AN ACT to repeal and reenact, with amendments, Subsection E, Meetings, of Section 16-3, Board of Electrical Examiners, of Article I, Department of Inspections, Licenses and Permits, of Chapter 16, Departments; and to repeal and reenact, with amendments, Chapter 105, Electricity, of the Harford County Code, as amended; to provide that Harford County shall adopt as its standard for electrical installations the 2020 National Electrical Code with certain amendments thereto; and generally relating to electrical installations in Harford County.

By the Council, December 17, 2019

Introduced, read first time, ordered posted and public hearing scheduled

on: January 21, 2020

at: 6:30 PM

By Order: [Signature]

Council Administrator

PUBLIC HEARING

Having been posted and notice of time and place of hearing and title of Bill having been published according to the Charter, a public hearing was held on _____________, and concluded on _____________.

[Signature], Council Administrator

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law. Underlining indicates language added to Bill by amendment. Language lined through indicates matter stricken out of Bill by amendment.
Section 1. Be It Enacted By The County Council of Harford County, Maryland that Subsection E, Meetings, of Section 16-3, Board of Electrical Examiners, of Article I, Department of Inspections, Licenses and Permits, of Chapter 16, Departments, be, and it is hereby, repealed and reenacted, with amendments; and that Chapter 105, Electricity, be, and it is hereby, repealed and reenacted, with amendments, all of the Harford County Code, as amended, and all to read as follows:

Chapter 16. Departments

Article I. Department of Inspections, Licenses and Permits

§ 16-3. Board of Electrical Examiners.

E. Meetings. The Board shall meet at least once each month, UNLESS DETERMINED BY THE CHAIR THAT THERE IS NO BUSINESS TO BE BROUGHT FORTH, and shall hold special meetings as the proper and efficient discharge of its business shall require.

Chapter 105. Electricity

Article I. General Provisions

§ 105-1. Scope; applicability.

A. Except as otherwise provided, the provisions of this chapter shall apply to all electrical equipment and the installation or relocation thereof in the County for light, heat or power within or on public or private buildings, structures or premises, including yards, carnivals and parking lots and industrial substations, and all electrical equipment and those other items, equipment and installations covered by the duly adopted edition of the National Electrical Code.

B. (Reserved)

C. The provisions of this chapter shall not apply to installations in ships, railway cars or automobiles.

D. The provisions of this chapter shall not apply to installations or equipment of the United States Government.
§ 105-2. Adoption of standards.

A. DEFINITIONS.

(1) AS USED IN THIS CODE, THE TERM “BUILDING OFFICIAL” MEANS THE DIRECTOR OF THE DEPARTMENT OF INSPECTIONS, LICENSES AND PERMITS OR HIS/HER DESIGNEE.

(2) AS USED IN THIS CODE, THE TERM “DEPARTMENT OF BUILDING SAFETY” MEANS THE DEPARTMENT OF INSPECTIONS, LICENSES AND PERMITS.

[A.]B. The National Electrical Code, ([2014]2020 Edition), including all annexes, as adopted by the National Fire Protection Association, is hereby adopted as the Harford County Electrical Code, and it is incorporated by reference hereto and is made a part of this chapter with the same force and effect as though set out in full herein, save and except such changes, amendments, revisions, deletions, substitutions and additions as are specified. All electrical installations in Harford County shall meet the standards and requirements set forth by the National Electrical Code and this chapter and all rules and regulations.


[(1) Aluminum conductors of 6 AWG and smaller are not permitted.]

(2) In Subsection 210.8[(A)(2) and (5)] of the National Electrical Code ([2014]2020), add the following exceptions: [“Exception to (2) and (5): Receptacles for refrigeration and submersible pumps are permitted to be installed without GFCI protection when a single receptacle is utilized for each appliance.”]

“EXCEPTION 1: RECEPTACLES FOR SUBMERSIBLE PUMPS WITHIN DWELLING UNITS ARE PERMITTED TO BE INSTALLED WITHOUT GFCI
PROTECTION WHEN A SINGLE RECEPTACLE IS UTILIZED.

EXCEPTION 2: RECEPTACLES FOR REFRIGERATION ARE PERMITTED TO BE INSTALLED WITHOUT GFCI PROTECTION WHEN A SINGLE RECEPTACLE IS UTILIZED.”

[(3) In Subsection 210.8(B)(2) of the National Electrical Code (2014), add the following exception: “Exception No. 1 to (2): Receptacles installed for refrigeration are permitted to be installed without GFCI protection when a single receptacle is utilized for each appliance.”]

[(4)](3) In Subsection 210.11(C)(1) of the National Electrical Code ([2014]2020), delete the word “two” in the third line and insert the word “three” in lieu thereof.

[(5)](4) In Subsection 210.12[(A)] of the National Electrical Code ([2014]2020), add the following exception: “Exception: Receptacles for refrigeration and submersible pumps are permitted to be installed without AFCI protection when a single receptacle is utilized for each appliance.”

[(6)](5) In Subsection 210.52(B)(1) of the National Electrical Code ([2014]2020), delete the word “two” in the third line and insert the word “three” in lieu thereof.

[(7)](6) In Subsection 210.52(B)(2) of the National Electrical Code ([2014]2020), delete the word “two” in the first line and insert the word “three” in lieu thereof.

(7) IN SUBSECTION 210.52(B)(3) OF THE NATIONAL ELECTRICAL CODE (2020), ADD THE FOLLOWING SENTENCE AFTER “(1).” IN THE SIXTH LINE: “ADJACENT RECEPTACLES SERVING THE COUNTER TOP SHALL BE ON ALTERNATING CIRCUITS.”

(8) SUBSECTION 230.85 OF THE NATIONAL ELECTRICAL CODE (2020) IS DELETED IN ITS ENTIRETY.

[(8) In Subsections 240.21(B)(1) and (B)(2) of the National Electrical Code (2014), add the following exception: “Exception: In meter rooms, the conductors within the auxiliary gutter that supplies the meters shall not count as a part of the total
(9) In Subsection 250.52(A)(5)[(B)] of the National Electrical Code ([2014]2020), delete [the language and insert the following language in lieu thereof:] BOTH PARAGRAPHS (A) AND (B) BEGINNING IN THE FOURTH LINE AND ADD THE FOLLOWING AFTER THE WORD “MATERIALS.” IN THE THIRD LINE: “Electrodes of rods of iron or steel are not permitted. Stainless steel rods, nonferrous rods, or their equivalent shall be listed and shall not be less than 16 mm (5/8 inch) in diameter.”

(10) In Subsection 250.104(B)(1) of the National Electrical Code ([2014]2020), add the following language to the end of the sentence: “for other than gas piping system(s).”

(11) [(Under (B)(1))]IN SUBSECTION 250.104(B), add the following language:

[(A)]“(6) For gas piping system(s), the bonding conductors shall not be smaller than 6 AWG copper wire or equivalent to be connected at a readily accessible location either outside of a building or structure or inside nearest to the point of entrance of the piping system and ahead of any CSST piping that may be installed in the structure.”

(12) IN SUBSECTION 310.3 OF THE NATIONAL ELECTRICAL CODE (2020), DELETE “12” IN THE THIRD LINE AND INSERT “4” IN LIEU THEREOF AND ADD “12 AWG” BETWEEN THE WORDS “OR” AND “COPPER-CLAD” IN THE SAME LINE.

[(11)](13) In Subsection 410.[16(C)]36(B) of the National Electrical Code ([2014]2020), [add the following language:] DELETE THE ENTIRE SUBSECTION AFTER THE WORD “CEILINGS.” IN THE TITLE AND INSERT THE FOLLOWING IN LIEU THEREOF: “All ‘lay-in’ luminaires require independent suspension to ensure the luminaire will not drop when the framing members no longer provide support. At a minimum, 12 SWG wire which is firmly secured to the building
structure and the luminaires must be utilized. Two restraining wires at opposite and opposing corners are required for fluorescent luminaires and four restraining wires, one at each corner, are required when installed in fire rated ceilings. Other types of luminaires installed in suspended ceilings must have at least one 12 SWG or larger wire which is firmly secured to the building structure and the luminaire as a secondary support to preclude the danger of falling when the framing members fail or are removed.”

(14) IN SUBSECTION 422.5(A) OF THE NATIONAL ELECTRICAL CODE (2020), DELETE “(6) SUMP PUMPS”.

[(12) In Subsection 680.26(B)(2)(B) of the National Electrical Code (2014), delete the language after “alternate means” including (1) through (5) and insert the following language in lieu thereof: “Where structural reinforcing steel is not available or is encapsulated in a nonconductive compound, a copper conductor grid shall be provided and shall comply with (B)(1) through (B)(3). (1) Be constructed of minimum 8 AWG bare solid copper conductors bonded to each other at all points of crossing. (2) Conform to the contour of the pool and the pool deck. (3) Be arranged in a 300 MM (12 inch) network of conductors in a uniformly spaced perpendicular grid pattern with a tolerance of 100 mm (4 inches).”]


(17) DELETE INFORMATIVE ANNEX H OF THE NATIONAL ELECTRICAL CODE (2020) IN ITS ENTIRETY AND INSERT THE FOLLOWING IN LIEU
THEREOF:

“INFORMATIVE ANNEX H ADMINISTRATION AND ENFORCEMENT

SECTION 102

APPLICABILITY

102.1 GENERAL.

WHERE THERE IS A CONFLICT BETWEEN A GENERAL REQUIREMENT AND A SPECIFIC REQUIREMENT, THE SPECIFIC REQUIREMENT SHALL GOVERN.

WHERE, IN ANY SPECIFIC CASE, DIFFERENT SECTIONS OF THIS CODE SPECIFY DIFFERENT MATERIALS, METHODS OF CONSTRUCTION OR OTHER REQUIREMENTS, THE MOST RESTRICTIVE SHALL GOVERN.

102.2 EXISTING INSTALLATIONS.

ELECTRIC SYSTEMS LAWFULLY IN EXISTENCE AT THE TIME OF THE ADOPTION OF THIS CODE SHALL BE PERMITTED TO HAVE THEIR USE AND MAINTENANCE CONTINUED IF THE USE, MAINTENANCE OR REPAIR IS IN ACCORDANCE WITH THE ORIGINAL DESIGN AND HAZARD TO LIFE, HEALTH OR PROPERTY IS NOT CREATED BY SUCH ELECTRIC SYSTEM.

102.3 MAINTENANCE.

ELECTRIC SYSTEMS, MATERIALS AND APPURTENANCES, BOTH EXISTING AND NEW, AND PARTS THEREOF, SHALL BE MAINTAINED IN PROPER OPERATING CONDITION IN ACCORDANCE WITH THE ORIGINAL DESIGN IN A SAFE CONDITION. DEVICES OR SAFEGUARDS REQUIRED BY THIS CODE SHALL BE MAINTAINED IN COMPLIANCE WITH THE EDITION OF THE CODE UNDER WHICH THEY WERE INSTALLED.

THE OWNER OR THE OWNER’S AUTHORIZED AGENT SHALL BE RESPONSIBLE FOR MAINTENANCE OF ELECTRIC SYSTEMS. TO DETERMINE COMPLIANCE WITH THIS PROVISION, THE BUILDING OFFICIAL SHALL HAVE THE AUTHORITY TO REQUIRE ANY ELECTRIC SYSTEM TO BE
102.4 ADDITIONS, ALTERATIONS OR REPAIRS.

ADDITIONS, ALTERATIONS, RENOVATIONS OR REPAIRS TO ANY ELECTRIC SYSTEM SHALL CONFORM TO THAT REQUIRED FOR A NEW ELECTRIC SYSTEM WITHOUT REQUIRING THE EXISTING ELECTRIC SYSTEM TO COMPLY WITH ALL THE REQUIREMENTS OF THIS CODE. ADDITIONS, ALTERATIONS OR REPAIRS SHALL NOT CAUSE AN EXISTING SYSTEM TO BECOME UNSAFE OR OVERLOADED.

MINOR ADDITIONS, ALTERATIONS, RENOVATIONS AND REPAIRS TO EXISTING ELECTRIC SYSTEMS SHALL MEET THE PROVISIONS FOR NEW CONSTRUCTION, UNLESS SUCH WORK IS DONE IN THE SAME MANNER AND ARRANGEMENT AS WAS IN THE EXISTING SYSTEM, IS NOT HAZARDOUS AND IS APPROVED.

102.5 CHANGE IN OCCUPANCY.

IT SHALL BE UNLAWFUL TO MAKE ANY CHANGE IN THE OCCUPANCY OF ANY STRUCTURE THAT WILL SUBJECT THE STRUCTURE TO ANY SPECIAL PROVISION OF THIS CODE APPLICABLE TO THE NEW OCCUPANCY WITHOUT APPROVAL OF THE BUILDING OFFICIAL. THE BUILDING OFFICIAL SHALL CERTIFY THAT SUCH STRUCTURE MEETS THE INTENT OF THE PROVISIONS OF LAW GOVERNING BUILDING CONSTRUCTION FOR THE PROPOSED NEW OCCUPANCY AND THAT SUCH CHANGE OF OCCUPANCY DOES NOT RESULT IN ANY HAZARD TO THE PUBLIC HEALTH, SAFETY OR WELFARE.

102.6 HISTORIC BUILDINGS.

THE PROVISIONS OF THIS CODE RELATING TO THE CONSTRUCTION, ALTERATION, REPAIR, ENLARGEMENT, RESTORATION, RELOCATION OR MOVING OF BUILDINGS OR STRUCTURES SHALL NOT BE MANDATORY FOR
EXISTING BUILDINGS OR STRUCTURES IDENTIFIED AND CLASSIFIED BY THE STATE OR LOCAL JURISDICTION AS HISTORIC BUILDINGS WHERE SUCH BUILDINGS OR STRUCTURES ARE JUDGED BY THE BUILDING OFFICIAL TO BE SAFE AND IN THE PUBLIC INTEREST OF HEALTH, SAFETY AND WELFARE REGARDING ANY PROPOSED CONSTRUCTION, ALTERATION, REPAIR, ENLARGEMENT, RESTORATION, RELOCATION OR MOVING OF BUILDINGS.

