CITY OF BALTIMORE COUNCIL BILL 20-0601 (First Reader)

Introduced by: The Council President

At the request of: The Administration (Department of Planning)

Introduced and read first time: September 21, 2020

Assigned to: Land Use Committee

REFERRED TO THE FOLLOWING AGENCIES: City Solicitor, Board of Municipal and Zoning Appeals, Planning Commission, Department of Transportation, Department of Housing and Community Development

A BILL ENTITLED

Zoning Code – Modifications

FOR the purpose of making needed changes to certain provisions that, during the course of

AN ORDINANCE concerning

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4	actively operating under the new Zoning Code, were discovered to be functionally
5	impractical or otherwise in need of modification to abate previously unanticipated
6	consequences; allowing electronic signs in residential districts, making them a conditional
7	use by the Board of Municipal and Zoning Appeals, specifying the zoning district
8	requirements, and generally relating to conditional signs; correcting, clarifying, and
9	conforming certain provisions; and generally relating to the zoning and development laws of
10	the City of Baltimore.
1	By repealing and reordaining, with amendments
12	Article 32 - Zoning
13	Section(s) 1-212(b)(2), 1-303(h), 1-307(a), 1-308(g), 1-311(o), 2-203(c),(d), and (j),
14	3-202(b), $5-204$, $5-403$, $5-404$, $5-405(a)(1)$, $5-406$, $5-407(a)$, $5-408$, $5-409(c)$ and $(f)(1)$,
15	14-331(a)(1), 15-301(a), 15-504, 17-407(g), 18-403, Table 7-202, Table 8-301, Table 9-
16	301, Table 9-401, Table 10-301, Table 10-401, Table 11-301, Table 12-301, Table 12-
17	402, Table 12-501, Table 12-601, Table 15-601, and Table 17-201
18	Baltimore City Code
19	(Edition 2000)

Section(s) 1-306(g-1) and (s), 5-310, 5-401(c), 5-410, 14-328(j), 17-404(f), 18-206(c), and

[Brackets] indicate matter deleted from existing law.

EXPLANATION: CAPITALS indicate matter added to existing law.

By adding

Article 32 - Zoning

Baltimore City Code

18-207

(Edition 2000)

1	By repealing
2	Article 32 - Zoning
3	Section(s) 1-306(u)
4	Baltimore City Code
5	(Edition 2000)
6	By relettering
7	Article 32 - Zoning
8	Section(s) 1-306(s) and (t) to be 1-306(t) and (u)
9	Baltimore City Code
10	(Edition 2000)
11	By renaming
12	Article 32 - Zoning
13	Title 5. Subtitle 4. Conditional Uses to be renamed "Subtitle 4. Conditional Uses and Signs"
14	Baltimore City Code
15	(Edition 2000)
16	SECTION 1. BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF BALTIMORE, That the
17	Laws of Baltimore City read as follows:
18	Baltimore City Code
19	Article 32. Zoning
20	Title 1. General Provisions
21	Subtitle 2. Rules of Interpretation
22	§ 1-212. Tables.
23	(b) Use symbology.
24 25	(2) In Signage Tables
26	(i) an "A" indicates that a sign type is allowed in that Zoning District; [and]
27 28	(ii) an "ASSC Only" indicates that a sign type is only allowed in an approved Area of Special Signage Control[.]; AND
29 30	(III) A "CB" INDICATES THAT A SIGN TYPE REQUIRES APPROVAL BY THE BOARD OF MUNICIPAL AND ZONING APPEALS.
31 32	COMMENT: Indicates that a sign type requires approval by the Board of Municipal and Zoning Appeals.

