ACTION REQUEST FORM

DATE: April 21, 2010
TO: The Honorable Mayor and City Council
FROM: A. Paul Norby, FAICP, Director of Planning

COUNCIL ACTION REQUEST:

Request for Public Hearing on Zoning Text Amendment proposed by City-
County Planning Board staff

SUMMARY OF INFORMATION:

Zoning Text Amendment proposed by City-County Planning Board staff to
amend Chapter B of the *Unified Development Ordinances* to create the Winston

PLANNING BOARD ACTION:

MOTION ON PETITION: APPROVAL
FOR: UNANIMOUS
AGAINST: NONE
SITE PLAN ACTION: NOT REQUIRED
STAFF REPORT

DOCKET #  UDO-216/W-3064
STAFF:      Kirk Ericson

REQUEST

This text amendment (UDO-216) is proposed by City-County Planning Board staff to Amend Chapters A and B of the Unified Development Ordinance (UDO) to create the Winston Overlay District standards for Downtown Winston-Salem. The accompanying rezoning (W-3064) is required to implement these standards for sites within the district boundaries.

BACKGROUND

The development of a Downtown form-based code is a recommendation of both the 2007 Downtown Plan and Legacy. Unlike conventional zoning, which emphasizes regulating the uses of sites and separating inappropriate uses through minimum building setbacks and bufferyards, form-based zoning uses building location and design standards to promote compatibility with surrounding development. The Winston Overlay (WO) District is a form-based code overlay district for the core area of Downtown. Form-based zoning is an excellent tool for encouraging new development which will complement the urban form of existing Downtown development while allowing architectural variety.

Staff has developed the proposed WO District standards with the assistance of and at the request of the Downtown Winston-Salem Partnership (DWSP). The Planning Board placed development of such a code on its 2009-10 work program. This ordinance is intended to provide minimal design standards which prevent inappropriate suburban-style development from being built in Downtown. The DWSP organized a form-based code task force which met several times during 2008. This task force developed recommendations for basic standards which should be included in a form-based code overlay district. In 2009, Planning staff worked with the Partnership on writing specific ordinance language and determining district boundaries. From late 2009 to early 2010, DWSP staff met with individual downtown property owners to encourage their support of the WO Ordinance. In February 2010, the DWSP held a public information meeting on the ordinance to give downtown property owners another opportunity for comment. DWSP staff believes the response to the proposed ordinance has been largely positive, and the DWSP board supports this text amendment.

ANALYSIS

The WO District standards are proposed to apply to new construction, additions to existing structures, and substantial reconstruction or renovations of existing structures within the district boundaries. Additionally, exterior alterations to existing structures will not be allowed if such alterations result in a greater level of nonconformity with the WO district standards than what currently exists on site.
The Winston Overlay District boundaries were determined by the Downtown Winston-Salem Partnership in consultation with Planning staff. The District is entirely contained within the City Center Growth Management Area (GMA 1), and includes the Core District, Twin City Quarter, and Corporate District as identified in the 2007 Downtown Plan. It does not include, for example, the Government and Financial Districts, or the Holly Avenue District, as different types of character and site design exist in these parts of Downtown. The WO District standards exist in the form of an overlay district, which means a rezoning of all the properties within the district boundaries is required to implement these standards. The WO District is approximately 115 acres in size and is predominantly zoned CB (Central Business) currently, along with some PB (Pedestrian Business), CI (Central Industrial), and IP (Institutional and Public) zoning. Properties within the district will retain their underlying zoning and requirements of that zoning, such as permitted uses and parking requirements. Where a conflict between the WO standards and the underlying zoning district standards exists, the WO District standards will apply.

The WO District standards regulate (1) the location of buildings on a site, (2) ground floor façade transparency, (3) building entrances, and (4) parking within the district. Rather than including setbacks which specify how far a building must be set back from an adjoining property, the WO District includes a front build-to line of zero feet, which requires all buildings to be built on the front property line. This ensures a uniform streetscape appearance for all sites within the district, which promotes the pedestrian-oriented character of Downtown. Some flexibility is provided for entrance ways and other building articulation in that only seventy percent of the combined site frontage adjoining street rights-of-way must have build-to lines of zero feet.