102.7 MOVED BUILDINGS.

ELECTRIC SYSTEMS THAT ARE A PART OF BUILDINGS OR STRUCTURES MOVED INTO OR WITHIN THE JURISDICTION SHALL COMPLY WITH THE PROVISIONS OF THIS CODE FOR NEW INSTALLATIONS.

102.8 REFERENCED CODES AND STANDARDS.

THE CODES AND STANDARDS REFERENCED IN THIS CODE SHALL BE THOSE THAT ARE LISTED IN INFORMATIVE ANNEX A, SUCH CODES AND STANDARDS SHALL BE CONSIDERED AS PART OF THE REQUIREMENTS OF THIS CODE TO THE PRESCRIBED EXTENT OF EACH SUCH REFERENCE AND AS FURTHER REGULATED IN SECTIONS 102.8.1 AND 102.8.2.

102.8.1 CONFLICTS.

WHERE CONFLICTS OCCUR BETWEEN PROVISIONS OF THIS CODE AND THE REFERENCED STANDARDS, THE PROVISIONS OF THIS CODE SHALL APPLY.

102.8.2 PROVISIONS IN REFERENCED CODES AND STANDARDS.

WHERE THE EXTENT OF THE REFERENCE TO A REFERENCED CODE OR STANDARD INCLUDES SUBJECT MATTER THAT IS WITHIN THE SCOPE OF THIS CODE, THE PROVISIONS OF THIS CODE, AS APPLICABLE, SHALL TAKE PRECEDENCE OVER THE PROVISIONS IN THE REFERENCED CODE OR STANDARD.

102.9 REQUIREMENTS NOT COVERED BY CODE.
ANY REQUIREMENTS NECESSARY FOR THE STRENGTH, STABILITY OR
PROPER OPERATION OF AN EXISTING OR PROPOSED ELECTRIC SYSTEM, OR
FOR THE PUBLIC SAFETY, HEALTH AND GENERAL WELFARE, NOT
SPECIFICALLY COVERED BY THIS CODE SHALL BE DETERMINED BY THE
BUILDING OFFICIAL.

102.10 OTHER LAWS.

THE PROVISIONS OF THIS CODE SHALL NOT BE DEEMED TO NULLIFY ANY
PROVISIONS OF LOCAL, STATE OR FEDERAL LAW.

102.11 APPLICATION OF REFERENCES.

REFERENCE TO CHAPTER SECTION NUMBERS, OR TO PROVISIONS NOT
SPECIFICALLY IDENTIFIED BY NUMBER, SHALL BE CONSTRUED TO REFER
TO SUCH CHAPTER, SECTION OR PROVISION OF THIS CODE.

SECTION 103

DEPARTMENT OF BUILDING SAFETY

103.1 APPOINTMENT.

THE BUILDING OFFICIAL AND THE DEPUTY BUILDING OFFICIAL SHALL BE
APPOINTED BY THE CHIEF APPOINTING AUTHORITY OF THE JURISDICTION.

103.2 DEPUTIES.

IN ACCORDANCE WITH THE PRESCRIBED PROCEDURES OF THIS
JURISDICTION AND WITH THE CONCURRENCE OF THE APPOINTING
AUTHORITY, THE DEPARTMENT OF BUILDING SAFETY SHALL HAVE THE
AUTHORITY TO APPOINT RELATED TECHNICAL OFFICERS, INSPECTORS
AND OTHER EMPLOYEES. SUCH EMPLOYEES SHALL HAVE POWERS AS
DELEGATED BY THE BUILDING OFFICIAL.

103.3 LIABILITY.

THE BUILDING OFFICIAL, MEMBER OF THE BOARD OF APPEALS, A
MEMBER OF THE HARFORD COUNTY ELECTRIC BOARD OR EMPLOYEE
CHARGED WITH THE ENFORCEMENT OF THIS CODE, WHILE ACTING FOR
THE JURISDICTION IN GOOD FAITH AND WITHOUT MALICE IN THE
DISCHARGE OF THE DUTIES REQUIRED BY THIS CODE OR OTHER
PERTINENT LAW OR ORDINANCE, SHALL NOT THEREBY BE RENDERED
CIVILLY OR CRIMINALLY LIABLE PERSONALLY, AND IS HEREBY RELIEVED
FROM ALL PERSONAL LIABILITY FOR ANY DAMAGE ACCRUING TO
PERSONS OR PROPERTY AS A RESULT OF ANY ACT OR BY REASON OF AN
ACT OR OMISSION IN THE DISCHARGE OF OFFICIAL DUTIES.

103.3.1 LEGAL DEFENSE.

ANY SUIT OR CRIMINAL COMPLAINT INSTITUTED AGAINST ANY OFFICER
OR EMPLOYEE BECAUSE OF AN ACT PERFORMED BY THAT OFFICER OR
EMPLOYEE IN THE LAWFUL DISCHARGE OF DUTIES AND UNDER THE
PROVISIONS OF THIS CODE SHALL BE DEFENDED BY THE LEGAL
REPRESENTATIVE OF THE JURISDICTION UNTIL THE FINAL TERMINATION
OF THE PROCEEDINGS. THE BUILDING OFFICIAL OR ANY SUBORDINATE
SHALL NOT BE LIABLE FOR COSTS IN ANY ACTION, SUIT OR PROCEEDING
THAT IS INSTITUTED IN PURSUANCE OF THE PROVISIONS OF THIS CODE.

SECTION 104

DUTIES AND POWERS OF THE BUILDING OFFICIAL

104.1 GENERAL.

THE BUILDING OFFICIAL IS HEREBY AUTHORIZED AND DIRECTED TO
ENFORCE THE PROVISIONS OF THIS CODE. THE BUILDING OFFICIAL SHALL
HAVE THE AUTHORITY TO RENDER INTERPRETATIONS OF THIS CODE AND
TO ADOPT POLICIES AND PROCEDURES IN ORDER TO CLARIFY THE
APPLICATION OF ITS PROVISIONS. SUCH INTERPRETATIONS, POLICIES
AND PROCEDURES SHALL BE IN COMPLIANCE WITH THE INTENT AND
PURPOSE OF THIS CODE. SUCH POLICIES AND PROCEDURES SHALL NOT
HAVE THE EFFECT OF WAIVING REQUIREMENTS SPECIFICALLY PROVIDED FOR IN THIS CODE.

104.2 APPLICATIONS AND PERMITS.
THE BUILDING OFFICIAL SHALL RECEIVE APPLICATIONS, REVIEW CONSTRUCTION DOCUMENTS AND ISSUE PERMITS FOR THE INSTALLATION AND ALTERATION OF ELECTRIC SYSTEMS, INSPECT THE PREMISES FOR WHICH SUCH PERMITS HAVE BEEN ISSUED, AND ENFORCE COMPLIANCE WITH THE PROVISIONS OF THIS CODE.

104.3 INSPECTIONS.
THE BUILDING OFFICIAL SHALL MAKE ALL THE REQUIRED INSPECTIONS, OR SHALL ACCEPT REPORTS OF INSPECTION BY APPROVED AGENCIES OR INDIVIDUALS. REPORTS OF SUCH INSPECTIONS SHALL BE IN WRITING AND BE CERTIFIED BY A RESPONSIBLE OFFICER OF SUCH APPROVED AGENCY OR BY THE RESPONSIBLE INDIVIDUAL. THE BUILDING OFFICIAL IS AUTHORIZED TO ENGAGE SUCH EXPERT OPINION AS DEEMED NECESSARY TO REPORT ON UNUSUAL TECHNICAL ISSUES THAT ARISE, SUBJECT TO THE APPROVAL OF THE APPOINTING AUTHORITY.

104.4 RIGHT OF ENTRY.
WHERE IT IS NECESSARY TO MAKE AN INSPECTION TO ENFORCE THE PROVISIONS OF THIS CODE, OR WHERE THE BUILDING OFFICIAL HAS REASONABLE CAUSE TO BELIEVE THAT THERE EXISTS IN ANY BUILDING OR UPON ANY PREMISES ANY CONDITIONS OR VIOLATIONS OF THIS CODE THAT MAKE THE BUILDING OR PREMISES UNSAFE, DANGEROUS OR HAZARDOUS, THE BUILDING OFFICIAL SHALL HAVE THE AUTHORITY TO ENTER THE BUILDING OR PREMISES AT ALL REASONABLE TIMES TO INSPECT OR TO PERFORM THE DUTIES IMPOSED UPON THE BUILDING OFFICIAL BY THIS CODE. IF SUCH BUILDING OR PREMISES IS OCCUPIED,
THE BUILDING OFFICIAL SHALL PRESENT CREDENTIALS TO THE OCCUPANT AND REQUEST ENTRY. IF SUCH BUILDING OR PREMISES IS UNOCCUPIED, THE BUILDING OFFICIAL SHALL FIRST MAKE A REASONABLE EFFORT TO LOCATE THE OWNER, THE OWNER’S AUTHORIZED AGENT OR OTHER PERSON HAVING CHARGE OR CONTROL OF THE BUILDING OR PREMISES AND REQUEST ENTRY. IF ENTRY IS REFUSED, THE BUILDING OFFICIAL SHALL HAVE RECOURSE TO EVERY REMEDY PROVIDED BY LAW TO SECURE ENTRY.

WHERE THE BUILDING OFFICIAL SHALL HAVE FIRST OBTAINED A PROPER INSPECTION WARRANT OR OTHER REMEDY PROVIDED BY LAW TO SECURE ENTRY, NO OWNER, OWNER’S AUTHORIZED AGENT, OCCUPANT OR PERSON HAVING CHARGE, CARE OR CONTROL OF ANY BUILDING OR PREMISES SHALL FAIL OR NEGLECT, AFTER PROPER REQUEST IS MADE AS HEREIN PROVIDED, TO PROMPTLY PERMIT ENTRY THEREIN BY THE BUILDING OFFICIAL FOR THE PURPOSE OF INSPECTION AND EXAMINATION PURSUANT TO THIS CODE.

104.5 IDENTIFICATION.

THE BUILDING OFFICIAL SHALL CARRY PROPER IDENTIFICATION WHEN INSPECTING STRUCTURES OR PREMISES IN THE PERFORMANCE OF DUTIES UNDER THIS CODE.

104.6 NOTICES AND ORDERS.

THE BUILDING OFFICIAL SHALL ISSUE ALL NECESSARY NOTICES OR ORDERS TO ENSURE COMPLIANCE WITH THIS CODE.

104.7 DEPARTMENT RECORDS.

THE BUILDING OFFICIAL SHALL KEEP OFFICIAL RECORDS OF APPLICATIONS RECEIVED, PERMITS AND CERTIFICATES ISSUED, FEES COLLECTED, REPORTS OF INSPECTIONS, AND NOTICES AND ORDERS
ISSUED. SUCH RECORDS SHALL BE RETAINED IN THE OFFICIAL RECORDS FOR THE PERIOD REQUIRED FOR THE RETENTION OF PUBLIC RECORDS.

SECTION 105
APPROVAL

105.1 MODIFICATIONS.
WHERE THERE ARE PRACTICAL DIFFICULTIES INVOLVED IN CARRYING OUT THE PROVISIONS OF THIS CODE, THE BUILDING OFFICIAL SHALL HAVE THE AUTHORITY TO GRANT MODIFICATIONS FOR INDIVIDUAL CASES, UPON APPLICATION OF THE OWNER OR OWNER’S AUTHORIZED AGENT, PROVIDED THE BUILDING OFFICIAL SHALL FIRST FIND THAT SPECIAL INDIVIDUAL REASON MAKES THE STRICT LETTER OF THIS CODE IMPRACTICAL AND THE MODIFICATION CONFORMS TO THE INTENT AND PURPOSE OF THIS CODE AND THAT SUCH MODIFICATION DOES NOT LESSEN HEALTH, LIFE AND FIRE SAFETY REQUIREMENTS. THE DETAILS OF ACTION GRANTING MODIFICATIONS SHALL BE RECORDED AND ENTERED IN THE FILES OF THE DEPARTMENT.

105.2 ALTERNATIVE MATERIALS, METHODS AND EQUIPMENT.
THE PROVISIONS OF THIS CODE ARE NOT INTENDED TO PREVENT THE INSTALLATION OF ANY MATERIAL OR TO PROHIBIT ANY METHOD OF CONSTRUCTION NOT SPECIFICALLY PRESCRIBED BY THIS CODE, PROVIDED THAT ANY SUCH ALTERNATIVE HAS BEEN APPROVED. AN ALTERNATIVE MATERIAL OR METHOD OF CONSTRUCTION SHALL BE APPROVED WHERE THE BUILDING OFFICIAL FINDS THAT THE PROPOSED ALTERNATIVE MATERIAL, METHOD OR EQUIPMENT COMPLIES WITH THE INTENT OF THE PROVISIONS OF THIS CODE AND IS NOT LESS THAN THE EQUIVALENT OF THAT PRESCRIBED IN THIS CODE. WHERE THE ALTERNATIVE MATERIAL, DESIGN OR METHOD OF CONSTRUCTION IS NOT
APPROVED, THE BUILDING OFFICIAL SHALL RESPOND IN WRITING, STATING THE REASONS WHY THE ALTERNATIVE WAS NOT APPROVED.

105.2.1 RESEARCH REPORTS.
SUPPORTING DATA, WHERE NECESSARY TO ASSIST IN THE APPROVAL OF MATERIALS OR ASSEMBLIES NOT SPECIFICALLY PROVIDED FOR IN THIS CODE, SHALL CONSIST OF VALID RESEARCH REPORTS FROM APPROVED SOURCES.

105.3 REQUIRED TESTING.
WHERE THERE IS INSUFFICIENT EVIDENCE OF COMPLIANCE WITH THE PROVISIONS OF THIS CODE, OR EVIDENCE THAT A MATERIAL OR METHOD DOES NOT CONFORM TO THE REQUIREMENTS OF THIS CODE, OR IN ORDER TO SUBSTANTIATE CLAIMS FOR ALTERNATE MATERIALS OR METHODS, THE BUILDING OFFICIAL SHALL HAVE THE AUTHORITY TO REQUIRE TESTS AS EVIDENCE OF COMPLIANCE TO BE MADE AT NO EXPENSE TO THE JURISDICTION.

105.3.1 TEST METHODS.
TEST METHODS SHALL BE AS SPECIFIED IN THIS CODE OR BY OTHER RECOGNIZED TEST STANDARDS. IN THE ABSENCE OF RECOGNIZED AND ACCEPTED TEST METHODS, THE BUILDING OFFICIAL SHALL APPROVE THE TESTING PROCEDURES.