1	Subtitle 3. Definitions
2	§ 1-303. "Bail bond establishment" to "Child day-care home".
3	(h) Blockface.
4 5	"Blockface" means all of 1 side of a given street between 2 consecutive intersecting streets, EXCLUDING ALLEYS, FOOTWAYS, AND SIDEWALKS.
6 7	COMMENT: Clarifies, with the additional language, what was intended as the definition of "Blockface".
8	§ 1-306. "Encroachment" to "Golf course".
9	(G-1) FARMERS MARKET.
10 11 12 13	"FARMERS MARKET" MEANS A PUBLIC MARKET WHERE PRODUCERS OF RAW AGRICULTURAL PRODUCTS SELL THE PRODUCTS DIRECTLY TO THE PUBLIC. AT LEAST 50% OF VENDORS MUST SELL AGRICULTURAL OR FOOD PRODUCTS
14 15	COMMENT: Corrects an omission from the Zoning Code by creating a definition for an existing use that is currently operating in many zoning districts.
16	(S) FUEL STATION.
17	(1) IN GENERAL.
18 19	"FUEL STATION" MEANS ANY PREMISES OR STRUCTURE USED FOR THE RETAIL SALE OF FUEL, DISPENSED FROM FIXED EQUIPMENT INTO THE FUEL TANKS OF MOTOR VEHICLES.
20	(2) INCLUSIONS.
21	"FUEL STATION" INCLUDES:
22	(I) THE ACCESSORY SALE OF CONVENIENCE ITEMS;
23	(II) AN ACCESSORY FREESTANDING SELF-SERVICE CAR WASH; AND
24	(III) ELECTRIC CHARGING STATIONS.
25 26	COMMENT: Replaces the definition of "Gas station" with that of "Fuel station" to reflect that electric charging stations also are fueling stations.
27	(T) [(s)] Funeral home.
28	(1) In general.
29 30	"Funeral home" means an establishment for preparing deceased individuals for burial or cremation and for conducting rituals before burial or cremation.

1	(2) Inclusions.
2	"Funeral home" includes:
3	(i) chapels for viewing a deceased and for conducting rituals; and
4	(ii) a crematorium.
5	(U) [(t)] <i>Garage</i> .
6 7	See "Parking garage (principal use)". "Parking garage (residential, detached)".
8	[(u) Gas station.]
9	[(1) In general.]
10 11	["Gas station" means any premises or structure used for the retail sale of fuel, dispensed from fixed equipment into the fuel tanks of motor vehicles.]
12	[(2) Inclusions.]
13	["Gas station" includes:]
14	[(i) the accessory sale of convenience items; and]
15 16	[(ii) an accessory freestanding self-service car wash.]
17	§ 1-307. "Government facility" to "Industrial boat repair".
18	(a) Government facility.
19	(1) In general.
20 21	"Government facility" means a structure or land that is operated by a government agency.
22	(2) Inclusions.
23 24 25	"Government facility" includes agency offices, storage yards, public works facilities, RECREATION: INDOOR, and utility facilities
26 27	COMMENT: Clarifies that the definition of "government facility" includes recreation centers owned by Baltimore City's Department of Recreation and Parks.

1	§ 1-308. "Industrial: General" to "Lot: Interior".
2	(g) Kennel.
3	(1) In general.
4 5 6 7	"Kennel" means a business OR OTHER ENTITY where 3 or more dogs or cats over 6 months old are boarded or maintained by a person other than their owner, AND BOARDING IS THE PRIMARY OR PRINCIPAL FUNCTION OF THE USE
8	COMMENT: Clarifies that the definition of "Kennel" includes a non-profit animal shelter.
9	§ 1-311. "Parapet" to "Processed metal".
10	(o) Personal services establishment.
11	(1) In general.
12 13	"Personal services establishment" means an establishment that provides recurrent needed services of a personal nature.
14	(2) Illustrations.
15	Typical examples of a "personal services establishment" include:
16	(i) beauty shops, INCLUDING MICRO-BLADING SERVICES, and barbershops;
17	(ii) tanning salons;
18	(iii) animal grooming establishments;
19	(iv) electronics repair shops;
20	(v) laundromats, dry cleaners, and tailors; and
21	(vi) certified massage therapists or similar licensed professionals.
22 23	COMMENT: Clarifies that micro-blading is a service that is cometic in nature, typically the shaping of eyebrows, and that it is not a service of a body art establishment.
24	Title 2. Purpose, Applicability, Short Title
25	Subtitle 2. Applicability
26	§ 2-203. Transition rules.
27 28	(c) Preexisting permitted use reclassified as conditional.