At least fifty percent of the ground floor street-facing facades of buildings in the WO District must include transparent windows, doors, or openings in the façade. Fences or walls which exist between a building and the street must also be fifty percent transparent. Buildings within the district must include at least one building entrance per hundred linear feet of street frontage. This entrance must include at least one standard-size door as described in Section B.2-1.6(F)(4)(c) of the Ordinance. Parking is also regulated by the Winston Overlay District standards. Surface parking is only allowed to the rear of buildings within the district, except where such parking is set back forty feet from adjoining street rights-of-way. Commercial parking is allowed within the district as either structured parking or surface parking lots set back a minimum of forty feet from adjoining rights-of-way.

The Ordinance also includes an alternative compliance provision for development which is unable to meet the specific requirements of the ordinance, but meets the intent of these requirements. The Planning Board will determine the appropriateness of alternative compliance proposals through the Planning Board Review process. For properties within the WO District which are also located within a National Register Historic District or are listed individually on the National Register, the Planning Board will consider recommendations by the Historic Resources Commission as it considers any alternative compliance proposals.
Staff believes the standards of the proposed ordinance, while minimal, will provide adequate protection of the urban, pedestrian-oriented character of the core of Downtown Winston-Salem from inappropriate suburban-style development. The proposed standards will also allow design flexibility and architectural variety in Downtown. Staff recommends approval of this text amendment and the accompanying rezoning.

RECOMMENDATION

APPROVAL

NOTE:
The Planning Board conducted a joint public hearing on UDO-216 and W-3064. The discussion summarized below reflects comments made on both.

Kirk Ericson presented the staff report.

PUBLIC HEARING

FOR:

David Poythress, 922 West End Blvd., Winston-Salem, NC  27101
• I own property on West Fourth Street and live in West End Historic Overlay District.
• Our guidelines are much stricter than anything being proposed here.
• I can certainly vouch for the value of having these regulations.
• The only time our neighborhood suffers from these regulations is when they are not followed.
• The only reservation I may have here is that these regulations and restrictions are not tough enough.
• I hope you pass it.

Drew Gerstmyer, 1315 S. Main Street, Winston-Salem, NC  27127
• Request that the northern boundary be adjusted to Seventh Street due to the different character of development north of Seventh Street.
• Thank you.

Rence Callahan, 1228 Glade Street, Winston-Salem, NC  27101
• Here representing myself and Downtown Winston-Salem Partnership of which I’m chair.
• Have other board members here as well in case you have questions.
• Our board unanimously endorsed this.
• In addition to being the chairman of the Downtown Winston-Salem Partnership, I am an architect and have participated for a number of years on the National AIA Regional and Urban Design Committee where I’ve sat in on several national conference in urban situations where the idea of this kind of Overlay Districts is critical to their ability to create and maintain this pedestrian environment.

• From that perspective the knowledge I bring is important to Winston-Salem. As David Poythress said, these are minimal necessary requirements, but they will help protect us from suburban-type development.

• Many of our peer cities have gone far beyond this in terms of additional requirements so we’re only on the minimum cusp to protect that pedestrian environment.

• Most importantly I want to speak as a property owner. My partners and I own several properties around downtown. That investment adds over $25 million in property assets. That’s a lot to invest in.

• From our perspective it is critical to have some similar types of protections to protect us in our investment.

• We do think it’s important that over time new development in the downtown is consistent with the flavor and character.

• With that in mind it is most important to get this passed.

• This has been discussed for decades. The Downtown Winston-Salem Partnership, this Planning Board and the City Council have endorsed this several times.

• The time is now to move forward and we certainly encourage you to do that.

Jason Theil, 305 W. 4th Street, Suite 2-E, Winston-Salem, NC  27101

• I’m the staff president for the Downtown Winston-Salem Partnership.

• I brought a copy of the Downtown Plan which was approved in 2007. Essentially when we approved this plan and the City Council approved it, the plan called for this type of provision.

• In essence at this point this proposal is following the guidance of that plan. It’s a matter of following through and checking off one of the very important implementation steps of the plan.

• Twenty years of plans on this very issue have been shelved.

