The Zoning Ordinance
Fundamentals

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Definition of Zoning

the division of a jurisdiction into districts (zones) within which permissible uses are prescribed and restrictions on building height, bulk, layout and other requirements are defined.
How can a city do this?

Zoning is an exercise of a city’s “police powers”
--Legislative/policy-making power to establish rules to preserve public order & tranquility and protect the public health, safety, morals, and welfare.
Participants in the Zoning Process

- **Citizens**
- **Mayor & City Council**
  - Elected by the Citizens
- **Planning & Zoning Commission**
  - Appointed by the City Council
- **Other Boards & Commissions**
  - Appointed by the City Council
- **City Manager**
  - Hired by the City Council
- **City Departments/Staff**
  - Hired by the City Manager or Designee

Legislative Approval

Recommend Only
History Of Zoning – United States

- Nuisance laws for land use controls
- New York City (1916)
  - Light /air standards at street level
  - Separation of incompatible land uses
- Standard State Zoning Enabling Act (1922)
- *Village of Euclid v. Ambler Realty Co.*, U.S. Supreme Ct. 1926
History Of Zoning - Texas

- Adopted its version of Standard Zoning Enabling Act in 1927: Chapter 211, Texas Local Gov’t Code
- Gave zoning power to cities, but not counties
- Required zoning be in accordance with comprehensive plan
- Zoning must be for protection of health, safety and general welfare of public
Purpose Of Zoning

To regulate land uses in order to:

- Prevent incompatible adjacent land uses, undue density and traffic congestion;
- Restrict height and size/bulk of buildings; and,
- Provide setbacks to lesson fire hazard and promote aesthetic value

In doing so--zoning helps protect private property values
“Zoning regulations must be adopted in accordance with a comprehensive plan and must be designed to:

- lessen congestion in the streets;
- secure safety from fire, panic, and other dangers;
- promote health and the general welfare;
- provide adequate light and air;
- prevent the overcrowding of land;
- avoid undue concentration of population; or
- facilitate the adequate provision of transportation, water, sewers, schools parks, and other public requirements.”
Comprehensive Plan

- Texas Local Gov’t Code Ch. 213
- Often overlooked or undervalued element of zoning administration.
- Very important element to base decision on: recognized in court cases to uphold decisions.
- Can make zoning decisions much easier for commission and council, and your lawyers if sued.
- Decisions based on sound comprehensive plan, created with strong community input, can be better supported.
Zoning
A Tool to Enforce the Comprehensive Plan

- “adopted plan must serve as basis for zoning amendments” *Mayhew vs. Sunnyvale*

- “forbids actions that disregard long-range master plans” *Pharr vs. Tippit*
Components of Zoning

1. **Zoning Text**—the Comprehensive Zoning Ordinance

2. **Zoning Map**—the Official Zoning Map, also adopted by ordinance

New trends such as Unified Dev’mt Codes (UDCs), form-based codes, and electronic mapping tools present new issues
Zoning Text

- Document adopted as ordinance by local governing body
- Sets out regulations for uses, bulk, height, lot size
- Should be written in language easy to understand by average citizen
- Document should be well organized and concise
- Pictures and tables are good tools—words control
Zoning Text

If other items are included in your zoning ordinance, this has planning and legal implications:

- Can lead to applications at ZBA for things that may be best left to specialized appeals: signs, historic preservation..
- Could lead to claims of vested rights.
Zoning Map

- Set of maps showing zoning district boundaries for entire city
- Usually a detailed city map overlaid with patterns, colors, district classification codes, or other type of district boundary designation to depict various zones which indicate what land uses are allowed and where
- Accessible for public view
- Adopted as part of the zoning ordinance or by separate ordinance
- Changing as a tool now with advent of websites- Important to declare what constitutes THE official map.
Zoning Map
Elements Of Basic Zoning Ordinances

1. Definitions
2. Use Chart
3. Zoning District Requirements
4. Off Street Parking Requirements
5. Procedure for Amending the Zoning Ordinance and/or Map
6. Nonconforming Uses/Structures
7. Zoning Board of Adjustment
8. Other Requirements and Standards
Definitions