1 2 3 4	(1) If a preexisting permitted use is reclassified by this Code or an amendment to it as a conditional use for the Zoning District in which it is located, that use may be continued as a lawful conditional use, subject to the conditions and restrictions previously imposed on it by law or regulation.
5 6 7 8	(2) Any subsequent change to that use[, including any addition, expansion, relocation, or structural alteration,] MUST BE APPROVED BY THE BOARD OF MUNICIPAL AND ZONING APPEALS AND is subject to the procedural and substantive requirements imposed by this Code on conditional uses.
9	(d) Preexisting nonconforming use reclassified as permitted or conditional.
10 11 12	(1) If a preexisting nonconforming use is reclassified by this Code or an amendment to it as a permitted or conditional use for the zoning district in which it is located, that use may be continued as a lawful permitted or conditional use, as the case may be.
13 14 15 16	(2) Any subsequent change to that use[, including any addition, expansion, relocation, or structural alteration, is] MUST BE APPROVED BY THE BOARD OF MUNICIPAL AND ZONING APPEALS, subject to this Code and, if a conditional use, to the procedural and substantive requirements imposed by this Code on conditional uses.
17 18	(j) Previously granted variances and conditional uses.
19 20 21 22	(1) All variances and conditional uses granted before June 5, 2017, or before the effective date of any relevant amendment to this Code remain effective, and the recipient of the variance and conditional use may proceed to develop the property in accordance with the approved plans.
23 24 25 26	(2) However, if the recipient fails to act timely on the variance or conditional use, as required by § 5-309 {"Expiration of approval"} or § 5-407 {"Expiration of approval"} of this Code, the provisions of this Code govern and the approval is invalid.
27 28 29 30 31	(3) Any subsequent change to a conditional use[, including any addition, expansion, relocation, or structural alteration,] MUST BE APPROVED BY THE BOARD OF MUNICIPAL AND ZONING APPEALS AND is subject to the procedures and requirements imposed by this Code on conditional uses.
32	COMMENT: Clarifies the procedures to change or alter conditional uses.
33	Title 3. Outline of Code Administration
34	Subtitle 2. Administrative Agencies and Officials
35	§ 3-202. Board of Municipal and Zoning Appeals.
36	(b) Powers and duties.

1 2 3	In addition to the powers and duties specified in City Charter Article VII, §§ 83 through 89 and in State law, the Board of Municipal and Zoning Appeals has the following powers and duties under this Code:
4	(1) to grant major variances (Title 5, Subtitle 3);
5	(2) to grant conditional use authorizations (Title 5, Subtitle 4);
6	(3) to hear appeals from decisions of the Zoning Administrator;
7 8 9	(4) with the approval of the Board of Estimates, to set fees for filing and hearing appeals, granting variances, and for the various other functions required or authorized by this Code; [and]
10	(5) to perform all other functions assigned to the Board by this Code[.];
11 12	(6) TO AUTHORIZE ACCESSORY USES AS LONG AS THEY MEET THE STANDARDS FOR "ACCESSORY USE", AS DEFINED IN \S 1-302(C); AND
13	(7) TO AUTHORIZE USES NOT OTHERWISE LISTED IN THIS CODE, SUBJECT TO \S 1-217.
14 15 16 17 18 19	COMMENT: Grants some flexibility to the Board of Municipal and Zoning Appeals, as new uses get invented. Under the prior Zoning Code, the Board of Municipal and Zoning Appeals routinely heard appeals for accessory uses not expressly listed as "accessory." This provides flexibility as uses change over time, and trends allow for certain accessory uses to compliment principal uses - example: micro-blading as an accessory use to a personal services establishment.
20	Title 5. Applications and Authorizations
21	Subtitle 2. Applications
22	§ 5-204. Withdrawal of application.
23 24 25	An applicant has the right to withdraw an application at any time before a decision is made on the application by the appropriate body. There will be no refund of fees. Requests for withdrawal must be in writing by the applicant OR BY THE PROPERTY OWNER.
26 27 28	COMMENT: Corrects a situation whereby the Board of Municipal and Zoning Appeals has had occurrences of tenants filing zoning appeals without the property owner's permission.
29	Subtitle 3. Variances
30	§ 5-310. DISCRETION TO DENY.
31 32 33 34	THE ZONING ADMINISTRATOR OR THE BOARD OF MUNICIPAL AND ZONING APPEALS MAY DENY ANY APPLICATION FOR A VARIANCE IF THE SUBJECT PROPERTY HAS ANY OUTSTANDING NOTICE OF VIOLATION, CODE VIOLATION, OR ANY OTHER UNRESOLVED OR UNPAID FEE, FINE, OR CITATION.

