COUNTY COUNCIL OF BALTIMORE COUNTY, MARYLAND
Legislative Session 2020, Legislative Day No. 17

Bill No. 69-20

Mr. Julian E. Jones, Jr., Councilman

By the County Council, July 6, 2020

A BILL
ENTITLED

AN ACT concerning

Zoning Regulations – Manufacturing, Light (M.L.) Zone Use Regulations

FOR the purpose of amending the Zoning Regulations to add the definition of “minor automotive service;” permitting a minor automotive service use by right in the Manufacturing, Light (M.L.) Zone, subject to certain conditions; and generally relating to uses permitted by right in the M.L. Zone.

BY adding

Section 101.1, the definition of “minor automotive service”, alphabetically, and Section 253.1.C.37

Baltimore County Zoning Regulations, as amended

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter stricken from existing law. Strike out indicates matter stricken from bill. Underlining indicates amendments to bill.
SECTION 1. BE IT ENACTED BY THE COUNTY COUNCIL OF BALTIMORE COUNTY, MARYLAND, that the Baltimore County Zoning Regulations read as follows:

ARTICLE 1 – GENERAL PROVISIONS

SECTION 101 – Definitions

§ 101.1. – Word usage; definitions.

Words used in the present tense include the future; words in the singular number include the plural number; the word "shall" is mandatory. For the purposes of these regulations, certain terms and words are defined below.

Any word or term not defined in this section shall have the ordinarily accepted definition as set forth in the most recent edition of Webster's Third New International Dictionary of the English Language, Unabridged.

MINOR AUTOMOTIVE SERVICE – A SERVICE USE PERFORMED ON MOTOR DRIVEN VEHICLES WITHIN A BUILDING THAT CONSISTS OF THE FOLLOWING ACTIVITIES ONLY: A) WINDOW TINTING; B) STEREO, ALARM, AND ACCESSORY INSTALLATION; C) INTERIOR AND EXTERIOR DETAILING AND CLEANING BY HAND, WITH OR WITHOUT THE USE OF HAND-HELD EQUIPMENT; OR D) CERAMIC PAINT PROTECTION APPLIED BY HAND, WITH OR WITHOUT THE USE OF HAND-HELD EQUIPMENT. SERVICE GARAGE USES AS SET FORTH IN THESE REGULATIONS ARE NOT PERMITTED AS PART OF MINOR AUTOMOTIVE SERVICE.
ARTICLE 2 – ELEVATOR-APARTMENT RESIDENCE ZONES,
RESIDENTIAL-OFFICE ZONES, OFFICE ZONES, BUSINESS
ZONES, MANUFACTURING ZONES AND DISTRICTS

SECTION 253 – Manufacturing, Light (M.L.) Zone Use Regulations

§ 253.1. – Uses permitted as of right.

The uses listed in this section, only, shall be permitted as of right in M.L. Zones, subject to any
conditions hereinafter prescribed.

C. The following auxiliary retail or service uses or semi-industrial uses, provided that any
such use is located in a planned industrial park at least 25 acres in net area, in an I.M. District, or
in combination of an A.S. and I.M. District:

37. MINOR AUTOMOTIVE SERVICE, PROVIDED SUCH USE IS LOCATED
IN THE RED RUN EMPLOYMENT CORRIDOR OF THE OWINGS MILLS GROWTH AREA
AS DESIGNATED BY THE MASTER PLAN 2020.

SECTION 2. AND BE IT FURTHER ENACTED, that this Act, having been passed by
the affirmative vote of five members of the County Council, shall take effect on August 17,
2020.