The Maryland-National Capital Park and Planning Commission Prince George's County Planning Department Development Review Division 301-952-3530



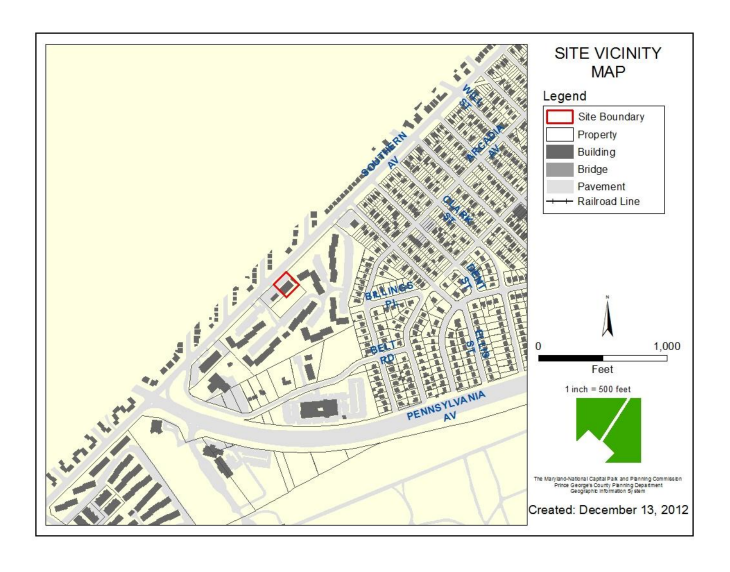
Note: Staff reports can be accessed at www.mncppc.org/pgco/planning/plan.htm.

Certified Nonconforming Use

Application	General Data	
Project Name: Convenience & Dollar Plus Market	Planning Board Hearing Date:	04/18/13
	Staff Report Date:	03/04/13
Location: Southeast of Southern Avenue, approximately 1,240 feet northeast of Pennsylvania Avenue (MD 4).	Date Accepted:	12/13/12
	Planning Board Action Limit:	N/A
	Plan Acreage:	0.043 acre
	Zone:	R-T
Applicant/Address: Eagle Management Company 3006 St. Clair Drive Temple Hills, MD 20748	Gross Floor Area:	800 sq. ft.
	Lots:	1
	Parcels:	1
Property Owner: Same as applicant	Planning Area:	75A
	Tier:	Developed
	Council District:	07
	Election District	06
	Municipality:	N/A
	200-Scale Base Map:	203SE04

Purpose of Application	Notice Dates	
This case was continued from the Planning Board agenda date of March 21, 2013.	Informational Mailing	04/21/12
Certification of a nonconforming use for a convenience/retail store in the R-T Zone.	Acceptance Mailing:	12/07/12
	Sign Posting Deadline:	02/18/13

Staff Recommendation		Phone Number: 301-9	Staff Reviewer: Ivy Thompson Phone Number: 301-952-4326 E-mail: Ivy.Thompson@ppd.mncppc.org	
APPROVAL	APPROVAL WITH CONDITIONS	DISAPPROVAL	DISCUSSION	
		X		



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THE MARYLAND-NATIONAL CAPITAL PARK AND PLANNING COMMISSION

PRINCE GEORGE'S COUNTY PLANNING BOARD

TECHNICAL STAFF REPORT:

TO: The Prince George's County Planning Board

VIA: Jimi Jones, Zoning Supervisor, Development Review Division

FROM: Ivy R. Thompson, Senior Planner, Zoning Section, Development Review Division

SUBJECT: Certified Nonconforming Use Application No. CNU-32917-10

Convenience & Dollar Plus Market

REQUEST: Certification of a nonconforming use for a convenience store and dollar market

RECOMMENDATION: **DISAPPROVAL**

NOTE:

The Planning Board scheduled this application for a public hearing on the agenda date of March 21, 2013. Subsequently, this case was continued to the Planning Board agenda date of April 18, 2013. The Planning Board also encourages all interested persons to request to become a person of record for this application.

Requests to become a person of record should be made in writing and addressed to The Maryland-National Capital Park and Planning Commission, Development Review Division, 14741 Governor Oden Bowie Drive, Upper Marlboro, MD 20772. Please call 301-952-3530 for additional information.