105.3.2 TESTING AGENCY.
TESTS SHALL BE PERFORMED BY AN APPROVED AGENCY.

105.3.3 TEST REPORTS.
REPORTS OF TESTS SHALL BE RETAINED BY THE BUILDING OFFICIAL FOR THE PERIOD REQUIRED FOR RETENTION OF PUBLIC RECORDS.

105.4 APPROVED MATERIALS AND EQUIPMENT.
MATERIALS, EQUIPMENT AND DEVICES APPROVED BY THE BUILDING
OFFICIAL SHALL BE CONSTRUCTED AND INSTALLED IN ACCORDANCE WITH SUCH APPROVAL.

105.4.1 MATERIAL AND EQUIPMENT REUSE.
MATERIALS, EQUIPMENT AND DEVICES SHALL NOT BE REUSED UNLESS SUCH ELEMENTS HAVE BEEN RECONDITIONED, TESTED, PLACED IN GOOD AND PROPER WORKING CONDITION AND APPROVED.

SECTION 106
PERMITS

106.1 WHEN REQUIRED.
ANY OWNER, OWNER’S AUTHORIZED AGENT OR CONTRACTOR WHO DESIRES TO CONSTRUCT, ENLARGE, ALTER, REPAIR, MOVE, DEMOLISH OR CHANGE THE OCCUPANCY OF A BUILDING OR STRUCTURE, OR TO ERECT, INSTALL, ENLARGE, ALTER, REPAIR, REMOVE, CONVERT OR REPLACE ANY ELECTRIC SYSTEM, THE INSTALLATION OF WHICH IS REGULATED BY THIS CODE, OR TO CAUSE ANY SUCH WORK TO BE PERFORMED, SHALL FIRST MAKE APPLICATION TO THE BUILDING OFFICIAL AND OBTAIN THE REQUIRED PERMIT FOR THE WORK. ALL APPLICATIONS FOR PERMITS SHALL BE IN WRITING OR MADE ELECTRONICALLY AND ON FORMS PRESCRIBED BY THE DEPARTMENT. ALL APPLICATIONS, EXCEPT THOSE BY HOMEOWNERS PURSUANT TO § 105-12, SHALL BE SIGNED BY A MASTER, LIMITED OR RESTRICTED ELECTRICIAN. EACH APPLICATION SHALL DESCRIBE THE WORK TO BE DONE AND THE LOCATION AND SHALL BE ACCOMPANIED BY PLANS, SPECIFICATIONS AND SCHEDULES THAT ARE NECESSARY TO DETERMINE WHETHER THE INSTALLATION WILL CONFORM TO THE PROVISIONS OF THIS CHAPTER.

106.2 EXEMPT WORK.
THE FOLLOWING WORK SHALL BE EXEMPT FROM THE REQUIREMENT FOR A PERMIT:

1. NO PERMIT SHALL BE REQUIRED FOR MINOR REPAIRS OR MINOR INSTALLATIONS AS DEFINED IN § 105-3 OF THIS CHAPTER WHEN THE INSTALLATION IS DONE BY A MASTER ELECTRICIAN.

2. NO PERMIT SHALL BE REQUIRED FOR INSTALLATIONS OF COMMUNICATION OR SIGNALING CIRCUITS OPERATING AT 50 VOLTS OR LESS WITHIN ANY PORTION OF A DWELLING UNIT UNLESS THAT WORK IS IN CONJUNCTION WITH ADDITIONAL WORK THAT WOULD NECESSITATE THE ISSUANCE OF A BUILDING PERMIT AS REQUIRED BY CHAPTER 82 OF THE HARFORD COUNTY CODE.

EXEMPTION FROM THE PERMIT REQUIREMENTS OF THIS CODE SHALL NOT BE DEEMED TO GRANT AUTHORIZATION FOR ANY WORK TO BE DONE IN VIOLATION OF THE PROVISIONS OF THIS CODE OR ANY OTHER LAWS OR ORDINANCES OF THIS JURISDICTION.

**106.3 APPLICATION FOR PERMIT.**

EACH APPLICATION FOR A PERMIT, WITH THE REQUIRED FEE, SHALL BE FILED WITH THE BUILDING OFFICIAL ON A FORM FURNISHED FOR THAT PURPOSE AND SHALL CONTAIN A GENERAL DESCRIPTION OF THE PROPOSED WORK AND ITS LOCATION. THE APPLICATION SHALL BE SIGNED BY AN INDIVIDUAL WHO SHALL MEET THE REQUIREMENTS OF THIS CHAPTER. THE PERMIT APPLICATION SHALL INDICATE THE PROPOSED OCCUPANCY OF ALL PARTS OF THE BUILDING AND OF THAT PORTION OF THE SITE OR LOT, IF ANY, NOT COVERED BY THE BUILDING OR STRUCTURE AND SHALL CONTAIN SUCH OTHER INFORMATION REQUIRED BY THE BUILDING OFFICIAL.

**106.3.1 CONSTRUCTION DOCUMENTS.**
CONSTRUCTION DOCUMENTS, ENGINEERING CALCULATIONS, DIAGRAMS
AND OTHER SUCH DATA SHALL BE SUBMITTED IN TWO OR MORE SETS
WITH EACH APPLICATION FOR A PERMIT. THE BUILDING OFFICIAL SHALL
REQUIRE CONSTRUCTION DOCUMENTS, COMPUTATIONS AND
SPECIFICATIONS TO BE PREPARED AND DESIGNED BY A REGISTERED
DESIGN PROFESSIONAL WHERE REQUIRED BY STATE LAW.
CONSTRUCTION DOCUMENTS SHALL BE DRAWN TO SCALE AND SHALL BE
OF SUFFICIENT CLARITY TO INDICATE THE LOCATION, NATURE AND
EXTENT OF THE WORK PROPOSED AND SHOW IN DETAIL THAT THE WORK
CONFORMS TO THE PROVISIONS OF THIS CODE. CONSTRUCTION
DOCUMENTS FOR BUILDINGS MORE THAN 2 STORIES IN HEIGHT SHALL
INDICATE WHERE PENETRATIONS WILL BE MADE FOR PIPES, FITTINGS
AND COMPONENTS AND SHALL INDICATE THE MATERIALS AND METHODS
FOR MAINTAINING REQUIRED STRUCTURAL SAFETY, FIRE-RESISTANCE
RATING AND FIREBLOCKING.

EXCEPTION: THE BUILDING OFFICIAL SHALL HAVE THE AUTHORITY TO
WAIVE THE SUBMISSION OF CONSTRUCTION DOCUMENTS, CALCULATIONS
OR OTHER DATA IF THE NATURE OF THE WORK APPLIED FOR IS SUCH
THAT REVIEWING OF CONSTRUCTION DOCUMENTS IS NOT NECESSARY TO
DETERMINE COMPLIANCE WITH THIS CODE.

106.3.2 PRELIMINARY INSPECTION.
BEFORE A PERMIT IS ISSUED, THE BUILDING OFFICIAL SHALL BE
AUTHORIZED TO INSPECT AND EVALUATE THE SYSTEMS, EQUIPMENT,
BUILDINGS, DEVICES, PREMISES AND SPACES OR AREAS TO BE USED.

106.3.3 TIME LIMITATION OF APPLICATION.
AN APPLICATION FOR A PERMIT FOR ANY PROPOSED WORK SHALL BE
DEEMED TO HAVE BEEN ABANDONED 180 DAYS AFTER THE DATE OF
FILING, UNLESS SUCH APPLICATION HAS BEEN PURSUED IN GOOD FAITH
OR A PERMIT HAS BEEN ISSUED; EXCEPT THAT THE BUILDING OFFICIAL
SHALL HAVE THE AUTHORITY TO GRANT ONE OR MORE EXTENSIONS OF
TIME FOR ADDITIONAL PERIODS NOT EXCEEDING 180 DAYS EACH. THE
EXTENSION SHALL BE REQUESTED IN WRITING AND JUSTIFIABLE CAUSE
DEMONSTRATED.

106.3.4 EMERGENCY WORK.
WHEN WORK OF AN EMERGENCY NATURE MUST BE PERFORMED TO
RECTIFY A CONDITION THAT IS POTENTIALLY HAZARDOUS TO LIFE,
HEALTH OR PROPERTY, THE MASTER ELECTRICIAN MAY UNDERTAKE
SUCH WORK PRIOR TO THE ISSUANCE OF A PERMIT, BUT HE OR SHE SHALL
NOTIFY THE AUTHORITY HAVING JURISDICTION OVER THE EMERGENCY
AND SHALL OBTAIN A PERMIT FOR DOING SUCH WORK WITHIN 48 HOURS
OF THE COMMENCEMENT OF THE WORK.

106.4 BY WHOM APPLICATION IS MADE.
APPLICATION FOR A PERMIT SHALL BE MADE BY THE PERSON OR AGENT
TO INSTALL ALL OR PART OF ANY ELECTRIC SYSTEM. THE APPLICANT
SHALL MEET ALL QUALIFICATIONS ESTABLISHED BY STATUTE, OR BY
RULES PROMULGATED BY THIS CODE, OR BY ORDINANCE OR BY
RESOLUTION. THE FULL NAME AND ADDRESS OF THE APPLICANT SHALL
BE STATED IN THE APPLICATION.

106.5 PERMIT ISSUANCE.
The application, construction documents and other data filed
by an applicant for permit shall be reviewed by the building
official. If the building official finds that the proposed work
conforms to the requirements of this code and all laws and
ordinances applicable thereto, and that the fees specified in
SECTION 106.6 HAVE BEEN PAID, A PERMIT SHALL BE ISSUED TO THE APPLICANT.

106.5.1 APPROVED CONSTRUCTION DOCUMENTS.
WHEN THE BUILDING OFFICIAL ISSUES THE PERMIT WHERE CONSTRUCTION DOCUMENTS ARE REQUIRED, THE CONSTRUCTION DOCUMENTS SHALL BE ENDORSED IN WRITING AND STAMPED “APPROVED.” SUCH APPROVED CONSTRUCTION DOCUMENTS SHALL NOT BE CHANGED, MODIFIED OR ALTERED WITHOUT AUTHORIZATION FROM THE BUILDING OFFICIAL. WORK SHALL BE DONE IN ACCORDANCE WITH THE APPROVED CONSTRUCTION DOCUMENTS.
THE BUILDING OFFICIAL SHALL HAVE THE AUTHORITY TO ISSUE A PERMIT FOR THE CONSTRUCTION OF A PART OF AN ELECTRIC SYSTEM BEFORE THE ENTIRE CONSTRUCTION DOCUMENTS FOR THE WHOLE SYSTEM HAVE BEEN SUBMITTED OR APPROVED, PROVIDED ADEQUATE INFORMATION AND DETAILED STATEMENTS HAVE BEEN FILED COMPLYING WITH ALL PERTINENT REQUIREMENTS OF THIS CODE. THE HOLDERS OF SUCH PERMIT SHALL PROCEED AT THEIR OWN RISK WITHOUT ASSURANCE THAT THE PERMIT FOR THE ENTIRE ELECTRIC SYSTEM WILL BE GRANTED.

106.5.2 VALIDITY.
THE ISSUANCE OF A PERMIT OR APPROVAL OF CONSTRUCTION DOCUMENTS SHALL NOT BE CONSTRUED TO BE A PERMIT FOR, OR AN APPROVAL OF, ANY VIOLATION OF ANY OF THE PROVISIONS OF THIS CODE OR ANY OTHER ORDINANCE OF THE JURISDICTION. A PERMIT PRESUMING TO GIVE AUTHORITY TO VIOLATE OR CANCEL THE PROVISIONS OF THIS CODE SHALL NOT BE VALID.
THE ISSUANCE OF A PERMIT BASED UPON CONSTRUCTION DOCUMENTS
AND OTHER DATA SHALL NOT PREVENT THE BUILDING OFFICIAL FROM THEREAFTER REQUIRING THE CORRECTION OF ERRORS IN SAID CONSTRUCTION DOCUMENTS AND OTHER DATA OR FROM PREVENTING BUILDING OPERATIONS BEING CARRIED ON THEREUNDER WHERE IN VIOLATION OF THIS CODE OR OF OTHER ORDINANCES OF THIS JURISDICTION.

106.5.3 EXPIRATION.

EVERY PERMIT ISSUED BY THE BUILDING OFFICIAL UNDER THE PROVISIONS OF THIS CODE SHALL EXPIRE BY LIMITATION AND BECOME NULL AND VOID IF THE WORK AUTHORIZED BY SUCH PERMIT IS NOT COMMENCED WITHIN 1 YEAR FROM THE DATE OF SUCH PERMIT, OR IF THE WORK AUTHORIZED BY SUCH PERMIT IS SUSPENDED OR ABANDONED AT ANY TIME AFTER THE WORK IS COMMENCED FOR A PERIOD OF 180 DAYS.

106.5.4 EXTENSIONS.

ANY PERMITTEE HOLDING AN UNEXPIRED PERMIT SHALL HAVE THE RIGHT TO APPLY FOR AN EXTENSION OF THE TIME WITHIN WHICH THE PERMITTEE WILL COMMENCE WORK UNDER THAT PERMIT WHEN WORK IS UNABLE TO BE COMMENCED WITHIN THE TIME REQUIRED BY THIS SECTION FOR GOOD AND SATISFACTORY REASONS. THE BUILDING OFFICIAL SHALL EXTEND THE TIME FOR ACTION BY THE PERMITTEE FOR A PERIOD NOT EXCEEDING 180 DAYS IF THERE IS REASONABLE CAUSE.

106.5.5 SUSPENSION OR REVOCATION OF PERMIT.

THE BUILDING OFFICIAL SHALL HAVE THE AUTHORITY TO SUSPEND OR REVOKE A PERMIT ISSUED UNDER THE PROVISIONS OF THIS CODE WHEREVER THE PERMIT IS ISSUED IN ERROR OR ON THE BASIS OF INCORRECT, INACCURATE OR INCOMPLETE INFORMATION, OR IN VIOLATION OF ANY ORDINANCE OR REGULATION OR ANY OF THE
PROVISIONS OF THIS CODE.