• We worked on a task force and with community meetings during both the planning and the implementation parts.

• There are many cities across the Country that have very, very detailed standards for downtown.

• We needed to implement something to get this item done. We wanted to get the worst case solved. For instance, looking at some of the buildings on Liberty Street. We would like to rehab those buildings. The possibility exists that someone could do a building setback from the street with parking in front of it.

• We could be criticized for not bringing a proposal with wide-sweeping results, but I believe they represent protecting the property rights the best way we can, albeit conservatively.

• The process has been in-depth.

• I urge your support. This is something that is long overdue.
Richard Miller, 626 N. Trade Street, Winston-Salem, NC 27101
- I’m a third generation business operator downtown Winston-Salem.
- I support most of what Jason explained to me about this district. I do have concerns about updating and the costs associated with that.
- I think a building owner ought to have the right to do what they want to with their property with existing buildings.
- I don’t want to lose my parking frontage. I’ve got parking that goes right up to the street.
- My family and I have worked hard to try to bring things back downtown.
- I want to make sure we don’t drive the cost up for small business operators who want to move downtown.
- I believe in the goal. I just want to make sure small business operators don’t get caught in the middle of it.

Catherine Hendron, 915 West End Blvd., Winston-Salem, NC 27101
- I’m here as president of Preserve Historic Forsyth. It’s mission is to protect, preserve, and promote historic resources in Forsyth County.
- We do support this overlay. We have concerns about the historic properties that are within the area. We were happy to see that there is an escape valve that was added.
- Our concern is that this alternative compliance language that we have seen allows the Historic Resources Commission (HRC) to review and make recommendations to you for a very narrow category of properties - those which are already listed on the National Register. That’s a very small percentage of the properties that may qualify for listing or are historic and valuable properties.
- Our request is that you allow properties which are 50 years old or older to seek this review or if they are local historic landmarks.
- In response to a question from Chairman King, Ms. Hendron gave some examples of buildings which would be left out of the HRC review.

AGAINST:

Chuck Hobbs, First Presbyterian Church, 300 N. Cherry Street, Winston-Salem, NC 27101
- I’m the Business Administrator at First Presbyterian Church.
- I’m speaking on behalf of our Facilities and Financial Committee.
- Thanks to the City staff for their help.
- The proposed zoning is focused on commercial and retail interests and doesn’t really count for religious institutions.
- Religious institutions and churches in particular tend to adhere to a distinctive architecture which doesn’t conform to commercial architecture in an urban setting.
- Churches have been a vital part of the downtown community.
- Several churches are key to downtown and have been here many, many years.
- Any future development plans which churches downtown will have are going to be largely influenced by traditional church architecture as well as fitting in with our existing plan. This doesn’t really fit with the standards which are being put forth for downtown.
- As Keith Stirewalt said, the architecture of First Baptist is unique and iconic.
• We want to be a visible presence. We want to have that visibility so we can be a positive influence in the community.
• We think to do that means a distinctive look which would mean not adhering to the standards which are proposed.
• The bottom line is we really can’t comply. We’re not going to be able to have a retail-type appearance and I don’t think those who are interested in a vital downtown want us to have that look anyway.
• We are supportive of a healthy downtown. I hope you understand that.
• We are committed to downtown, but we want the Planning Board to recognize the uniqueness of churches in reference to these proposed standards.

WORK SESSION

During discussion by the Planning Board, the following points were made:

For properties which already have parking in front of their buildings, there is nothing in this proposed overlay which would make them remove it. This only addresses when new parking is being added.

Paul Norby: As folks have pointed out, we’ve met with many people. We have some ways of dealing with the issues that you have heard, and want to go over that with you. These are very, very basic standards. When I think of Form Based Codes, this is about as bare-bones as I’ve seen. This is not talking about architecture, just building form, proximity to the street, transparency on just the first floor.

