COUNTY COUNCIL
FOR FREDERICK COUNTY, MARYLAND

By: Council Member Jessica Fitzwater

AN ACT to: create a new Special Exception use category - “facility for functions”- applicable to historic structures or sites, and specifying the conditions that apply to this Special Exception use; and clarifying the approval processes for uses within Historic Structures or Sites.
Bill No. 22-12

The County Council of Frederick County, Maryland, finds it necessary and appropriate to amend the Frederick County Code to create a new use category called “facility for functions.” This use may only be established in or on historic structures or sites, and will allow seminars, cultural or social events, or other similar activities. This Bill also specifies certain conditions that apply to this use in any Zoning District, and clarifies the approval processes for uses of sites within Historic Structures.

NOW, THEREFORE, BE IT ENACTED BY THE COUNTY COUNCIL OF FREDERICK COUNTY, MARYLAND, that the Frederick County Code be, and it is hereby, amended as shown on the attached Exhibit 1.

M.C. Keegan-Ayer, President
County Council of Frederick County,
Maryland
§ 1-19-5.310. USE TABLE.

(A) Permitted uses and required development review.

P Principal permitted use subject to design regulations

PS Principal permitted use subject to site development plan approval. See §§ 1-19-2.160, and 1-19-3.300 through 1-19-3.300.4

E Principal permitted use as a special exception with site development plan approval. See §§ 1-19-8.320 and following

T Permitted as temporary use as a special exception. See § 1-19-8.300

X Permitted as temporary use only. See § 1-19-8.700

SW Solid Waste Floating Zone

A blank indicates that the use is not permitted under any situation

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<th>Uses</th>
<th>RC</th>
<th>A</th>
<th>R1</th>
<th>R3</th>
<th>R5</th>
<th>R8</th>
<th>R12</th>
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Commercial Business and Personal Services

Advertising agency

Bank or savings and loan

Broadcasting studio

[Some rows removed] - - - - - - - - - - - - - - - - -

Medical clinic

Office business

Office professional E E E E PS PS PS PS

Pawn shop

Photography studio**** PS PS PS PS

Restaurant PS PS PS PS PS

Satellite simulcast betting facility PS PS PS

Country inn E E

Facility for functions E E E E E E E E E E E E
§ 1-19-8.356 FACILITY FOR FUNCTIONS.

The following provisions shall apply to a facility for functions under §1-19-8.600:

(A) A property which has been listed on the Frederick County Register of Historic Places may apply for a special exception under this section.

(B) The minimum lot size and setbacks shall be as follows:

<table>
<thead>
<tr>
<th>Zoning</th>
<th>Minimum Lot Area</th>
<th>Lot Width</th>
<th>Front Yard</th>
<th>Side Yard</th>
<th>Rear Yard</th>
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<tbody>
<tr>
<td>RC</td>
<td>10 Acres</td>
<td>300</td>
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<td>10 Acres</td>
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<tr>
<td>R1 through R16</td>
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<td>***</td>
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**** For development within the Village Center Zoning District see also §§ 1-19-7.500(B)(2) and (3)

Underlining indicates matter added to existing law.

| Single boldface brackets and strikethrough indicate matter deleted from existing law. |

*** - indicates existing law unaffected by bill.

Bill No. 22-12
Conversion of existing historic structures or sites may include the expansion of structures or alterations to the historic site. However, the existing external appearance of a historic structure must be maintained, although it may be upgraded, repaired, or expanded with approval of the Historic Preservation Commission as provided in Chapter 1-23 of this Code. New structures that are proposed to be erected on the historic site must receive approval of the Historic Preservation Commission as well as all other approvals required under this Chapter.

(G) Each event may begin no earlier than 10am and end no later than 10:00 p.m. The hours of operation may be further reduced if determined necessary to protect nearby properties from noise, light, or other disturbances. This determination will be based on the site and neighborhood characteristics, such as distance between the activities and the property lines, proximity to neighboring homes, topography, existing and proposed screening, and other aspects that may increase or decrease the potential impacts to the neighborhood.

(H) The location where music will be played and the time by which music must end shall be identified in the application. Music shall not exceed 40 decibels as measured at the property lines. Outdoor music may be prohibited when it is determined to be detrimental to nearby property owners. Indoor music may be restricted or prohibited where sound is not adequately contained within the walls of the structure and impacts adjoining properties.