106.5.1 WITHHOLDING PERMITS.

THE BUILDING OFFICIAL MAY WITHHOLD THE ISSUANCE OF AN ELECTRICAL PERMIT IF THE APPLICANT HAS FAILED TO REMEDY OR CORRECT ANY VIOLATIONS OF THIS CODE ON ANY PREVIOUS PERMITS WITHIN 90 CALENDAR DAYS FROM THE TIME FOR WHICH THE APPLICANT HAS BEEN CITED BY THE DEPARTMENT OF BUILDING SAFETY.

106.5.6 RETENTION OF CONSTRUCTION DOCUMENTS.

ONE SET OF APPROVED CONSTRUCTION DOCUMENTS SHALL BE RETAINED BY THE BUILDING OFFICIAL FOR A PERIOD OF NOT LESS THAN 180 DAYS FROM DATE OF COMPLETION OF THE PERMITTED WORK, OR AS REQUIRED BY STATE OR LOCAL LAWS. ONE SET OF APPROVED CONSTRUCTION DOCUMENTS SHALL BE RETURNED TO THE APPLICANT, AND SAID SET SHALL BE KEPT ON THE SITE OF THE BUILDING OR WORK AT ALL TIMES DURING WHICH THE WORK AUTHORIZED THEREBY IS IN PROGRESS.

106.5.7 PREVIOUS APPROVALS.

THIS CODE SHALL NOT REQUIRE CHANGES IN THE CONSTRUCTION DOCUMENTS, CONSTRUCTION OR DESIGNATED OCCUPANCY OF A STRUCTURE FOR WHICH A LAWFUL PERMIT HAS BEEN HERETOFORE ISSUED OR OTHERWISE LAWFULLY AUTHORIZED.

106.5.8 POSTING OF PERMIT.

THE PERMIT OR A COPY SHALL BE KEPT ON THE SITE OF THE WORK UNTIL THE COMPLETION OF THE PROJECT.

106.5.9 TRANSFERRING PERMIT.

AN ELECTRICAL PERMIT MAY BE TRANSFERRED FROM ONE MASTER ELECTRICIAN TO ANOTHER MASTER ELECTRICIAN WITH THE WRITTEN PERMISSION OF THE OWNER OF THE PROPERTY OR THE OWNER’S AGENT.

106.6 FEES.

A PERMIT SHALL NOT BE ISSUED UNTIL THE FEES PRESCRIBED IN CHAPTER 157 OF THE HARFORD COUNTY CODE HAVE BEEN PAID, AND AN AMENDMENT TO A PERMIT SHALL NOT BE RELEASED UNTIL THE ADDITIONAL FEE, IF ANY, DUE TO AN INCREASE OF THE ELECTRIC SYSTEMS, HAS BEEN PAID.

106.6.1 WORK COMMENCING BEFORE PERMIT ISSUANCE.

ANY PERSON WHO COMMENCES ANY WORK ON AN ELECTRICAL SYSTEM BEFORE OBTAINING THE NECESSARY PERMITS SHALL BE SUBJECT TO A FEE ESTABLISHED BY THE BUILDING OFFICIAL THAT SHALL BE IN ADDITION TO THE REQUIRED PERMIT FEES UNLESS WAIVED BY THE BUILDING OFFICIAL PURSUANT TO ESTABLISHED POLICY.

106.6.2 FEE SCHEDULE.
THE FEES FOR ALL ELECTRIC WORK SHALL BE IN ACCORDANCE WITH
CHAPTER 157 OF THE HARFORD COUNTY CODE.

106.6.3 FEE REFUNDS.
REFUNDS SHALL BE ADMINISTERED IN ACCORDANCE WITH CHAPTER 157
OF THE HARFORD COUNTY CODE.

106.6.4 NOTICE UPON COMPLETION OF WORK.
UPON THE COMPLETION OF AN INSTALLATION REGULATED BY THIS
CHAPTER, IT SHALL BE UNLAWFUL FOR THE HOLDER OF A PERMIT ISSUED
HEREUNDER TO FAIL TO NOTIFY THE DEPARTMENT OF THE COMPLETION.
THE DEPARTMENT SHALL INSPECT THE INSTALLATION WITHIN 48 HOURS
OF THE NOTICE, EXCLUSIVE OF SATURDAYS, SUNDAYS AND HOLIDAYS,
OR AS SOON THEREAFTER AS IS PRACTICABLE.

SECTION 107
INSPECTIONS AND TESTING

107.1 GENERAL.
THE BUILDING OFFICIAL IS AUTHORIZED TO CONDUCT SUCH INSPECTIONS
AS ARE DEEMED NECESSARY TO DETERMINE COMPLIANCE WITH THE
PROVISIONS OF THIS CODE. CONSTRUCTION OR WORK FOR WHICH A
PERMIT IS REQUIRED SHALL BE SUBJECT TO INSPECTION BY THE
BUILDING OFFICIAL, AND SUCH CONSTRUCTION OR WORK SHALL REMAIN
ACCESSIBLE AND EXPOSED FOR INSPECTION PURPOSES UNTIL APPROVED.
APPROVAL AS A RESULT OF AN INSPECTION SHALL NOT BE CONSTRUED
TO BE AN APPROVAL OF A VIOLATION OF THE PROVISIONS OF THIS CODE
OR OF OTHER ORDINANCES OF THE JURISDICTION. INSPECTIONS
PRESUMING TO GIVE AUTHORITY TO VIOLATE OR CANCEL THE
PROVISIONS OF THIS CODE OR OF OTHER ORDINANCES OF THE
JURISDICTION SHALL NOT BE VALID. IT SHALL BE THE DUTY OF THE
PERMIT APPLICANT TO CAUSE THE WORK TO REMAIN ACCESSIBLE AND EXPOSED FOR INSPECTION PURPOSES. NEITHER THE BUILDING OFFICIAL NOR THE JURISDICTION SHALL BE LIABLE FOR EXPENSE ENTAILED IN THE REMOVAL OR REPLACEMENT OF ANY MATERIAL REQUIRED TO ALLOW INSPECTION.

107.2 REQUIRED INSPECTIONS AND TESTING.


1. UNDERGROUND INSPECTION SHALL BE MADE AFTER TRENCHES OR DITCHES ARE EXCAVATED AND BEDDED, PIPING INSTALLED, AND BEFORE ANY BACKFILL IS PUT IN PLACE.

2. ROUGH-IN INSPECTION SHALL BE MADE AFTER THE ROOF, FRAMING, FIREBLOCKING AND BRACING IS IN PLACE AND PRIOR TO THE INSTALLATION OF WALL OR CEILING MEMBRANES.

3. FINAL INSPECTION SHALL BE MADE AFTER THE BUILDING IS COMPLETE, ALL ELECTRIC FIXTURES ARE IN PLACE AND PROPERLY CONNECTED AND THE STRUCTURE IS READY FOR OCCUPANCY.

107.2.1 OTHER INSPECTIONS.

IN ADDITION TO THE INSPECTIONS SPECIFIED ABOVE, THE BUILDING OFFICIAL SHALL BE AUTHORIZED TO MAKE OR REQUIRE OTHER INSPECTIONS OF ANY CONSTRUCTION WORK TO ASCERTAIN COMPLIANCE WITH THE PROVISIONS OF THIS CODE AND OTHER LAWS THAT ARE
ENFORCED.

107.2.2 INSPECTION REQUESTS.

It shall be the duty of the holder of the permit or their duly authorized agent to notify the building official when work is ready for inspection. It shall be the duty of the permit holder to provide access to and means for inspections of such work that are required by this code.

107.2.3 APPROVAL REQUIRED.

Work shall not be done beyond the point indicated in each successive inspection without first obtaining the approval of the building official. The building official, upon notification, shall make the requested inspections and shall either indicate the portion of the construction that is satisfactory as completed, or notify the permit holder or his or her agent wherein the same fails to comply with this code. Any portions that do not comply shall be corrected and such portion shall not be covered or concealed until authorized by the building official.

107.2.3.1 COVERED INSTALLATIONS.

When any part of an installation regulated by this chapter is to be hidden from view by the permanent placement of part of a building, the person making the installation shall notify the department, and such installation shall not be concealed until it has been inspected and approved by the department, provided that on large installations where the concealment of electrical equipment proceeds continuously, the person installing the same shall give the department notice thereof.
SO THAT INSPECTIONS MAY BE MADE PERIODICALLY DURING THE PROGRESS OF THE WORK.

107.2.3.2 APPROVAL REQUIRED.

THE DEPARTMENT SHALL HAVE THE AUTHORITY TO REMOVE OR REQUIRE THE REMOVAL OF ANY STRUCTURE THAT PREVENTS PROPER INSPECTION OF ANY ELECTRICAL EQUIPMENT.

107.2.4 APPROVED AGENCIES.

THE BUILDING OFFICIAL IS AUTHORIZED TO ACCEPT REPORTS OF APPROVED INSPECTION AGENCIES, PROVIDED THAT SUCH AGENCIES SATISFY THE REQUIREMENTS AS TO QUALIFICATIONS AND RELIABILITY.

107.2.5 EVALUATION AND FOLLOW-UP INSPECTION SERVICES.

PRIOR TO THE APPROVAL OF A CLOSED, PREFABRICATED ELECTRIC SYSTEM AND THE ISSUANCE OF A ELECTRIC PERMIT, THE BUILDING OFFICIAL SHALL REQUIRE THE SUBMITTAL OF AN EVALUATION REPORT ON EACH PREFABRICATED ELECTRIC SYSTEM INDICATING THE COMPLETE DETAILS OF THE ELECTRIC SYSTEM, INCLUDING A DESCRIPTION OF THE SYSTEM AND ITS COMPONENTS, THE BASIS UPON WHICH THE ELECTRIC SYSTEM IS BEING EVALUATED, TEST RESULTS AND SIMILAR INFORMATION, AND OTHER DATA AS NECESSARY FOR THE BUILDING OFFICIAL TO DETERMINE CONFORMANCE TO THIS CODE.

107.2.5.1 EVALUATION SERVICE.

THE BUILDING OFFICIAL SHALL DESIGNATE THE EVALUATION SERVICE OF AN APPROVED AGENCY AS THE EVALUATION AGENCY, AND REVIEW SUCH AGENCY’S EVALUATION REPORT FOR ADEQUACY AND CONFORMANCE TO THIS CODE.

107.2.5.2 FOLLOW-UP INSPECTION.

EXCEPT WHERE READY ACCESS IS PROVIDED TO ALL ELECTRIC SYSTEMS,
SERVICE EQUIPMENT AND ACCESSORIES FOR COMPLETE INSPECTION AT
THE SITE WITHOUT DISASSEMBLY OR DISMANTLING, THE BUILDING
OFFICIAL SHALL CONDUCT THE FREQUENCY OF IN-PLANT INSPECTIONS
NECESSARY TO ENSURE CONFORMANCE TO THE APPROVED EVALUATION
REPORT OR SHALL DESIGNATE AN INDEPENDENT, APPROVED INSPECTION
AGENCY TO CONDUCT SUCH INSPECTIONS. THE INSPECTION AGENCY
SHALL FURNISH THE BUILDING OFFICIAL WITH THE FOLLOW-UP
INSPECTION MANUAL AND A REPORT OF INSPECTIONS UPON REQUEST,
AND THE ELECTRIC SYSTEM SHALL HAVE AN IDENTIFYING LABEL
PERMANENTLY AFFIXED TO THE SYSTEM INDICATING THAT FACTORY
INSPECTIONS HAVE BEEN PERFORMED.

107.2.5.3 TEST AND INSPECTION RECORDS.

REQUIRED TEST AND INSPECTION RECORDS SHALL BE AVAILABLE TO THE
BUILDING OFFICIAL AT ALL TIMES DURING THE FABRICATION OF THE
ELECTRIC SYSTEM AND THE ERECTION OF THE BUILDING, OR SUCH
RECORDS AS THE BUILDING OFFICIAL DESIGNATES SHALL BE FILED.

107.3 SPECIAL INSPECTIONS.

SPECIAL INSPECTIONS OF ALTERNATIVE ENGINEERED DESIGN ELECTRIC
SYSTEMS SHALL BE CONDUCTED IN ACCORDANCE WITH SECTIONS 107.3.1
AND 107.3.2.

107.3.1 PERIODIC INSPECTION.

THE REGISTERED DESIGN PROFESSIONAL OR DESIGNATED INSPECTOR
SHALL PERIODICALLY INSPECT AND OBSERVE THE ALTERNATIVE
ENGINEERED DESIGN TO DETERMINE THAT THE INSTALLATION IS IN
ACCORDANCE WITH THE APPROVED CONSTRUCTION DOCUMENTS.
DISCREPANCIES SHALL BE BROUGHT TO THE IMMEDIATE ATTENTION OF
THE ELECTRIC CONTRACTOR FOR CORRECTION. RECORDS SHALL BE KEPT
OF ALL INSPECTIONS.

107.3.2 WRITTEN REPORT.

THE REGISTERED DESIGN PROFESSIONAL SHALL SUBMIT A FINAL REPORT IN WRITING TO THE BUILDING OFFICIAL UPON COMPLETION OF THE INSTALLATION, CERTIFYING THAT THE ALTERNATIVE ENGINEERED DESIGN CONFORMS TO THE APPROVED CONSTRUCTION DOCUMENTS. A NOTICE OF APPROVAL FOR THE ELECTRIC SYSTEM SHALL NOT BE ISSUED UNTIL A WRITTEN CERTIFICATION HAS BEEN SUBMITTED.

107.4 TESTING.

ELECTRIC WORK AND SYSTEMS SHALL BE TESTED AS REQUIRED IN SECTION 312 AND IN ACCORDANCE WITH SECTIONS 107.4.1 THROUGH 107.4.3. TESTS SHALL BE MADE BY THE PERMIT HOLDER AND OBSERVED BY THE BUILDING OFFICIAL.

107.4.1 NEW, ALTERED, EXTENDED OR REPAIRED SYSTEMS.

NEW ELECTRIC SYSTEMS AND PARTS OF EXISTING SYSTEMS THAT HAVE BEEN ALTERED, EXTENDED OR REPAIRED SHALL BE INSPECTED AND/OR TESTED IN ACCORDANCE WITH THIS CHAPTER.