FINDINGS

A. **Location and Field Inspection:** The subject property, 4119 Southern Avenue, is located on the southeast side of Southern Avenue, approximately 1,240 feet northeast of Pennsylvania Avenue (MD 4). The square-shaped property consists of a single lot, Lot 3-A, and is improved with an 800-square-foot single-story building and requisite parking. Access to the development is provided via ingress/egress on Southern Avenue. The property is one of four businesses operating on Lot 3-A.

B. **Development Data Summary:**

	EXISTING	PROPOSED
Zone	R-T	Unchanged
Acreage	0.043	Unchanged
Use(s)	Retail	Unchanged
Lot(s)	1	Unchanged

- C. **History:** The subject property was originally constructed in 1960. Eagle Management Company has owned the subject property since August 2005. The property is currently used as a convenience store and has operated with a variety of retail uses since 1982. On June 1, 2010, the property became nonconforming when the property was rezoned to Townhouse (R-T) via the 2010 *Approved Subregion 4 Master Plan and Adopted Sectional Map Amendment* (Subregion 4 Master Plan and SMA). The subject property has a history of use as a retail/variety store. A prior certificate of occupancy was issued on July 19, 1982 to James Palm for a variety store. The last two permits issued (Permit 29088-2007-UW on October 1, 2007 and Permit 37095-2008-UW on March 4, 2009) were both issued for beauty services located at the subject property. According to the applicant, the subject property continuously operated as a retail/variety store, while also providing space for beauty services. At the time the rezoning occurred, the property was in use as a convenience store. The current zoning requires that the property obtain certification as a nonconforming use for a retail sales use.
- D. **Master Plan Recommendation:** The Subregion 4 Master Plan and SMA placed this property in Living Area D, with a designation of Residential Townhouse development. The area was determined to be too dense outside of a center or corridor node. Townhouse (R-T) zoning is more compatible with the adjacent single-family neighborhoods.
- E. **Request:** The applicant requests certification of an existing convenience store. Because zoning regulations were changed or adopted after the permitted use was lawfully established, the use became nonconforming. The nonconforming status began June 1, 2010 when the Subregion 4 Master Plan and SMA was adopted by the District Council. The property was rezoned from Commercial Shopping Center (C-S-C) to R-T by the Subregion 4 Master Plan and SMA. The R-T Zone prohibits retail sales and consumer service establishments as a land use.

F. Surrounding Uses:

North and South— Residential property zoned Townhouse (R-T) improved with the Penn Southern Apartments, 4107 Pennsylvania Avenue.

East— Residential property zoned One-Family Detached Residential (R-55).

West— Southern Avenue and residential property located in the District of Columbia.

G. **Certification Requirements:** Certification of a nonconforming use requires that certain findings be made. First, the use must either predate the pertinent zoning regulation or have been established in accordance with all regulations in effect at the time it began. Second, there must be no break in operation for more than 180 days since the use became nonconforming.

Section 27-244 of the Zoning Ordinance sets forth the following specific requirements for certifying a nonconforming use:

- (a) In general.
 - (1) A nonconforming use may only continue if a use and occupancy permit identifying the use as nonconforming is issued after the Planning Board (or its authorized representative) or the District Council certifies that the use is nonconforming and not illegal (except as provided for in Section 27-246 and Subdivision 2 of this Division).
- (b) Application for use and occupancy permit.
 - (1) The applicant shall file an application for a use and occupancy permit in accordance with Division 7 of this Part.
 - (2) Along with the application and accompanying plans, the applicant shall provide the following:
 - (A) Documentary evidence, such as tax records, business records, public utility installation or payment records, and sworn affidavits, showing the commencing date and continuous existence of the nonconforming use;
 - (B) Evidence that the nonconforming use has not ceased to operate for more than 180 consecutive calendar days between the time the use became nonconforming and the date when the application is submitted, or that conditions of nonoperation for more than one hundred eighty (180) consecutive calendar days between the time the use became nonconforming and the date when the application is submitted, or that conditions on nonoperation for more than one hundred eighty (180) consecutive calendar days were beyond the applicant's and/or owner's control, were for the purpose of correcting Code violations, or were due to the seasonal nature of the use;
 - (C) Specific data showing:
 - (i) The exact nature, size, and location of the building, structure, and use;
 - (ii) A legal description of the property; and

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- (iii) The precise location and limits of the use on the property and within any building it occupies;
- (D) A copy of a valid use and occupancy permit issued for the use prior to the date upon which it became a nonconforming use, if the applicant possesses one.