- Good definitions make administration easier for applicants, staff, commission, council and legal.
- Should provide thorough and precise definitions of terms used in ordinance and land uses in use chart.
Use Chart

- Can be a matrix showing uses allowed by right, by conditional permit or not at all within particular zoning district.
- Some ordinances list permitted, conditional, and special uses within each zoning district chapter along with development regulations.
  - Permitted uses are those allowed by right.
  - Conditional uses are those allowed if they meet all conditions listed in the ordinance.
  - Special uses are allowed after commission and council action. = rezoning.
## Use Chart

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<th>OFFICE AND RETAIL</th>
<th>Agriculture</th>
<th>Single-Family - 7</th>
<th>Duplex</th>
<th>Multi-Family - 12</th>
<th>Multi-Family - 18</th>
<th>Office</th>
<th>Health Services</th>
<th>Neighborhood Service</th>
<th>Shopping Center</th>
<th>General Business</th>
<th>Commercial - 1</th>
<th>Commercial - 2</th>
<th>Industrial - 1</th>
<th>Industrial - 2</th>
<th>Freeway</th>
<th>Planned Development</th>
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Zoning District Requirements

- Establishes different zones applicable in community
- Establishes development standards for setbacks, lot coverage, height limitations, lot size and others in each district
- Confirms the permitted uses
Other land use standards

- Parking
- Landscaping
- Signs
- Historic preservation
Off-Street Parking Requirements

- Establishes number of off-street parking spaces required for each type of land use
- Generally expressed as ratio of spaces to square footage of building area
- Includes both residential and non-residential uses
Also provides dimensions for parking and maneuvering areas
Landscaping/yards
Procedures for Amending Zoning Ordinance/Map

- Must comply with state law and local requirements for notice and publication, number of public hearings
- Clearly define procedure to amend zoning ordinance, including both zoning changes and text amendments
- Also define requirements for hearings, appeals, notice and fees
Nonconforming Uses/Structures

- Does not meet the current zoning requirements for use or district requirements—may have been annexed or in place before current ordinance and is legally protected.
  - AKA “Grandfathered”
  - Is legal as long as continues the same
  - Example: a small neighborhood store having parking spaces for 10 cars while current regulations require spaces for 25.
  - Example: a building that is built to a smaller, formerly lawful setback line (e.g., predates zoning, but complies with deed restrictions).
Nonconforming Uses/Structures

continued

- Specifies limitations on enlarging, expanding or changing nonconforming uses/structure
  - Generally cannot be expanded, enlarged, intensified
  - Can change to another NCU if new use is in same category
  - Can change to a conforming use

- Identifies requirements for termination of nonconforming uses/structures
  - Typically cannot be rebuilt if over 50% is destroyed, or
  - Is closed for a period of time set by Ordinance, or
  - Is found, to be incompatible, following complaint/hearing.

Can also be amortized over time, and compliance required.
Zoning Board of Adjustment

- Is quasi-judicial board
- If provided for as a separate board in the zoning ordinance,
  - Must have 5+ members/alternates
  - Must be heard by at least 75% of members/alternates
- Council may serve as ZBA
- Shall adopt rules of procedure
- Shall keep minutes and records of its meetings, which shall be filed immediately in the board’s office and which are public records
Zoning Board of Adjustment

- Duties of the ZBA
  - Appeals administrative decisions, orders
  - Variances (requires certain findings)
  - Special Exceptions (ordinances must define these)
  - Other duties as assigned
    - Non-conforming determinations
    - Amortizations
- Board must issue written decision
- Next step - if not satisfied – Court
- ZBA members, if acting within scope of authority, will have immunity from suit.
 Appeal of administrative decision

Any “aggrieved party,” officer or employee of the city can appeal a decision by a staff member or other official:
-- issuance of a permit
-- interpretation of a term in the ordinance
-- clarification of a vague or unclear provision

Must be filed within a reasonable time
Notice must be provided to “interested parties”
Stays all proceedings until decision is made
Evidence-based
Appeal

Example: The building official issued a permit for a house that had three kitchens in three essentially separate, but connected, structures. The neighbors challenged the permit, claiming that it did not meet the definition in the Zoning Ordinance for single family use. The ZBA granted the variance, but the city appealed that decision in court. The District Court upheld the single family definition.