107.4.2 EQUIPMENT, MATERIAL AND LABOR FOR TESTS.

EQUIPMENT, MATERIAL AND LABOR REQUIRED FOR TESTING AN ELECTRIC SYSTEM OR PART THEREOF SHALL BE FURNISHED BY THE PERMIT HOLDER.

107.4.3 REINSPECTION AND TESTING.

WHERE ANY WORK OR INSTALLATION DOES NOT PASS ANY INITIAL TEST OR INSPECTION, THE NECESSARY CORRECTIONS SHALL BE MADE TO COMPLY WITH THIS CODE. THE WORK OR INSTALLATION SHALL THEN BE RESUBMITTED TO THE BUILDING OFFICIAL FOR INSPECTION AND TESTING.

107.5 APPROVAL.
AFTER THE PRESCRIBED TESTS AND INSPECTIONS INDICATE THAT THE WORK COMPLIES IN ALL RESPECTS WITH THIS CODE, A NOTICE OF APPROVAL SHALL BE ISSUED BY THE BUILDING OFFICIAL.

107.5.1 REVOCATION.
THE BUILDING OFFICIAL IS AUTHORIZED TO, IN WRITING, SUSPEND OR REVOKE A NOTICE OF APPROVAL ISSUED UNDER THE PROVISIONS OF THIS CODE WHEREVER THE NOTICE IS ISSUED IN ERROR, OR ON THE BASIS OF INCORRECT INFORMATION SUPPLIED, OR WHERE IT IS DETERMINED THAT THE BUILDING OR STRUCTURE, PREMISE OR PORTION THEREOF IS IN VIOLATION OF ANY ORDINANCE OR REGULATION OR ANY OF THE PROVISIONS OF THIS CODE.

107.6 TEMPORARY CONNECTION.
THE BUILDING OFFICIAL SHALL HAVE THE AUTHORITY TO AUTHORIZE THE TEMPORARY CONNECTION OF THE BUILDING OR SYSTEM TO THE UTILITY SOURCE FOR THE PURPOSE OF TESTING ELECTRIC SYSTEMS OR FOR USE UNDER A TEMPORARY CERTIFICATE OF OCCUPANCY.

107.7 CONNECTION OF SERVICE UTILITIES.
A PERSON SHALL NOT MAKE CONNECTIONS FROM A UTILITY, SOURCE OF ENERGY, FUEL, POWER, WATER SYSTEM OR SEWER SYSTEM TO ANY BUILDING OR SYSTEM THAT IS REGULATED BY THIS CODE FOR WHICH A PERMIT IS REQUIRED UNTIL AUTHORIZED BY THE BUILDING OFFICIAL.

107.7.1 CUT IN CERTIFICATE.
NO ELECTRICAL LIGHT OR POWER COMPANY SHALL SUPPLY ELECTRICITY OR POWER TO ANY ELECTRICAL EQUIPMENT FOR WHICH A PERMIT FOR THE INSTALLATION IS REQUIRED UNDER THIS CHAPTER, AND NO PERSON SHALL CONNECT ANY ELECTRICAL EQUIPMENT TO A SUPPLY OF ELECTRICITY OR POWER, EXCEPT IN ACCORDANCE WITH A CUT-IN
CERTIFICATE ISSUED BY THE DEPARTMENT.

IF, AFTER THE INSPECTION, THE DEPARTMENT FINDS THE INSTALLATION TO BE IN CONFORMITY WITH THE PROVISIONS OF THIS CHAPTER, IT SHALL ISSUE A CUT-IN CERTIFICATE AUTHORIZING THE USE OF THE INSTALLATION AND ITS CONNECTION TO THE SUPPLY OF ELECTRICITY AND POWER AND SHALL SEND THE CERTIFICATE TO THE ELECTRIC LIGHT OR POWER COMPANY SUPPLYING ELECTRICITY. THE CERTIFICATES MAY BE ISSUED FOR AN ENTIRE INSTALLATION OR A PART OF THE INSTALLATION.

TEMPORARY CUT-IN CERTIFICATES SHALL BE ISSUED FOR TEMPORARY INSTALLATIONS AUTHORIZED PURSUANT TO § 106.3.4 OF ANNEX H, AND THE CERTIFICATES SHALL SET FORTH THEIR EXPIRATION DATE, SHALL EXPIRE UPON THAT DATE UNLESS EXTENDED AND SHALL BE CANCELLED BY THE BUILDING OFFICIAL AT ANY TIME IF THE INSTALLATION IS NOT MAINTAINED IN ACCORDANCE WITH THE ELECTRICAL CODE.

**107.8 CERTIFICATION REQUIRED**

IT SHALL BE UNLAWFUL FOR ANY PERSON TO INSTALL ELECTRICAL EQUIPMENT NOT HAVING THE CERTIFICATION OF AN INSPECTION AUTHORITY APPROVED BY THE DEPARTMENT.

**SECTION 108**

**VIOLATIONS**

**108.1 UNLAWFUL ACTS.**

IT SHALL BE UNLAWFUL FOR ANY PERSON, FIRM OR CORPORATION TO ERECT, CONSTRUCT, ALTER, REPAIR, REMOVE, DEMOLISH OR UTILIZE ANY ELECTRIC, OR CAUSE SAME TO BE DONE, IN CONFLICT WITH OR IN VIOLATION OF ANY OF THE PROVISIONS OF THIS CODE.

**108.2 NOTICE OF VIOLATION.**
THE BUILDING OFFICIAL SHALL SERVE A NOTICE OF VIOLATION OR ORDER TO THE PERSON RESPONSIBLE FOR THE ERECTION, INSTALLATION, ALTERATION, EXTENSION, REPAIR, REMOVAL OR DEMOLITION OF ELECTRIC WORK IN VIOLATION OF THE PROVISIONS OF THIS CODE, OR IN VIOLATION OF A DETAIL STATEMENT OR THE APPROVED CONSTRUCTION DOCUMENTS THEREUNDER, OR IN VIOLATION OF A PERMIT OR CERTIFICATE ISSUED UNDER THE PROVISIONS OF THIS CODE. SUCH ORDER SHALL DIRECT THE DISCONTINUANCE OF THE ILLEGAL ACTION OR CONDITION AND THE ABATEMENT OF THE VIOLATION.

108.3 PROSECUTION OF VIOLATION.

IF THE NOTICE OF VIOLATION IS NOT COMPLIED WITH PROMPTLY, THE BUILDING OFFICIAL SHALL REQUEST THE LEGAL COUNSEL OF THE JURISDICTION TO INSTITUTE THE APPROPRIATE PROCEEDING AT LAW OR IN EQUITY TO RESTRAIN, CORRECT OR ABATE SUCH VIOLATION, OR TO REQUIRE THE REMOVAL OR TERMINATION OF THE UNLAWFUL OCCUPANCY OF THE STRUCTURE IN VIOLATION OF THE PROVISIONS OF THIS CODE OR OF THE ORDER OR DIRECTION MADE PURSUANT THERETO.

108.4 VIOLATION PENALTIES.

ANY PERSON WHO SHALL VIOLATE A PROVISION OF THIS CODE OR SHALL FAIL TO COMPLY WITH ANY OF THE REQUIREMENTS THEREOF OR WHO SHALL ERECT, INSTALL, ALTER OR REPAIR ELECTRIC WORK IN VIOLATION OF THE APPROVED CONSTRUCTION DOCUMENTS OR DIRECTIVE OF THE BUILDING OFFICIAL, OR OF A PERMIT OR CERTIFICATE ISSUED UNDER THE PROVISIONS OF THIS CODE, SHALL BE GUILTY OF A MISDEMEANOR, PUNISHABLE BY A FINE OF NOT MORE THAN $1,000 OR BY IMPRISONMENT NOT EXCEEDING 90 DAYS, OR BOTH SUCH FINE AND IMPRISONMENT. EACH DAY THAT A VIOLATION CONTINUES SHALL BE DEEMED A
SEPARATE OFFENSE.

108.5 STOP WORK ORDERS.

UPON NOTICE FROM THE BUILDING OFFICIAL, WORK ON ANY ELECTRIC SYSTEM THAT IS BEING PERFORMED CONTRARY TO THE PROVISIONS OF THIS CODE OR IN A DANGEROUS OR UNSAFE MANNER SHALL IMMEDIATELY CEASE. SUCH NOTICE SHALL BE IN WRITING AND SHALL BE GIVEN TO THE OWNER OF THE PROPERTY, OR TO THE OWNER’S AUTHORIZED AGENT, OR TO THE PERSON PERFORMING THE WORK. THE NOTICE SHALL STATE THE CONDITIONS UNDER WHICH WORK IS AUTHORIZED TO RESUME. WHERE AN EMERGENCY EXISTS, THE BUILDING OFFICIAL SHALL NOT BE REQUIRED TO GIVE A WRITTEN NOTICE PRIOR TO STOPPING THE WORK. ANY PERSON WHO SHALL CONTINUE ANY WORK IN OR ABOUT THE STRUCTURE AFTER HAVING BEEN SERVED WITH A STOP WORK ORDER, EXCEPT SUCH WORK AS THAT PERSON IS DIRECTED TO PERFORM TO REMOVE A VIOLATION OR UNSAFE CONDITION, SHALL BE LIABLE TO A FINE AS STIPULATED IN CHAPTER 157 OF THE HARFORD COUNTY CODE.

108.6 ABATEMENT OF VIOLATION.

THE IMPOSITION OF THE PENALTIES HEREIN PRESCRIBED SHALL NOT PRECLUDE THE LEGAL OFFICER OF THE JURISDICTION FROM INSTITUTING APPROPRIATE ACTION TO PREVENT UNLAWFUL CONSTRUCTION OR TO RESTRAIN, CORRECT OR ABATE A VIOLATION, OR TO PREVENT ILLEGAL OCCUPANCY OF A BUILDING, STRUCTURE OR PREMISES, OR TO STOP AN ILLEGAL ACT, CONDUCT, BUSINESS OR UTILIZATION OF THE ELECTRIC ON OR ABOUT ANY PREMISES.

108.7 UNSAFE ELECTRIC.

IN THE CASE OF ANY EXISTING ELECTRICAL INSTALLATIONS, IT SHALL BE
UNLAWFUL FOR THESE INSTALLATIONS TO BE MAINTAINED IN A HAZARDOUS AND UNSAFE CONDITION, AND IT IS THE RESPONSIBILITY OF THE OWNER OF SUCH INSTALLATIONS TO HAVE THE INSTALLATION CORRECTED IN ACCORDANCE WITH THE ELECTRICAL CODE. ANY ELECTRICAL SYSTEM REGULATED BY THIS CODE THAT IS UNSAFE OR THAT CONSTITUTES A FIRE OR HEALTH HAZARD, OR IS OTHERWISE DANGEROUS TO HUMAN LIFE, IS HEREBY DECLARED UNSAFE. ANY USE OF ELECTRIC REGULATED BY THIS CODE CONSTITUTING A HAZARD TO SAFETY, HEALTH OR PUBLIC WELFARE BY REASON OF INADEQUATE MAINTENANCE, DILAPIDATION, OBsolescence, FIRE HAZARD, DISASTER, DAMAGE OR ABANDONMENT IS HEREBY DECLARED AN UNSAFE USE. ANY SUCH UNSAFE EQUIPMENT IS HEREBY DECLARED TO BE A PUBLIC NUISANCE AND SHALL BE ABATED BY REPAIR, REHABILITATION, DEMOLITION OR REMOVAL.

108.7.1 AUTHORITY TO CONDEMN EQUIPMENT.

WHENEVER THE BUILDING OFFICIAL DETERMINES THAT ANY ELECTRIC, OR PORTION THEREOF, REGULATED BY THIS CODE HAS BECOME HAZARDOUS TO LIFE, HEALTH OR PROPERTY, THE BUILDING OFFICIAL SHALL ORDER IN WRITING THAT SUCH ELECTRIC EITHER BE REMOVED OR RESTORED TO A SAFE CONDITION. A TIME LIMIT FOR COMPLIANCE WITH SUCH ORDER SHALL BE SPECIFIED IN THE WRITTEN NOTICE. A PERSON SHALL NOT USE OR MAINTAIN DEFECTIVE ELECTRIC AFTER RECEIVING SUCH NOTICE.

WHERE SUCH ELECTRIC IS TO BE DISCONNECTED, WRITTEN NOTICE AS PRESCRIBED IN SECTION 108.2 SHALL BE GIVEN. IN CASES OF IMMEDIATE DANGER TO LIFE OR PROPERTY, SUCH DISCONNECTION SHALL BE MADE IMMEDIATELY WITHOUT SUCH NOTICE.
108.7.2 AUTHORITY TO DISCONNECT SERVICE UTILITIES.

THE BUILDING OFFICIAL SHALL HAVE THE AUTHORITY TO AUTHORIZE DISCONNECTION OF UTILITY SERVICE TO THE BUILDING, STRUCTURE OR SYSTEM REGULATED BY THE TECHNICAL CODES IN CASE OF AN EMERGENCY OR WHERE IT MAY INTERFERE WITH THE FIRE PROTECTION SERVICE OF ANY FIRE DEPARTMENT IN THE COUNTY, WHERE NECESSARY, TO ELIMINATE AN IMMEDIATE DANGER TO LIFE OR PROPERTY. WHERE POSSIBLE, THE OWNER OR THE OWNER’S AUTHORIZED AGENT AND OCCUPANT OF THE BUILDING, STRUCTURE OR SERVICE SYSTEM SHALL BE NOTIFIED OF THE DECISION TO DISCONNECT UTILITY SERVICE PRIOR TO TAKING SUCH ACTION. IF NOT NOTIFIED PRIOR TO DISCONNECTING, THE OWNER, THE OWNER’S AUTHORIZED AGENT OR OCCUPANT OF THE BUILDING, STRUCTURE OR SERVICE SYSTEMS SHALL BE NOTIFIED IN WRITING, AS SOON AS PRACTICAL THEREAFTER.