Analysis—According to the applicant's documentation, the subject property has continuously operated as a retail/variety store prior to and subsequent to the zoning change that became effective June 1, 2010 with the adoption of the 2010 Approved Subregion 4 Master Plan and Adopted Sectional Map Amendment. A prior certificate of occupancy was issued on July 19, 1982 to James Palm for a variety store. The last two permits issued (Permit 29088-2007-UW on October 1, 2007 and Permit 37095-2008-UW on March 4, 2009) were both issued for beauty services located at the subject property. According to referral comments from the Permit Review Section, affidavits were submitted indicating that a braid shop (beauty service) occupied the front of the store from March 2007 through September 2010. A second affidavit was submitted indicating the braid shop occupied the structure with the convenience store from March 2007 through May 2010. The subject property has continued to operate as a convenience store since 1982. When the applicant applied for a use and occupancy (U&O) permit in 2010, the Planning Information Services staff could not verify that 4119 Southern Avenue operated in accordance with the requirements of the Zoning Ordinance because it could not be determined that the convenience store occupied the entire property or a portion of the property per the affidavits submitted to the Permit Section. Therefore, in accordance with Section 27-244(f) of the Zoning Ordinance, the Planning Board must determine whether, in fact, the use was legally established prior to the date it became nonconforming and that it has been in continuous operation since that time.

The applicant submitted the following documentary evidence in support of the application:

- 1. Cash register receipts from May 30, 2010 to March 3, 2011.
- 2. Purchase Order Receipts from 2010, 2011, and 2012.
- 3. An Affidavit of Continuous Use providing evidence of the property being used as a convenience store from the following:
 - a. Joann Brow, manager Johnny Boys Carry Out
 - b. Stacey Street, Edge Barber Shop
 - c. Kevin White, New Life Christian Church
- 4. An affidavit from Ababas Beseremo, validating the collection of signatures for a petition to maintain the variety store.
- 5. A U&O permit application for 4119 Southern Avenue.

DISCUSSION

There is evidence of a prior permit being issued for a retail/variety store at the subject location in 1982. According to the applicant, the property has maintained this use for over 30 years. However, the last two permits issued in 2007 and 2009 for the subject property were for beauty services. Per the evidence provided, the applicant has not demonstrated that a retail use has operated at the location 180 consecutive calendar days without interruption per the Zoning Ordinance since the use became nonconforming. In staff's opinion, the above evidence which includes cash register tape receipts, purchase order receipts, affidavits from local businesses, and other such evidence that document the existence of a fully functioning business, is not sufficient to support the applicant's claim that 4119 Southern Avenue has been in continuous operation as a variety store since the zoning changed from C-S-C to R-T on June 1, 2010 with the adoption of the 2010 *Approved Subregion 4 Master Plan and Adopted Sectional Map Amendment.* The documentation provided all have 180 consecutive calendar day gaps since the property became nonconforming. The Planning Board must determine, however, if the use legally existed prior to June 1, 2010.

CONCLUSION

Section 27-244(b)(2)(A) of the Zoning Ordinance provides examples of documents that should be presented to demonstrate that the use has not ceased operation for more than 180 days from the time the use became nonconforming (June 1, 2010) and the date when the application was submitted (November 9, 2010). These documents include tax records, business records, public utility bills, and sworn affidavits. The receipts and purchase orders do not clearly indicate that the use was open for business during the nonconforming period. The affidavits are contradictory. One affidavit mentions a beauty shop, while a later affidavit mentions a store. The lack of tax records or utility bills is particularly puzzling. Perhaps additional testimony from the applicant to the Planning Board will be more persuasive. However, based on the evidence submitted, staff believes the subject application should be recommended for DENIAL.