

CASE NO. 86-504-A

Petitioner's

BALTIMORE COUNTY OFFICE OF PLANNING & ZONING

County Office Building 111 W. Chesapeake Avenue Towson, Maryland 21204

Your petition has been received and accepted for filing this -29th day of _____, 19 86

UTF - Maryland Limited

Advisory Committee