108.7.3 CONNECTION AFTER ORDER TO DISCONNECT.

A PERSON SHALL NOT MAKE CONNECTIONS FROM ANY ENERGY, FUEL, POWER SUPPLY OR WATER DISTRIBUTION SYSTEM OR SUPPLY ENERGY, FUEL OR WATER TO ANY EQUIPMENT REGULATED BY THIS CODE THAT HAS BEEN DISCONNECTED OR ORDERED TO BE DISCONNECTED BY THE BUILDING OFFICIAL OR THE USE OF WHICH HAS BEEN ORDERED TO BE DISCONTINUED BY THE BUILDING OFFICIAL UNTIL THE BUILDING OFFICIAL AUTHORIZES THE RECONNECTION AND USE OF SUCH EQUIPMENT.

WHERE ANY ELECTRIC IS MAINTAINED IN VIOLATION OF THIS CODE, AND IN VIOLATION OF ANY NOTICE ISSUED PURSUANT TO THE PROVISIONS OF THIS SECTION, THE BUILDING OFFICIAL SHALL INSTITUTE ANY APPROPRIATE ACTION TO PREVENT, RESTRAIN, CORRECT OR ABATE THE
VIOLATION.

108.8 DEFECTIVE INSTALLATIONS AND EQUIPMENT.

If, upon inspection, any installation for which a permit is required under this chapter is found to be in violation of the provisions of this chapter, the department shall notify the holder of the permit of the nature of such violation in writing, and the violation shall be corrected within the time limit specified on the notice.

If the building official finds that any electrical equipment installed before or after the enactment of this chapter is dangerous to persons or property because of defects or improper use or installation, the building official shall notify the owner or lessee of the property in writing, setting forth the nature of such dangerous condition, and the person shall make such changes or repairs as are necessary to put the equipment in a safe condition within a period specified by the building official.

Upon failure of any person to comply with a notice issued pursuant to this section, the building official shall revoke any permit which has been issued for the installation of the equipment, shall not issue any cut-in certificate or shall revoke any certificate which has been previously issued.

If the equipment or installation is connected to a supply of electricity or power, the building official shall have the authority to disconnect, and the building official shall send notice to the electric light or power company to discontinue its supply of electricity or power to the equipment or
INSTALLATION, AND THE SUPPLY OF ELECTRICITY OR POWER SHALL BE TERMINATED WITHIN 24 HOURS OF THE RECEIPT OF NOTICE WITHOUT LIABILITY ON THE PART OF SUCH ELECTRIC LIGHT OR POWER COMPANY.

SECTION 109

MEANS OF APPEAL

109.1 APPLICATION FOR APPEAL.

ANY PERSON SHALL HAVE THE RIGHT TO APPEAL A DECISION OF THE BUILDING OFFICIAL TO THE BOARD OF APPEALS AS ESTABLISHED IN SECTION 113 OF CHAPTER 82 OF THE HARFORD COUNTY CODE. AN APPLICATION FOR APPEAL SHALL BE BASED ON A CLAIM THAT THE TRUE INTENT OF THIS CODE OR THE RULES LEGALLY ADOPTED THEREUNDER HAVE BEEN INCORRECTLY INTERPRETED, THE PROVISIONS OF THIS CODE DO NOT FULLY APPLY, OR AN EQUALLY GOOD OR BETTER FORM OF CONSTRUCTION IS PROPOSED. THE APPLICATION SHALL BE FILED ON A FORM OBTAINED FROM THE BUILDING OFFICIAL WITHIN 20 DAYS AFTER THE NOTICE WAS SERVED.

SECTION 110

TEMPORARY EQUIPMENT, SYSTEMS AND USES

110.1 GENERAL.

THE BUILDING OFFICIAL IS AUTHORIZED TO ISSUE A PERMIT FOR TEMPORARY EQUIPMENT, SYSTEMS AND USES. SUCH PERMITS SHALL BE LIMITED AS TO TIME OF SERVICE, BUT SHALL NOT BE PERMITTED FOR MORE THAN 180 DAYS. THE BUILDING OFFICIAL IS AUTHORIZED TO GRANT EXTENSIONS FOR DEMONSTRATED CAUSE.

110.2 CONFORMANCE.

TEMPORARY EQUIPMENT, SYSTEMS AND USES SHALL CONFORM TO THE STRUCTURAL STRENGTH, FIRE SAFETY, MEANS OF EGRESS,
ACCESSIBILITY, LIGHT AND VENTILATION REQUIREMENTS OF THIS CODE AS NECESSARY TO ENSURE THE PUBLIC HEALTH, SAFETY AND GENERAL WELFARE.

110.3 TEMPORARY UTILITIES.
THE BUILDING OFFICIAL IS AUTHORIZED TO GIVE PERMISSION TO TEMPORARILY SUPPLY UTILITIES BEFORE AN INSTALLATION HAS BEEN FULLY COMPLETED AND THE FINAL CERTIFICATE OF COMPLETION HAS BEEN ISSUED. THE PART COVERED BY THE TEMPORARY CERTIFICATE SHALL COMPLY WITH THE REQUIREMENTS SPECIFIED FOR TEMPORARY LIGHTING, HEAT OR POWER IN THE CODE.

110.4 TERMINATION OF APPROVAL.
THE BUILDING OFFICIAL IS AUTHORIZED TO TERMINATE SUCH PERMIT FOR TEMPORARY EQUIPMENT, SYSTEMS OR USES AND TO ORDER THE TEMPORARY EQUIPMENT, SYSTEMS OR USES TO BE DISCONTINUED.”

§ 105-3. Administration and enforcement.
This chapter shall be administered and enforced by the Department of Inspections, Licenses and Permits, hereinafter referred to as the “Department.”

§ 105-4. Right of entry.
The Director or an authorized representative, upon exhibiting proper credentials or proof of identity on request, has the right to enter any building, structure or premises, except private residences, without consent of the occupants, at any time during business or operating hours and at such other times as may be necessary in any emergency that immediately endangers life, property or public safety, for the purpose of enforcing this chapter. In the case of multiple dwellings, the Director or an authorized representative has the right to enter without consent only those spaces to which the public is ordinarily admitted, such as hallways, basements and similar spaces, provided that the Director or an authorized representative may enter any private residence or dwelling for the purpose of enforcing this chapter with the consent of the occupants or without such consent if
the Director obtains an administrative search warrant in accordance with prescribed legal
procedure or if there is an emergency present.

§ 105-5. Permit required.

A. In the case of any electrical installation for which a permit is required under this chapter, it
shall be unlawful for any person to maintain or allow to be maintained such electrical
installation if it was installed after July 22, 1977, without a permit and does not conform to
the requirements of this chapter.

B. In the case of any existing electrical installations, it shall be unlawful for these installations
to be maintained in a hazardous and unsafe condition, and it is the responsibility of the
owner of such installations to have the installation corrected in accordance with the
Electrical Code.

C. An electrical permit may be transferred from one master electrician to another master
electrician with the written permission of the owner of the property or the owner’s agent.
There shall be a 7 working-day waiting period before a new permit is issued. The waiting
period begins when the Division of Electrical Services receives such request from the
owner or owner’s agent. During this time, the original master electrician will be notified
by the administrative authority that the owner or owner’s agent has submitted such request
to the Division of Electrical Services. After the waiting period, a new permit may be
issued. At this time, the new master electrician will be required to sign an agreement
assuming responsibility for the entire electrical work. The fee for the new permit shall be
the same as the original permit fee.

§ 105-6. Violations and penalties.

Any person in violation of the provisions of this chapter and rules and regulations promulgated
pursuant thereto shall be deemed guilty of a misdemeanor and, upon conviction thereof, shall be
subject to a fine of not more than $1,000 or imprisonment for a period not exceeding 6 months, or
both. In addition, the County may institute other appropriate legal actions for the enforcement of
this chapter.
§ 105-7. Emergency disconnections.
Where any electrical equipment, whether installed before or after the enactment of this chapter, is determined by the Director to be an immediate threat to the safety of persons or property, or where it may interfere with the fire-protection service of any Fire Department in the County, the Director shall have authority to cause the electrical equipment to be disconnected immediately without prior notice to the owner.

§ 105-8. Fees.
A. Prior to the issuance of any permit or license as provided for in this chapter, the applicant shall pay a fee in accordance with the schedule of fees established and revised by the County. The fees established for permits and licenses, as required by this chapter, shall be reasonably calculated to provide sufficient funds to pay for the cost of administering and enforcing the Electrical Code and the provisions of this chapter.

B. Where no work has been done under a permit issued under this chapter, the holder of the permit may deliver it to the Department, and upon cancellation thereof there shall be a refund of 50% of the permit fee, provided that application for a refund is made within 6 months of the issuance of the permit.]

For the purposes of this chapter, the following words and phrases shall have the meanings respectively ascribed to them:

APPRENTICE ELECTRICIAN -- A person of at least 16 years of age registered by the State Department of Labor, Licensing and Regulation as currently enrolled in an electrical apprenticeship program and permitted to assist a master, limited, journeyperson or limited journeyperson electrician in providing electrical services in accordance with the Electrical Code, under the direction and supervision of a master or limited electrician.

APPRENTICESHIP PROGRAM -- A program registered by the State Department of Labor, Licensing and Regulation, Maryland Apprenticeship and Training Council, in accordance with Title 09, Subtitle 12, Chapter 43 of the Code of Maryland Regulations, to teach a skilled trade.
BOARD -- The Board of Electrical Examiners as established by this chapter.

CONTINUING EDUCATION -- Any course or training in practical techniques, installation procedures and materials based on the latest edition of the National Electrical Code, administered by a State of Maryland recognized training program, or by a college, trade school, organization, or individual approved by the Board.

DEPARTMENT -- The Department of Inspections, Licenses and Permits.

DIRECTOR -- The appointed head of the Department of Inspections, Licenses and Permits or designee.

ELECTRICAL CODE -- The County Electrical Code, which includes the designated edition of the National Electrical Code as adopted and amended pursuant to this chapter.

ELECTRICAL CONTRACTOR -- A person principally engaged in the business of installing, repairing, maintaining and erecting electrical wiring, equipment, apparatus and systems designed for using or conducting electrical current and coming within the purview of the Electrical Code.

ELECTRICAL EQUIPMENT -- Electrical conductors, raceways, wiring fittings, devices, appliances, fixtures, apparatus and any other equipment coming within the purview of the Electrical Code.

ELECTRICIAN'S ASSISTANT -- A person of at least 16 years of age registered with the County to assist a master, limited, journeyperson or limited journeyperson electrician in providing electrical services in accordance with the Electrical Code, under the direction and supervision of a master or limited electrician, and not currently enrolled in an electrical apprenticeship program.

INSPECTOR -- An authorized agent of the Department of Inspections, Licenses and Permits.

INSTALL -- Includes all installations or electrical equipment or circuits or any parts thereof, including new work, alterations, renewals or extensions coming within the purview of this chapter.

JOURNEYPERSON ELECTRICIAN -- A person licensed by the County as qualified to install, repair, maintain and erect electrical wiring, equipment, apparatus and systems in accordance with the Electrical Code, under the direction and supervision of a master or limited electrician, including but not limited to electrical raceways, conductors, fixtures, signs, motors, switchgears and...
distribution systems, fixed electric heating systems or any other fixed electrical equipment or apparatus which conducts or consumes electricity. The term “journeyperson electrician” applies only to that level of technical knowledge required to perform those functions provided for by law.

**LICENSEE** -- Any person to whom a license has been issued under the provisions of this chapter.

**LIMITED ELECTRICIAN** -- A person licensed by the County as qualified to install, repair and maintain a particular appliance, apparatus, device or fixture in accordance with the Electrical Code, limited to branch circuit wiring for automatic heating furnaces whose principal operation is derived from fuel oil, gas, steam or coal; refrigeration and air-conditioning equipment; illuminated signs; elevators; x-ray machines; and similar specialties.

**LIMITED JOURNEYPEerson ELECTRICIAN** -- A person licensed by the County as qualified to install, repair and maintain a particular appliance, apparatus, device or fixture in accordance with the Electrical Code, under the direction and supervision of a limited electrician, restricted to branch circuit wiring for automatic heating furnaces whose principal operation is derived from fuel oil, gas, steam or coal; refrigeration and air-conditioning equipment; illuminated signs; elevators; x-ray machines; and similar specialties. The term “limited journeyperson electrician” applies only to that level of technical knowledge required to perform those functions provided for by law.

**MASTER ELECTRICIAN** -- A person licensed by the County as qualified to install, repair, maintain and erect electrical wiring, equipment, apparatus and systems in accordance with the Electrical Code, including but not limited to electrical raceways, conductors, fixtures, signs, motors, switchgears and distribution systems, fixed electric heating systems or any other fixed electrical equipment or apparatus which conducts or consumes electricity.

**MINOR INSTALLATIONS** -- Consists of 1 single-phase, 20-ampere branch circuit or less, not exceeding 5 receptacles or switch outlets installed in a residence.

**MINOR REPAIRS** -- The replacement of existing receptacles, snap switches, lighting fixtures or appliances to restore such equipment to its original state but not to alter or increase the current draw on a branch circuit.
NATIONAL ELECTRICAL CODE -- The currently designated edition of the National Electrical Code as adopted by law, including appendixes and amendments adopted by law.

REGISTRANT -- Any person to whom a registration has been issued under the provisions of this chapter.

REPAIR or MAINTAIN -- To replace or preserve all existing electrical equipment or circuits.

RESTRICTED ELECTRICIAN -- A person licensed by the County as qualified to maintain, repair, renew or replace the electrical wiring and equipment already installed by a master electrician in accordance with the Electrical Code, but in no case shall the person be allowed to extend or install any new electrical wiring or equipment. The license shall apply only to a designated place such as a plant, factory or apartment complex that employs maintenance forces.

Article II. Board of Electrical Examiners

§ [105-10] 105-4. Membership; terms; vacancies.

A. The Board of Electrical Examiners of the County shall consist of 5 persons for the purpose of examining, regulating and monitoring all persons who are engaged or desire to engage in the business of master, limited, restricted, journeyperson or limited journeyperson electricians. The Board shall be appointed by the County Executive, subject to confirmation of the County Council. The Board shall consist of 3 master electricians, actually working as such, who are residents of the County and whose principal place of business is located in the County; an architect or an engineer who is a resident of the County and who is a professional duly registered and licensed in accordance with the requirements of the state; and 1 citizen who is a resident of the County.

B. The members of the Board shall be appointed for terms coterminous with that of the County Executive, and any member may succeed himself in office. Each member shall serve until a successor is appointed and qualified.