The purpose is to protect investment. There has been well over $100 million of development, and perhaps approaching $200 million, that has happened just in the last ten years in the downtown area. The last thing those investors would want is to have someone with just a few tens of thousands or $100,000 put something there that is totally out of character with what you expect in an active, vibrant downtown community. If you think to yourself that something out of character with a pedestrian environment wouldn’t happen downtown, it can happen. It happened in Durham where tens of millions of dollars was invested in facilities downtown such as a civic center, hotel, high-rise office building, and plaza. Right as all that new development was completed, a Suburban style McDonalds was put almost adjacent to that. We didn’t have any standards to prevent that. That is nothing against McDonalds. I have seen many McDonalds in an urban setting done very appropriately, but this one was just totally suburban scale with the drive-through and circular drive and parking surrounding the building. Obviously that didn’t contribute to the character of the downtown. The same thing could happen on any number of lots here with other types of inappropriate development.

All of the major cities in North Carolina either already have something more stringent than this in place or are considering it.

Getting to what the comments were, I think we can deal with just about all the issues that came up in a couple of different ways.
First of all, concerning the comments of Mr. Gerstmyer for East Coast Capital: I think as our staff has considered their comments and looked at the area north of Seventh Street (and you can even see it on the map there) the street grid is different in that area. The building coverage is different and the building design is different. The character of pedestrian activity is different in that area than in the core of downtown which is what we’ve been calling the “walking wallet” zone. I think those are good reasons why it might be good to consider cutting off the proposed overlay district at Seventh Street and amending it to just be south of Seventh Street. I think staff-wise we would support something like that.

Considering the comments of the churches, I think they do raise a good point that for certain buildings like a downtown church, the architecture of it is such where you don’t have the door right up on the street like First Baptist. In some cases, you have the steps up there and the pillars. I think First Presbyterian sanctuary does come right up to the sidewalk but their new building front doesn’t. Even though Centenary is not in the proposed district, it’s pulled back from the street. I think it’s worth considering that it’s not just limited to churches, but there may be major public/semi-public buildings that have that unique architectural character that doesn’t necessarily suggest that it has to be right up on the street.

Kirk and Glenn have worked on some language that could be put into the purpose statement so that without throwing away the guidelines that we have here, if those churches did do a proposed new building and it attempted to be similar to that unique architecture and set-backs and all that and certainly a building of some scale, we believe that the additional language in the purpose statement for when they have to come in for the alternate compliance would make it clear that there is some good lee-way there to consider. We think that language should give some comfort to the major churches as well as maybe to major public facilities that there is some flexibility there. Just keep in mind that the basic review would occur administratively and if you meet the standards then it’s approved administratively. If you don’t meet the standards and you think you’ve got a good argument for that, that’s where the Planning Board Review comes in. Also, this would apply in the case of structures on the National Register or in a National Register District. The Historic Resources Commission (HRC) in those cases would be coming in with a review and advisory comments to the Planning Board. That certainly wouldn’t prevent someone who is not listed who has an older building from asking the HRC to do a voluntary review. Our practice has been that we do seek out the HRC’s comments on other Planning and Zoning issues that affect National Register and districts and sites, so what we’ve proposed here with this language is certainly in keeping with that. I don’t know at this point that we would say, “let’s turn this over into a sort of Historic Overlay Light by having all older buildings go to the HRC for a review if they sought alternate compliance because I think that most of the older existing buildings in here aren’t going to have too much trouble meeting these requirements. Again they are very bare-bones, basic requirements that most older, historic buildings of a pedestrian nature in a downtown area like this would easily meet. In summary, I think you can deal with the north of Seventh thing by just adjusting the map boundary and I think you can deal with the comments from the churches with this additional language in the purpose statement that we are suggesting. We did discuss an approach like that yesterday when staff met with the churches.
Wesley Curtis: Would you point out the area within this map where the churches are located? Kirk Ericson pointed these locations out noting the zoning districts for each facility. Paul Norby noted that you don’t see the new building for First Presbyterian because these maps are based on the 2005 aerial photos and we haven’t had those updated yet.

Arnold King: Jason, are you comfortable with us taking out north of Seventh Street? Do you want to speak to that? Jason Theil: The short answer is yes. Arnold King asked staff if the map would just be adjusted before the issue came before City Council? Paul Norby responded in the affirmative if the Board agrees with that.