Example: Sports bar wanted to locate in district that did not list “bar” as a use, but listed “tavern.” What did that mean?
Zoning Board of Adjustment
continued

- **Variance** to elements such as building lines, setbacks, height may be granted if:

- BY STATUTE: **not contrary to the public interest**, and **due to special conditions**, a literal enforcement of the provisions of the Zoning Ordinance would result in **unnecessary hardship** and so that the **spirit of the ordinance is observed and substantial justice is done**.

- OTHER COMMON FINDINGS: that would **deprive the owner of any reasonable use** of the land or building involved and would **deprive the applicant of rights commonly enjoyed by other properties in the same district**.
A **Special Exception** to the requirements of the Zoning Ordinance may be granted if the request is in accordance with the standards for exceptions that are written into the Ordinance.

**Situations they’re often used in:**
- Reduced parking
- Reduced landscaping
- Accessibility accommodation
- Carport in front if others are same in area
- Fence height
Other Planning Tools

- Overlay Districts (Historical, Airport, University, Neighborhood)
- Planned Unit Developments
- Special Districts
- Development Agreements
Overlay District

- Set of additional restrictions placed on top of an existing zone

Examples of Overlay Districts include:

- Historic Preservation,
- Conservation or Neighborhood Stabilization
- Airport Overlay,
- Flood Hazard Areas,
- Special Corridor Development

- Method to protect an area with unique characteristics, needs or special challenges
Planned Unit Developments

- A unique zoning tool that offers an alternative to more rigid regulations of standard zoning ordinance
- Promotes flexibility AND certainty in development,
- Allows diversification of uses, structures and open space
- Allows room for negotiation during review process that traditional zoning does not
- Is rezoning and requires public hearings
- Usually on a minimum sized area—think Woodlands. Most cities have much smaller acreages.

Should not be used just to get around the rules!
Planned Unit Developments

- Should be used for unique developments, not routinely.
- Site (conceptual and development plans) attached to ordinance, follows the rezoning, public hearing process.
Factors to Consider in Making Zoning Decisions

- Compliance with Comprehensive Plan
  - Is application consistent with Plan?
  - If not, have conditions changed or has new information been offered?

- What are the surrounding zoning districts and land uses?

- What are the Infrastructure Impacts?
  - Water, Sewer, drainage, roads

- What is the intensity of use on size and location of parcel
  - Is land large enough and in proper location for proposed use?
  - What is the effect on adjacent uses?
Factors To Consider In Making Zoning Decisions

continued

- Reasonable Use of Property - Does proposed change provide the owner a reasonable use of property?
- Zoning decisions have wide latitude, and immunity from challenge.
- Applicant has the burden of proof to show it is in the best interests of City to rezone
What Zoning Can Do...

- Determine appropriate use of land
- Set development density
- Create area regulations:
  - Height
  - Lot size and dimensions
  - Lot coverage
  - Setbacks
  - Landscaping
....And Can’t Do

- Determine subdivision design,
- Determine race, occupation or income of residents.
- Determine how expensive the homes are,
- Determine if owner occupied or rental,
- Guarantee “quality” development.
Potential Problems

- Spot zoning – rezoning of a particular parcel of land to a zoning classification which is significantly different from the adjoining properties (usually less restrictive)
- Takings issues – private property taken for public use without just compensation – could be zoning to a more restrictive use that is not owner initiated
- Exclusionary zoning – zoning measures that appear to impose costs or requirements with the effect of excluding various groups of ‘undesirables.’
Frequently Asked Questions

- Who can request rezoning of property?
- What are notice requirements?
- What is the 20% Rule?
- Can area subject to zoning change be increased at public hearing? Decreased?
- Can area subject to zoning change be zoned to more intense use than advertised? Less intense?
- Can I get sued for serving my city?
Other Concerns

- You are a “public official” and you generally should not have Ex-Parte Contacts with an applicant or opponent.
- You must abide by state and local rules on conflict of interest, ethics.
- Never decide a case before the hearing on the case.
- If you visit the site or learn anything from any source, share that information at the hearing.
Thank you
Any Questions?

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