C. In case of vacancies, the County Executive shall make appointments for the remainder of the unexpired term.

The Chief Electrical Inspector shall act as a liaison between the Department of Inspections, Licenses and Permits and the Board.

§ [105-12] 105-6. Officers.
The Board shall elect its own Chair, Vice Chair and any other officers. The Vice Chair shall, in the absence of the Chair, assume all the duties and responsibilities of the Chair.

§ [105-13] 105-7. Continuation of present Board.
This section does not affect the terms of those members of the Board serving as of October 1, 1984. All new appointments shall be made in accordance with these provisions.

Each member of the Board may be compensated for reasonable and necessary expenses at a rate the County determines.

A. The Board shall advise the Director on the issuance of licenses for master, limited, restricted, journeyperson and limited journeyperson electricians and shall ascertain by appropriate examination the qualifications and capabilities of all persons who request licenses.

B. In the case of examination for limited licenses, the Board has the authority to consult or obtain the services of a recognized expert in the field to conduct the examination.

§ [105-16] 105-10. Meetings; quorum.
A. The Board shall meet at least once each month, UNLESS DETERMINED BY THE CHAIR THAT THERE IS NO BUSINESS TO BE BROUGHT FORTH, and shall hold such other meetings as the proper and efficient discharge of its business requires.

B. A majority of a proper quorum of the Board may take action on behalf of the Board.

§ [105-17] 105-11. Reciprocity.
[The Board of Electrical Examiners shall certify to the Director any applicant as qualified to be licensed without examination by the Board if the applicant is currently licensed by another jurisdiction in the state or by the state itself. The qualification procedures of the other jurisdictions]
shall be equivalent to those required for licensing in the County.] RECIPROCAL ACTION BETWEEN LOCAL JURISDICTIONS SHALL BE PERMITTED IN ACCORDANCE WITH THE BUSINESS OCCUPATIONS AND PROFESSIONS ARTICLE OF THE ANNOTATED CODE OF MARYLAND.

Article III. Licenses and Registrations

§ [105-18] 105-12. Applicability of article.

A. The licensing and registration provisions contained in this Article shall apply to electrical work within the purview of the Electrical Code and shall not apply to a person who installs, repairs or maintains in that person’s own single-family residence electrical equipment owned by that person and for the person’s own or immediate family’s use, provided that before performing any such work the person shall apply to the Director for a permit where required by this chapter. The Director shall require that the applicant is qualified to perform the work in a capable manner, so as not to endanger life and property belonging to public utilities suppliers. If the Director finds that the applicant is qualified to perform the work, a permit will be issued. No permit shall be required for minor repairs.

B. Nothing in the licensing or registration provisions contained in this Article shall be construed to exempt any electrical work in the County from complying with the requirements of the Electrical Code.

C. All electrical installations in the County shall be accomplished by, or under the supervision of, a master electrician except as provided in Subsection A above.

D. Any master or limited electrician’s license holder, as listed in this chapter, shall not represent more than one business, company, corporation, institution or entity supplying electrical services, of all types, at the same time.

E. No license [or permit] shall be required for installations of communication or signaling circuits operating at 50 volts or less within any portion of a dwelling [that has been issued a certificate of use and occupancy] UNIT UNLESS THAT WORK IS IN CONJUNCTION WITH ADDITIONAL WORK THAT WOULD NECESSITATE THE ISSUANCE OF A

A. There shall be 5 classes of electricians’ licenses, as follows:

1. Master electrician.
2. Limited electrician.
3. Restricted electrician.
5. Limited journeyperson electrician.

B. Before the Department shall issue or renew an electrician’s license, it shall require the applicant to:

1. Provide the Department with such current information as to character, experience, education and training in or related to the construction, maintenance, installation or repair of all types of electrical equipment and apparatus or, in the case of an application for a limited or restricted electrician’s license, such information as it relates to the particular type of license requested. All information shall be strictly confidential.
2. Pass a written or oral examination conducted by the Board predicated upon the standards of the Electrical Code and rules and regulations adopted pursuant thereto.
3. Pay to the County, at the time of filing the application, a nonrefundable fee in the amount as set forth in § 157-24 of this Code.
4. Carry general liability insurance in the amount of $300,000 and property damage insurance in the amount of $100,000. Notice of cancellation of general liability insurance or property damage insurance shall be forwarded to the Board by both the applicant and the insurer within 10 days after the cancellation date. Journeypersons, limited journeypersons and inactive license holders are exempt from this requirement.
C. It is the duty of the Director, upon receipt of an application for an electrician’s license, to investigate the character, experience, training and education of the applicant and to provide the information to the Board.

D. It is the duty of the Board to certify to the Director within 60 days after the date of the applicant’s examination whether the applicant is qualified for the license applied for on the basis of an examination and the other required information provided.

E. In the case of application for renewal of an existing County electrician’s license, it is the duty of the Director to withhold issuance of a license upon a finding by the Board that the licensee has committed acts which are in violation of the provisions of this chapter.

F. All approvals or denials of such applications shall be personally served or mailed by certified mail to the address on the application. Any denial may be appealed to a Board of Arbitration, which shall consist of 1 person selected by the person making the appeal, 1 person selected by the Board and a third person to be selected by these two, and the decision of the Board of Arbitration or a majority of its members shall be final and binding upon all the parties.

G. In all instances where there is a requirement that an applicant for a license meet a preliminary time provision, it is the duty and responsibility of the applicant to provide statements of service and supervision of the persons under whom the applicant served. The statements shall be signed under oath by the applicant and the certifying person.

§ [105-20] 105-14. Master electrician’s license.

A. Any person who desires to install, repair, maintain or erect electrical equipment as a master electrician shall make application to the Director to be examined.

B. An applicant for examination for a master electrician’s license shall have been regularly and principally employed or engaged as a journeyperson electrician in electrical construction, maintenance, installation and repair of all types of electrical equipment and apparatus for a period of not less than 3 years, following certification as a journeyperson electrician and preceding the date of the application, under the direction and supervision of
a master electrician. The Board may substitute a course of study and training in electrical
installation completed at a trade school or other educational institution for experience if, in
the opinion of the Board, such training provided comparable experience to that attainable
under the supervision of a master electrician.

§ [105-21] 105-15. Limited electrician’s license.

A. Any person who desires to install, repair, maintain and erect electrical equipment as a
limited electrician shall make application to the Director to be examined.
B. An applicant may be licensed under this section for a particular type of electrical
installation or may be licensed for all types or as many types of limited electrical
installations as defined in this chapter for which the applicant shall be found qualified by
the Board. The applicant shall have been regularly and principally employed for 3 years
preceding application in the applicant’s area of limitation. The type of limited electrician’s
license shall be set forth in regulations promulgated by the County. Particular license
classifications shall include, but not be limited to, licenses for electrical connections and
circuits to air conditioning, elevators, gasoline pumps, automatic heating furnaces whose
principal operation is derived from fuel oil, gas, steam or coal, illuminated signs and
similar specialties.

§ [105-22] 105-16. Restricted electrician’s license.

A. Any person who desires to maintain, repair, renew or replace electrical wiring or equipment
as a restricted electrician shall make application to the Director to be examined.
B. An applicant may be licensed under this section only as to a particular place which will be
noted on the license certificate. The applicant shall have been regularly and principally
employed or engaged in electrical construction or maintenance for 3 years preceding
application for this license. Additional provisions concerning restricted electrician’s
licenses shall be set forth in regulations promulgated by the County.

§ [105-23] 105-17. Journeyperson electrician’s license.

A. Any person who desires to install, repair, maintain or erect electrical equipment as a
journeyperson electrician shall make application to the Director to be examined.

B. An applicant for examination for a journeyperson electrician’s license shall have been regularly and principally employed or engaged in electrical construction, maintenance, installation and repair of all types of electrical equipment and apparatus for a period of not less than 4 years under the supervision of a master electrician, or equivalent work experience acceptable to the Electrical Board.


A. Any person who desires to install, repair, maintain and erect electrical equipment as a limited journeyperson electrician shall make application to the Director to be examined.

B. An applicant may be licensed under this section for a particular type of electrical installation or may be licensed for all types or as many types of limited electrical installations as defined in this chapter for which the applicant shall be found qualified by the Board. The applicant shall have been regularly and principally employed for 1 year preceding application in the applicant’s area of limitation under the supervision of a limited electrician. The type of limited journeyperson electrician’s license shall be set forth in regulations promulgated by the County. Particular license classifications shall include, but not be limited to, licenses for electrical connections and circuits to air conditioning, elevators, gasoline pumps, automatic heating furnaces whose principal operation is derived from fuel oil, gas, steam or coal, illuminated signs and similar specialties.


A. The written and/or oral examination conducted by the Board for the master, limited, restricted, journeyperson or limited journeyperson electrician’s license shall be based upon standards of the Electrical Code. A limited journeyperson electrician may obtain a license on or before October 31, 2009 without examination by making application to the Board with documentation showing proof of 3 or more years of on-the-job training by written letter signed by a limited electrician who holds an active local license certifying that the
person is currently employed as a limited journeyperson electrician.

B. In order to qualify as having passed such examination, the applicant shall receive a grade constituting at least 70% of the total possible point credits in the examination.

C. The use of any unauthorized material or cheating by an applicant during an examination shall cause the immediate rejection of an application and bar an applicant from reexamination for 6 months.

D. Regular examination periods shall be held at least 3 times each year at intervals of not greater than 4 months. Written notice of the date, hour and place of examination shall be mailed to each eligible applicant at least 20 days prior to the date of the examination.

E. Any applicant who fails to pass any examination shall be afforded an opportunity to take a reexamination. Any person taking a reexamination shall apply to the Director for permission to do so and shall pay the required fee. ANY APPLICANT WHO HAS FAILED AN EXAMINATION FOR THE THIRD TIME SHALL SUBMIT EVIDENCE OF SUCCESSFULLY COMPLETING AN EXAMINATION PREPARATION COURSE RELATED TO THE CLASSIFICATION OF LICENSE THAT THE APPLICANT IS APPLYING FOR.

F. All written examinations and applicant records pertaining thereto shall be stored under secured conditions within the Department and shall be available for inspection, upon request made to the Board by the applicant, for a period of 6 months after the date of the examination.

G. The fee for examination for any class of license issued under this Article and the fees for issuance and renewal of all classes of licenses authorized in this Article shall be set forth in § 157-24 of the Harford County Code.

H. Questions used in the examination for a master license shall be taken from the prepared text formulated by the Maryland Uniform Electrical Licensing Examination Committee, Inc.

§ [105-26] 105-20. Apprentice electrician’s certificate of registration.

Any person who desires to assist a master, limited, journeyperson or limited journeyperson
electrician in providing electrical services as an apprentice electrician, under the direction and supervision of a master or limited electrician, shall possess a certificate of registration from an electrical apprenticeship program. In the event that the program does not issue a certificate of registration, one shall be obtained from the Department upon a showing that the apprentice electrician is currently enrolled in an electrical apprenticeship program and the nonrefundable fee in the amount as set forth in § 157-24(A)(1) of this Code is paid to the County.

§ [105-27] 105-21. Electrician’s assistant’s registration.

A. Any person who desires to assist a master, limited, journeyperson or limited journeyperson electrician in providing electrical services as an electrician’s assistant, under the direction and supervision of a master or limited electrician, shall possess a registration from the Department.

B. Before the Department shall issue or renew an electrician’s assistant’s registration, it shall require the applicant to pay to the County, at the time of filing of the application, a nonrefundable fee in the amount as set forth in § 157-24(A)(1) of this Code.

§ [105-28] 105-22. Term of license/registration; renewals.

A. All master and journeyperson electrician licenses issued pursuant to this Article shall expire on April 30 of each odd-numbered year. All limited, restricted and limited journeyperson electrician licenses and apprentice electrician and electrician’s assistant registrations issued pursuant to this Article shall expire on October 31 of each odd-numbered year. Applicants for licenses and renewals shall pay to the County a fee for a master, limited, restricted, journeyperson or limited journeyperson electrician’s license or an apprentice electrician’s or electrician’s assistant’s registration as provided for by the County Fee Schedule. Applicants for renewals of a master or journeyperson electrician’s license shall provide to the County certification of completion of a minimum of 10 contact/clock hours of electrical continuing education within the preceding licensing period. A MAXIMUM OF 5 CONTINUING EDUCATION HOURS REQUIRED BY THIS SUBSECTION MAY BE OBTAINED THROUGH AN ON-LINE COURSE.
Applicants for renewals of a limited, restricted or limited journeyperson electrician’s license shall provide to the County certification of completion of a minimum of 5 contact/clock hours of electrical continuing education within the preceding licensing period. However, the continuing education requirement shall not be applicable for the renewal of a license originally obtained during the same calendar year of the renewal.

(1) After May 1 of the year in which the master or journeyperson electrician’s license expires, a person, firm or corporation shall not engage or hold themselves out as a master or journeyperson electrician unless the license has been renewed or restored. If application for the restoration is made within 90 days after April 30, a license which expires because of failure to renew prior to May 1 shall be restored only on the payment of the renewal fee and the restoration fee. If the application for restoration is not made within the 90-day period after expiration, a renewal may not be issued and the Board may require compliance by examination before reissuance as if the applicant had never been licensed.

(2) After November 1 of the year in which the limited, restricted or limited journeyperson electrician’s license or an apprentice electrician’s or electrician’s assistant’s registration expires, a person, firm or corporation shall not engage or hold themselves out as a limited, restricted, limited journeyperson or apprentice electrician or an electrician’s assistant unless the license or registration has been renewed or restored. If application for the restoration is made within 90 days after October 31, a license or registration which expires because of failure to renew prior to November 1 shall be restored only on the payment of the renewal fee and the restoration fee. If the application for restoration is not made within the 90-day period after expiration, a renewal for a limited, restricted or limited journeyperson electrician’s license may not be issued and the Board may require compliance by examination before re-issuance as if the applicant had never been licensed.
§ [105-29] 105-23. Continuation of work; effect of incapacity or termination of electrician.

A. No person shall be denied the privilege of continuing a contract business or maintenance or repair work, in the event of death, illness or other physical disability of the master, limited or restricted electrician who qualified the person for such license, for a period not exceeding 120 days following the date of such death, illness or physical disability, provided that such business, maintenance or repair work is conducted under such qualified supervision as the Board deems adequate and that all requirements concerning insurance are first complied with and the Department is notified promptly by the licensee upon such death, illness or physical disability.