Arnold King: Mr. Hobbs, would you please come back? I’d like to get his comments and if he thinks this does take care of his concerns. Have you seen the language that is proposed to be added? Mr. Hobbs: No, we did talk about the language, but we haven’t had a chance to study that language. In fact we haven’t studied the ordinance to that degree and would it give us that kind of lee-way. We think that would serve the purpose. We did talk about it. The indication we got from staff was that there may be some guidance from the Planning Board that may have to go back to look at the language in the purpose, language in the alternate compliance perhaps. We didn’t know where that might go. We even talked about where the churches are located. We’re really on the boundaries. That came up in our discussion as well, you know how boundaries have been drawn. I would just point out that the worship center we built would not have been in compliance. Whatever it would have been, we would have gone through that process at that point in time. Again, I think of anything we do of a major size. I guess the answer to your question is that I don’t know yet because I haven’t had a chance with the governing body of our church even to really look at it other than the conversation we were able to put together yesterday.

Arnold King to Jason Theil: I’m sure during this process you had discussions with the churches or they were involved in some manner. Do you want to comment on what we can do? I understand what he’s saying. We don’t want a church built all the way up to the street with all glass front I don’t think.

Wesley Curtis: That’s where the alternative compliance comes into play. In those circumstances I think we could certainly look at that and make a judgment call.

Jason Theil: I certainly appreciate Mr. Hobbs’ point of view and I think it’s unfortunate that this may be a sticking point because in the spirit of things this was probably something that I don’t think we looked at the non-compliance of the new worship center. I’ve always thought that the new worship center would be something that would find compliance but it would always be something that would go through that alternative compliance process, certainly the spirit of that. That’s why we want to modify it. With all due respect in the world, First Presbyterian is a superb partner in downtown. I think they’re going to be there for another 100 or 200 more years. This isn’t a big deal for us, however you guys decide to change it. Whatever decision you guys try to do, I think we’re going to be supportive. This is a long, long term landowner in downtown. This isn’t something where they are likely going to sell the property to somebody
new. We’ve realized that they have a campus. We urge creativity. We certainly have talked
with them during the process and obviously are going to continue to do that. They are a very
important part of our downtown. Does that help?

Arnold King: Yes. I don’t want us to put too much into this. I think the alternative compliance
gives us opportunity to handle these sort of things and I just want to make sure you’re
comfortable.

Jason Theil: If First Presbyterian came with a project, I just can’t think of too many reasons that
if alternative compliance were required that it wouldn’t be approved. That’s certainly the spirit
of when we drafted it. I realize they need reassurance on that, but that’s certainly the intent of
the committee and board discussions we’ve had.

Arnold King: Mr. Hobbs, you heard that? He’s on tape, okay?

Mr. Hobbs: I think that’s been the spirit of the conversation we’ve had. We’re committed to
downtown and working with folks. The uneasiness we have is alternative compliance. I’m not
sure exactly what that process means. That part is new so I’m just responding to what the
language is. I know we most likely would not be in compliance with development. To some
degree we’re trusting that if we go forward alternative compliance would be, “Oh yeah, we
understand exactly what you’re trying to do.” I’m not sure exactly how to respond because I’m
not sure how that process would go.

Arnold King: And this board recognizes that churches are unique and have a lot to provide
downtown and I can’t help but think that this board would be supportive of any reasonable plans
that came before it that the church would propose. I can’t imagine you proposing anything that
would be distasteful or unacceptable downtown.

Paul Norby: Also, just to emphasize, alternative compliance would be handled through this
Board as a Planning Board Review, in others words a site plan approval. It’s not a rezoning. It’s
not a Special Use Permit with findings. It’s not even a public hearing. It’s their proposing
“Here’s what we think we can comply with and here’s the reasons why we can’t comply with
these parts and this is what we’re proposing.” I would think in the case of a church, and I don’t
want to just single out churches here because you could have other significant public buildings
here. But it probably would be inconceivable that a church wouldn’t want to be embracing the
public that’s passing by on the street anyway. Whether it’s set back ten feet, 15 feet, 20 feet it’s
immaterial. Churches are designed to try to draw people in.