(I) The maximum number and location(s) of potential tents must be identified in the application. Audible and visual impacts to adjoining properties and the neighborhood shall be considered in determining if the number and location of the tent(s) are appropriate and where outdoor activities may occur.

(J) A traffic management plan shall be provided by the applicant that demonstrates how vehicles will safely enter and exit the site during the peak hours of operation with minimal interruption to the traffic flow on the public street.
(K) The owner of the property must enter into a Facility for Functions Memorandum of Understanding (Facility MOU) with the County, which shall be negotiated with Division staff and approved by the Zoning Administrator based on the Board of Appeals’ conditions of approval of the special exception, prior to making application for Site Plan approval. The Facility MOU must include:

1. A statement that the owner agrees to comply with any limitations and conditions of approval established by the Board of Appeals and agrees to comply with all of the requirements for establishing the use as outlined under subsection (P) below.

2. An acknowledgement by the owner that failure to comply with the provisions of the MOU at any time, whether prior to or after the establishment of the use, will be a violation of Chapter 1-19 of the County Code and that enforcement action may be taken by the County in accordance with §1-19-2.110 and §1-19-2.210 through §1-19-2.230.

3. An agreement by the owner to notify the Zoning Administrator prior to the sale or transfer of the property.

4. A condition stating that, if a facility for functions changes ownership, the new owner will enter into a MOU in accordance with subsection (K) prior to engaging in any facilities for functions activities, and apply for and receive an occupancy permit.

5. A statement that the owner agrees to work with the Zoning Administrator to resolve noise, light, and traffic related complaints that are received by the County from neighboring property owners.

(L) All exterior changes to the structures and/or site must be approved by the Historic Preservation Commission

(M) One freestanding sign no more than 15 feet in height and 25 square feet in area is permitted and shall be subject to the normal setback requirement in the zoning district.

(N) Within the RC District, the requirements of § 1-19-7.200 of this Code will be met.
(O) After a special exception and Facility MOU has been approved under this section the following requirements must be satisfied prior to establishing the use:

1. A site development plan application must be filed with the County;
2. The site plan must be reviewed by the Historic Preservation Commission;
3. Any proposed alterations to the exterior of structures or the site must receive approval from the Historic Preservation Commission in accordance with Chapter 1-23 of the County Code;
4. The Planning Commission will review and approve the site plan if it meets the requirements under this chapter; and
5. The use may be established on the property only after site development plan approval from the Historic Preservation Commission and the Planning Commission, and after all necessary Certificates of Appropriateness and permits have been applied for, approved, and a Certificate of Occupancy issued.

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§ 1-19-8.600. HISTORIC STRUCTURES OR SITES.
The Board of Appeals may grant a special exception in any zoning district, for the conversion of an existing historic structure or site into a restaurant, country inn, antique shop, museum, information center, business or professional office, group home use, or a facility for functions such as seminars, festivals, cultural or social events, or other similar activities of historic interest, provided that other applicable requirements of this chapter are met. Such conversion shall not result in any substantial external alteration of the appearance of the historic structure or site. Historic structure or site as used in this section only means a structure or site listed on or eligible for the National Register of Historic Places or on the Maryland Inventory [Register] of Historic Properties [Places] or the and listed on the Frederick County Register of Historic Places. All [requests] properties requesting a [for] special exception under this section shall be listed on [be referred to the Frederick County Historic Preservation Commission for determination of eligibility for placement on] the Frederick County Register of Historic Places[, and for review and comment] prior to making application for a special exception. Before the special exception can take effect,
the historic structure or site must be listed on the Frederick County Register of Historic Places. If the special exception is granted, the Applicant must complete the steps outlined in § 1-19-8.356(P) before the special exception is utilized; [be listed on the Frederick County Register of Historic Places.]

§ 1-19-11.100. DEFINITIONS. [Subsection (A) remains unchanged.]

(B) In this chapter the following terms are used as defined unless otherwise apparent from the context.

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**FACILITY FOR FUNCTIONS.** A structure or site listed on the Frederick County Register of Historic Places, which receives a special exception approval to hold events such as seminars, cultural or social events, or other similar activities.

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