

Bill No. 24-11		
Concerning: Establish a Historic Preservation Tax		
Credit		
Introduced July 16, 2024		
Revised: Draft No.		
Enacted:		
Effective:		
Expires: October 14, 2024		
Frederick County Code, Chapter 1-8		
Section(s) 467-470		

## COUNTY COUNCIL FOR FREDERICK COUNTY, MARYLAND

By: Council Member Renee Knapp on behalf of County Executive Jessica Fitzwater

**AN ACT** to: Establish a Historic Preservation Tax Credit.

Date Council Approved:	Date Transmitted to Executive:			
Executive:	Date Received:			
Approved:	Date:			
Vetoed:	Date:			
Date returned to Council by County Executive with no action:				
By amending: Frederick County Code, 1-8	8 Section(s) 467-470			
Other:				

Boldface
Underlining
[Single boldface brackets]
\* \* \*

Heading or defined term.
Added to existing law.
Deleted from existing law.
Existing law unaffected by bill.

Bill No. 24-11

The County Council of Frederick County, Maryland, finds it necessary and appropriate to amend the Frederick County Code to Establish a Historic Preservation Tax Credit.

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.

Brad W. Young, President County Council of Frederick County, Maryland

	ARTICLE XV: HISTORIC PRESERVATION TAX CREDIT
	(§§ 1-8-467 — 1-8-470)
§ 1-8-467. E	CSTABLISHMENT.
As a	uthorized by, and subject to, the provisions set forth in the Annotated Code of
	ax Property Article § 9-204, Frederick County, Maryland hereby establishes a
	ounty Historic Preservation Tax Credit.
<u>§ 1-8-468. Г</u>	DEFINITIONS.
	ETIFICATE OF ELIGIBILITY. A certificate issued by the Commission, or
	municipal commission, to the property owner of an eligible property, which
authorizes th	ne Treasury Department to apply a historic tax credit to the eligible property.
	AMISSION. A Historic Preservation Commission within Frederick County,
Maryland cr	reated under the Annotated Code of Maryland, Land Use Article § 8-201.
<u>ELI</u>	GIBLE PROPERTY. A historic property or landscape feature that is:
<u>(1)</u>	Designated on the County Register of Historic Places; or
(2)	Individually designated or located within a local historic district in Frederic
County that	has been determined by a Commission to be of historic or architectural significant
ELI	GIBLE WORK. The repair or replacement of exterior features of the building
	ork that is necessary to maintain the physical integrity of the building or structu
regarding sa	fety, durability, or weatherproofing; maintenance of the exterior of the buildin
structure, in	cluding routine maintenance; and repair or replacement of historic landmark fe
such as mas	onry walls, fences, or other site features, if determined to be of historic or
architectural	significance.
Eligi	ble work must have prior County or municipal Historic Preservation Commiss
approval and	d all relevant building and construction permits, if applicable, unless the projec
eligible for a	administrative approval or considered routine maintenance.
<b>QU</b> A	ALIFIED EXPENSES. The amount of money paid by the property owner of an
	perty to a licensed contractor, architect, engineer, or historic preservation consu
for eligible v	work, or for materials used to complete eligible work.
Qual	ified expenses must total at least \$500 and must not be funded by any local or
grants or loa	<u>ins.</u>
	dicates matter added to existing law.
	ce brackets] indicates matter deleted from existing law.  s existing law unaffected by bill.
Bill No. 24-11	

1	§ 1-8-469. El	LIGIBILITY, DURATION AND AMOUNT.	
2 3	(A)	The property owner of an eligible property is eligible for the historic preservation	
4	<del></del>	I may apply for the credit for a period of up to five years per eligible project. If the	
5		any one year exceeds the amount of the County real property bill for that year, the	
6		be carried forward until depleted for up to five years. However, if the property	
7	becomes no l	onger an eligible property, any unused credit shall lapse.	
8	(D)	O1'5 -1	
9 10	(B)	Qualified expenses shall be incurred on or after July 1, 2023 and within two tax the date of application for the credit.	
11	years prior to	the date of application for the credit.	
12	(C)	The tax credit shall be 25% of the property owner's qualified expenses.	
13			
14	(D)	The total tax credit may not exceed \$7,500 per year.	
15	0 1 0 470 A	DDI ICATION FOR TAY OPERIT	
16 17	§ 1-8-4/0. A	PPLICATION FOR TAX CREDIT.	
18	(A)	On or before the first day of April immediately preceding the taxable year for	
19		credit is sought, the property owner shall submit an application to the Commission	
20		riate municipal commission. The application shall include:	
21			
22		(1) Copies of any permits;	
23			
24		(2) Expense receipts;	
25		(2) Place and a Call and a second of the Alice 11 of 11 of the second of	
26 27		(3) Photographs of the property prior to the eligible work;	
28		(4) Photographs of the property after the eligible work;	
29		(4) I notographs of the property after the engine work,	
30		(5) Any other records documenting the completion of the eligible work; and	
31			
32		(6) Failure to include all items listed in (A) will result in denial.	
33			
34	(B)	The Commission, or appropriate municipal commission, shall review the	
35		Jpon review of the application, if the claimed expenses qualify as eligible work on	
36		operty, the Commission, or appropriate municipal commission, shall issue a	
37	certificate of eligibility to the property owner. A determination regarding a qualification of a property or of renovation or construction expenses by the Commission is not subject to appeal.		
38 39	property or o	renovation of construction expenses by the Commission is not subject to appear.	
40	(C)	The Commission or appropriate municipal historic preservation commission must	
41		pproved applications to the County Treasurer, including the certificate of eligibility.	
42		nmediately preceding the taxable year for which the tax credit is sought.	

1	(D) Upon receipt of the approved applications, the County Treasurer shall apply the
2	tax credit to the appropriate tax bill.
3	
4	(E) The County Treasurer may adopt guidelines, regulations, or procedures to
5	administer this section.
5	
7	(F) The tax credit is non-transferable to a new property owner.