Arnold King: We’ve addressed the north Seventh Street. We’ve addressed the churches we
hope. The Historic Resources Commission requests - you think is okay with the way it’s left in
here now? Paul Norby: Yes, I believe the standards are good and I believe that additional
language that Kirk put up - and if he would put it up on Elmo for anybody else to see that doesn’t
have a copy of it - but I think that would take care of the situation you’ve heard from today.

Wesley Curtis: We know where it’s supposed to be.
Since the copy did not show well on the monitors, Kirk Ericson read through the existing and additional language.

Clarence Lambe: So, if someone is trying to get approval for a structure which doesn’t comply with this overlay district, tell me the test you would apply to it. Obviously some of it is contained in this right here: Does this site plan reinforce the character of existing significant historic and public facilities. That would be one of the tests.

Paul Norby: That’s why it’s a Planning Board Review. We don’t want to set up a rigid set of criteria for alternate compliance because then we are back in the box we were in before. We want it to be fairly flexible so they can make the case to you that even though the specifics of their building design and their placement don’t meet the exact criteria that are outlined elsewhere in the ordinance, that by their design features they are still trying to make this a pedestrian friendly environment and make it inviting to people to come in, to go by and all that. So they would make that case to you all and you all would decide if that was suitable to approve it as alternative compliance. I’m afraid we would get stuck in another dead-end were we to try to come up with another set of specific criteria.

Clarence Lambe: I agree. I’m very appreciative. I generally try to give deference to a group of citizens who come together and spend a lot of time working on something. I also like the urban model. It’s tasteful. I’m very appreciative of it. However, I do hate overlay districts. It is an infringement on private property rights. Just like zoning is. We’ve done a good job. We’ve got some momentum. We definitely need to try to protect the capital investments made in downtown and I applaud the efforts and say thank you for all the time and energy and dollars that you guys put into downtown. What have we got? Are there 300, 400 property owners that are impacted by the overlay district?

Paul Norby: I think we sent out 200-some pieces of mail to property owners. Some of them own more than one property, but it was 200-some different people.

Clarence Lambe: And everyone got mailed? Everyone got a piece of mail?

Paul Norby: That’s right.

Clarence Lambe: So they certainly had an opportunity to talk about it. Anyway, I’m going to be in support of it but with my concerns noted about overlay districts in general.

Wesley Curtis: Is that a motion?

Clarence Lambe: It is. With the elimination of everything above Seventh Street and the additional language in the purpose statement.

Wesley Curtis: Anyone could come in and make a petition for alternative compliance, not just the churches.
Lynne Mitchell: I think it’s great. The thing that warmed my heart was hearing so many people saying “pedestrian friendly”. The core of downtown does not exist without the surrounding community. I wish we were more community friendly and people didn’t have to drive an automobile to get downtown but I do think this is wonderful and I’m going to support it.

Paul Mullican: I agree. I’m going to support this. I think the bottom line here, as been brought up many times but which I want to reiterate, is the protection of the people and investment downtown. I understand about regulating their property rights, but I think it’s more a protection against someone coming in and not doing the right thing.

MOTION: Clarence Lambe moved approval of the zoning text amendment adding the additional language proposed by staff.
SECOND: Wesley Curtis
VOTE:
   FOR: Wesley Curtis, Arnold King, Arthur King, Clarence Lambe, Barry Lyons, Lynne Mitchell, Paul Mullican
   AGAINST: None
   EXCUSED: None

A. Paul Norby, FAICP
Director of Planning
Be it ordained by the City Council of the City of Winston-Salem, North Carolina, that the *Unified Development Ordinances* is hereby amended as follows:

**Section 1.** Chapter A, Article II of the UDO is amended as follows:

**Chapter A - Definitions Ordinance**
**Article II - Definitions**

**Build-to Line.** A line extending through a lot which is parallel to the property line and marks the location from which the vertical plane of a building elevation must be erected.