B. A person shall be allowed to continue a business or to perform maintenance and maintenance repair work for a period not exceeding 90 days should the master, limited or restricted electrician who qualified the person for such license terminate his services therefrom, provided that the business, maintenance or repair work is conducted under such qualified supervision as the Board deems adequate and that both of the following requirements are met:

(1) All insurance requirements are complied with.

(2) The master, limited or restricted electrician who qualified shall notify the Board in writing within 5 days after termination of services, or the person wishing to continue such business or work shall notify the Board in writing within 5 days after such master, limited or restricted electrician has terminated services.


A. No license issued under this chapter shall be assigned or transferred.

B. No license shall be renewed for any person until all of the requirements of this chapter have been met.

§ [105-31] 105-25. Declaration of inactivity; records.

A. A licensee may, by notifying the Board in writing, declare a license inactive. During the period such license remains inactive, the yearly renewal fee as required by the County shall
be paid. Insurance required by this chapter shall be waived for the period such license remains inactive. No license shall be deemed inactive unless all work for which permits have been issued has been completed and has received final inspection and approval by the Department.

B. The Director shall keep a register of all licenses placed on or removed from inactive status and of any master, limited or restricted electrician who changes an affiliation as a qualifying representative of any person. A license placed on the inactive list may be returned to active status upon certification by the Board and upon proper notification and application in writing by the licensee. All requirements of this Article shall be complied with before such license shall be restored to active status.

§ 105-32 105-26. Display of licenses; identification cards.

A. Each holder of a master, limited or restricted electrician’s license issued under this chapter shall display the license in a prominent place at the holder’s business location. The holder of any license, certificate of registration or registration, upon demand, shall give the number of the license, certificate of registration or registration to any inspector of the Department.

B. All holders of master, limited, restricted, journeyperson and limited journeyperson electrician licenses or electrician’s assistant registrations shall have identification cards issued by the Department, or for apprentice electricians, an identification card issued by the apprenticeship program or the Department. Such identification cards shall be in their possession at all times while performing electrical work within the County and shall display the same, upon request, to authorized Department personnel.

C. The license number or name of the master or limited electrician shall be displayed on each vehicle used on the job providing electrical services. The lettering or numbering displayed on each vehicle shall be at least 3 inches in height.

§ 105-33 105-27. Duplicates.

If a license or registration is lost, defaced or destroyed, a licensee or registrant in good standing
may obtain a duplicate upon filing an application to the Director and paying the cost of
replacement.

§ [105-34] 105-28. Revocation or suspension of license.

A. The Board may suspend the license of a master, limited, restricted, journeyperson or
limited journeyperson electrician or recommend to the Director that the license be revoked,
after a public hearing conducted in accordance with the Board’s rules and regulations, if the
Board finds that the electrician:

(1) Obtained a license by false or fraudulent representation.

(2) Transferred the authority granted by the license to another person.

(3) Engaged in unfair or deceptive trade practices as defined in Commercial Law
Article, § 13-301, of the Annotated Code of Maryland, as amended.

(4) Willfully or deliberately disregarded or violated Building Codes or Electrical
Codes.

(5) Aided or abetted any person to evade any provision of this chapter.

(6) Knowingly combined or conspired with any person, by allowing a license to be
used by any unlicensed person, firm or corporation, with intent to evade the
provisions of this chapter. (Allowing a license to be used by more than one person,
firm or corporation constitutes prima facie evidence of an intent to evade the
provisions of this chapter.)

(7) Willfully or deliberately disregarded disciplinary action taken by the County.

(8) Failed in any material respect to comply with this chapter.

(9) Failed to adequately train and control persons working under the master
electrician’s supervision.

(10) Violated the provisions of this chapter regarding permits.

B. The Board may suspend the license of the licensee from all operations as an electrician for
not more than 1 year. The Board may permit the licensee to complete any contract
uncompleted at the time of suspension.
C. The Board, on request for reinstatement, shall conduct a hearing on the request and make a
determination as provided under this chapter and its rules and regulations.

D. The lapse or suspension of a license by operation of law or by order of the Board or a court
or its voluntary surrender by a license holder does not deprive the Board of jurisdiction to
investigate or act in disciplinary proceedings against the license holder.

E. The local Board shall inform the State Board or building officials of the names of those
whose licenses have been suspended, revoked or reinstated within 30 days of such action.

[Article IV. Permits]

§ 105-35. Permits required.

Except as provided in § 105-1, no electrical equipment which is subject to the provisions of this
chapter shall be installed until a permit has been issued by the Department.

§ 105-36. Application for permit.

A. All applications for permits shall be in writing or made electronically and on forms
prescribed by the Department. All applications, except those by homeowners pursuant to §
105-18, shall be signed by a master, limited or restricted electrician. Each application shall
describe the work to be done and the location and shall be accompanied by plans,
specifications and schedules that are necessary to determine whether the installation will
conform to the provisions of this chapter.

B. Contents; compliance; expiration upon non-commencement of work. Each permit shall
describe with particularity the installation to be done thereunder, and no person shall install
any electrical equipment other than in accordance with the permit. All permits shall expire
and be null and void unless the work authorized thereunder is commenced within 6 months
from the date of issuance, provided that the Department may, upon good cause shown,
extend a permit one or more times for periods not exceeding 60 days. All permits shall
expire 1 year after the last known work has been completed.

C. The Director may withhold the issuance of an electrical permit if the applicant has failed to
remedy or correct any violations of the Electrical Code on any previous permits within 90
calendar days from the time for which the applicant has been cited by the Division of
Electrical Services.

§ 105-37. Exemptions.

No permit shall be required for minor repairs or minor installations as defined in § 105-9 of this chapter when the installation is done by a master electrician.

§ 105-38. Emergencies.

When necessary to make emergency repairs or replacements to electrical installations or to make branch circuit extensions for switches, receptacles or the like incidental to such emergency work, such work may be done without a permit, provided that the person doing the same shall first inform the Department, either orally or in writing, at the time of such emergency, giving the address where the work is to be done, the nature thereof and when it is to be started. Such person shall file an application for a permit covering such emergency work on the first business day following the emergency.

§ 105-39. Temporary installations.

A temporary permit shall be required in connection with electrical equipment installed for a temporary use for a period not to exceed 6 months. A permit may be extended for an additional period of 6 months by the Department.

Article V. Inspections

§ 105-40. Notice upon completion of work.

Upon the completion of an installation regulated by this chapter, it shall be unlawful for the holder of a permit issued hereunder to fail to notify the Department of the completion. The Department shall inspect the installation within 48 hours of the notice, exclusive of Saturdays, Sundays and holidays, or as soon thereafter as is practicable.

§ 105-41. Covered installations.

A. When any part of an installation regulated by this chapter is to be hidden from view by the permanent placement of part of a building, the person making the installation shall notify the Department, and such installation shall not be concealed until it has been inspected and
approved by the Department, provided that on large installations where the concealment of
electrical equipment proceeds continuously, the person installing the same shall give the
Department notice thereof so that inspections may be made periodically during the progress
of the work.

B. The Department shall have the authority to remove or require the removal of any structure
that prevents proper inspection of any electrical equipment.

§ 105-42. Industrial buildings.

The inspection of industrialized buildings by inspectors of the Department may be required from
time to time in accordance with this code where such structures have not been approved by an
acceptable inspection agency.

§ 105-43. Cut-in certificate.

A. No electrical light or power company shall supply electricity or power to any electrical
equipment for the installation of which a permit is required under this chapter, and no
person shall connect any electrical equipment to a supply of electricity or power, except in
accordance with a cut-in certificate issued by the Department.

B. If, after the inspection, the Department finds the installation to be in conformity with the
provisions of this chapter, it shall issue a cut-in certificate authorizing the use of the
installation and its connection to the supply of electricity and power and shall send the
certificate to the electric light or power company supplying electricity. The certificates
may be issued for an entire installation or a part.

C. Temporary cut-in certificates shall be issued for temporary installations authorized pursuant
to § 105-38, and the certificates shall set forth their expiration date, shall expire upon that
date unless extended and shall be cancelled by the Director at any time if the installation is
not maintained in accordance with the Electrical Code.

§ 105-44. Defective installations and equipment.

A. If, upon inspection, any installation for which a permit is required under this chapter is
found to be in violation of the provisions of this chapter, the Department shall notify the
holder of the permit of the nature of such violation in writing, and the violation shall be corrected within the time limit specified on the notice.

B. If the Director finds that any electrical equipment installed before or after the enactment of this chapter is dangerous to persons or property because of defects or improper use or installation, the Director shall notify the owner or lessee of the property in writing, setting forth the nature of such dangerous condition, and the person shall make such changes or repairs as are necessary to put the equipment in a safe condition within a period specified by the Director.

C. Upon failure of any person to comply with a notice issued pursuant to this section, the Director shall revoke any permit which has been issued for the installation of the equipment, shall not issue any cut-in certificate or shall revoke any certificate which has been previously issued.

D. If the equipment or installation is connected to a supply of electricity or power, the Director shall have the authority to disconnect, and the Director shall send notice to the electric light or power company to discontinue its supply of electricity or power to the equipment or installation, and the supply of electricity or power shall be terminated within 24 hours of the receipt of notice without liability on the part of such electric light or power company.]

Article [VI] IV. Installation Standards

[§ 105-45. Certification required.

It shall be unlawful for any person to install electrical equipment not having the certification of an inspection authority approved by the Department.]

§ [105-46] 105-29. Standards considered minimum.

The standards and requirements of this chapter shall be based upon the currently designated edition of the National Electrical Code and amendments thereto as adopted by law and are hereby declared to be minimum standards and requirements. Any electrical equipment or installation which is equal or superior to such standards and requirements shall be deemed to be in compliance.

[§ 105-47. Mobile homes, prefabricated and modular dwellings.
A. The Department may inspect mobile homes, prefabricated or modular dwellings or buildings or other such structures intended for sale or use in the County at the place of manufacture and prior to the concealment of electrical installations in any mobile homes or prefabricated or modular dwellings by means of a qualified inspector employed by the County. Prior to concealment of electrical installations by the manufacturer, the inspector shall issue a letter of acceptance for those installations visible to and approved by the inspector.

B. Those mobile homes, prefabricated or modular dwellings or buildings or other structures not inspected prior to concealment of electrical installations shall be accepted for only those electrical installations visible to and approved by the inspector at the time of inspection, and the approval, if granted, shall be indicated in a letter of acceptance from the Department.

C. As an alternative to the procedure prescribed by Subsection A or B above, the manufacturer may request inspection by Underwriters’ Laboratories, Inc., or certification by a state-approved inspection agency such as Underwriters’ Laboratories, Inc., to assure that electrical installations conform to the standards and requirements of the Electrical Code. Such inspections shall be sufficient evidence of compliance with the provisions of this section, except that County inspection shall be required when installation is accomplished at the home site.

D. Nothing in this section shall be construed to require the inspection of electrical installations in mobile homes, prefabricated or modular dwellings or buildings or other structures by the County, nor shall anything herein be construed to limit the right to inspection conferred by any other section or chapter of this Code or other applicable law.

Article [VII] V. Administration


A. Conflict of interest. An individual shall not have an interest, financial or other, in an electrical business while employed by the state, a county, or a local government as an
Electrical Inspector. AN OFFICIAL OR EMPLOYEE CONNECTED WITH THE DEPARTMENT OF INSPECTIONS, LICENSES AND PERMITS, EXCEPT ONE WHOSE ONLY CONNECTION IS THAT OF A MEMBER OF THE BOARD OF APPEALS, ESTABLISHED UNDER THE PROVISIONS OF APPENDIX B OF CHAPTER 82 OF THE HARFORD COUNTY CODE, A MEMBER OF THE HARFORD COUNTY ELECTRICAL BOARD, A MEMBER OF THE HARFORD COUNTY PLUMBING BOARD OR A MEMBER OF THE HARFORD COUNTY MECHANICAL BOARD, SHALL NOT BE ENGAGED IN OUTSIDE EMPLOYMENT NOR COMPENSATED IN ANY MANNER, DIRECTLY OR INDIRECTLY, INVOLVING THE FURNISHING OF LABOR, MATERIALS OR APPLIANCES FOR THE CONSTRUCTION, ALTERATION OR MAINTENANCE OF A BUILDING, OR THE PREPARATION OF CONSTRUCTION DOCUMENTS THEREOF, NOR SHALL SUCH OFFICIAL OR EMPLOYEE ENGAGE IN ANY WORK THAT CONFLICTS WITH THE INTEREST OF THE DEPARTMENT.

B. Inactive status; identification card.

(1) On appointment or employment as an Electrical Inspector, the individual:

(a) Shall place the Harford County license of the individual on an inactive-inspector status; and

(b) Except for the renewal fee shall meet the inactive status requirements of §[105-31] 105-25 or this section.

(2) The Board shall issue an Electrical Inspector identification card to an Electrical Inspector who has placed the license on inactive status.

(3) The Board shall not charge a fee to issue the identification card.

C. Change in status.

(1) The Board shall change the status of an Electrical Inspector to an individual inactive status if the Electrical Inspector meets the requirements of §[105-31] 105-25 of this chapter.
(2) The Board shall change the status of an Electrical Inspector to an individual active status upon supplying to the board:

(a) An application for active status.

(b) Certificate of insurance according to the requirements of § [105-19] 105-13B(4).

(c) Verification that the individual is no longer an Electrical Inspector.

(d) The applicable license fee.

(e) The restoration fee.

[§ 105-49. Stop work order.

A. A stop work order may be placed at a location at the direction of the Chief Electrical Inspector due to violations of any of the provisions of this chapter.

B. A notice shall be delivered to the owner and the violator with a copy of the Code section that is violated.

C. It shall be unlawful for any work to continue under the stop work order except when a specific violator or trade is listed as the only one affected.

D. Removal of the stop work placard by someone other than those authorized by the Division of Electrical Services will be considered a violation.]

Section 2. And Be It Further Enacted that this Act shall take effect 60 calendar days from the date it becomes law.

EFFECTIVE:

The Council Administrator does hereby certify that fifteen (15) copies of this Bill are immediately available for distribution to the public and the press.

[Signature]
Council Administrator