**Section 2.** Chapter B, Article II – Zoning Districts, *Official Zoning Maps*, and Uses is hereby amended as follows:

**Chapter B - Zoning Ordinance**
**Article II - Zoning Districts, *Official Zoning Maps*, and Uses**

2-1 **ZONING DISTRICTS**

2-1.6 **OVERLAY AND SPECIAL PURPOSE ZONING DISTRICTS - PURPOSE STATEMENTS AND REGULATIONS**

The following overlay and special purpose zoning districts are established:

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<th>Symbol</th>
<th>District Name</th>
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<tr>
<td>NCO</td>
<td>Neighborhood Conservation Overlay</td>
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<td>Thoroughfare Overlay</td>
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<td>WO</td>
<td>Winston Overlay</td>
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The purpose of establishing these districts is to assist the community in meeting the recommendations of Legacy and to meet requirements of State and federal law. When a rezoning proposal for one of these districts is considered, historic preservation, watershed protection, and other applicable goals and recommendations contained in Legacy shall be used as guides, in conjunction with other factors, in determining the appropriateness of the proposed district.

(F) WO Winston Overlay District

(1) Purpose. The WO District is intended to encourage new development which is compatible with the existing urban form and character of Downtown Winston-Salem. The standards of this district are intended to prevent new suburban-style development while still allowing for creativity and flexibility in creating urban, pedestrian-oriented design opportunities in the Core District of Downtown. Attention shall be given to creating new development which reinforces the character of existing, significant historic and public facilities within Downtown.

(2) Applicability. The standards of this Section shall apply to the following situations within the WO District Boundaries following adoption of this Ordinance:

(a) New Construction
(b) Additions to existing structures in that such additions shall not create a greater level of nonconformity with the provisions of Section B.2-1.6(F)(4) than currently exists on the site
(c) Reconstruction or renovation of existing structures which is equal or greater than seventy-five percent (75%) of tax value of the existing structure
(d) Exterior alterations to existing structures in that such alterations shall not create a greater level of nonconformity with the provisions of Section B.2-1.6(F)(4) than currently exists on the site

This Section shall not apply to existing structures not affected by (b)-(d) above.

(3) WO District Boundaries. The WO District applies in accordance with the adopted Winston Overlay District Boundaries Map.

(4) District Requirements.

(a) Location of Structures. Structures within the WO District shall have front build-to lines of zero feet (0’). Additionally, at least seventy percent (70%) of the combined site frontage adjoining street rights-of-way shall include structures with build-to lines of zero feet (0’). No surface parking shall be allowed within forty feet (40’) of street rights-of-way pursuant to Section B.2-1.6(F)(4)(e) of this Ordinance.

(b) Ground Floor Façade Transparency.

(i) No less than fifty percent (50%) of the ground floor (between two (2) and ten (10) feet above street level) street-facing facades of structures within the WO District shall consist of transparent windows, doors, or openings in the facade.
(ii) Where walls, fences or other similar features exist between the public right-of-way and the street-facing façade, a minimum of fifty percent (50%) of such feature shall consist of transparent openings.

(c) Entrances. Buildings within the WO District shall have at least one entrance per hundred linear feet (100’) of street frontage, on each street-facing façade, with a minimum of one entrance per building. Each entrance shall be able to accommodate a door at least thirty-six inches (36”) wide and six feet, eight inches (6’-8”) tall.

(d) Commercial Parking. The use Commercial Parking within the WO District shall be allowed in the form of structured parking built in accordance with Section B.2-1.6(F)(4)(a) or in the form of surface parking lots set back a minimum of forty feet (40’) from adjoining street rights-of-way.

(e) New Surface Parking. New surface parking shall only be allowed to the rear of buildings within the WO District or shall be set back a minimum of forty feet (40’) from adjoining street rights-of-way, except where new surface parking areas are enclosed with walls or fences which are between fifty (50%) to seventy-five percent (75%) transparent. Such walls shall be constructed of brick or stone and shall be set back two feet (2’) from the street right-of-way. A streetyard meeting the requirements of Section B.3-4.3 shall be installed between such walls and the right-of-way. Additionally, such walls shall not exceed fifty feet (50’) in length along the right-of-way, inclusive of any driveway opening.

(5) Alternative Compliance. Alternative compliance may be granted by the Planning Board for development whose practical difficulties in meeting the specific requirements of this section are determined to exist through the Planning Board Review (PBR) process as prescribed in section B.6-1.3(A). Additionally, as part of its review, the Planning Board shall consider recommendations by the Historic Resources Commission for properties located within a National Register Historic District or for properties listed individually on the National Register.