1 2	COMMENT: Provides the Board of Municipal and Zoning Appeals the discretion to dismiss or deny relief under an application for outstanding Code or other violations.
3	Subtitle 4. Conditional Uses AND SIGNS
4	§ 5-401. Purpose.
5 6	(C) SIGNS.
7 8 9 10	IN CERTAIN DISTRICTS SOME SIGN TYPES ARE ALLOWED BY CONDITIONAL APPROVAL. THE CONDITIONAL APPROVAL IN THESE SITUATION IS INTERPRETED AS ALLOWING THE SIGN TYPE WITHIN A LOT TO BE MORE INTENSE THAT WOULD OTHERWISE BE ALLOWED IN THAT DISTRICT BECAUSE OF POSSIBLE BROADER IMPACT TO THE SURROUNDING AREA.
11	COMMENT: Clarifies provisions to allow signs by conditional approval.
12	§ 5-403. Referrals.
13	(a) Section applicable to CB approvals.
14 15	This section applies to applications for conditional uses AND SIGNS that require approval by the Board of Municipal and Zoning Appeals.
16	(b) Referral to BMZA for action.
17 18 19 20	Once the Zoning Administrator determines that an application for conditional-use AND CONDITIONAL SIGN approval by the Board of Municipal and Zoning Appeals is complete, the Zoning Administrator must forward the application to the Board for its consideration and action on the application.
21 22	COMMENT: Clarifies provisions to allow signs by conditional approval.
23	§ 5-404. Actions taken.
24	(a) Review standards.
25 26 27 28	The Board of Municipal and Zoning Appeals or the City Council, as the case may be, must evaluate the request for a conditional use AND SIGN, based on the evidence presented at the public hearing, in accordance with the standards in § 5-406 {"Approval standards"} of this subtitle.
29	(b) Procedures before the BMZA.
30	(1) Public hearing required.
31 32 33 34	(i) The Board of Municipal and Zoning Appeals must consider a proposed conditional use AND CONDITIONAL SIGN in a public hearing.
35	COMMENT: Clarifies provisions to allow signs by conditional approval.

1	§ 5-405. Conditions.
2	(a) In general.
3	(1) Imposition authorized.
4 5 6 7 8	Before approving any conditional use OR SIGN, the Board of Municipal and Zoning Appeals or the City Council, as the case may be, may impose on the establishment, location, construction, maintenance, or operation of the conditional use OR SIGN any condition, restriction, or limitation that it considers necessary for the protection of the public interest.
9 10	•••
	•••
11	COMMENT: Clarifies provisions to allow signs by conditional approval.
12	§ 5-406. Approval standards.
13	(a) Limited criteria for denying.
14 15 16	Neither the Board of Municipal and Zoning Appeals nor the City Council, as the case may be, may approve a conditional use OR SIGN unless, after public notice and hearing and on consideration of the standards required by this subtitle, it finds that:
17 18 19	 the establishment, location, construction, maintenance, or operation of the conditional use OR SIGN would not be detrimental to or endanger the public health safety, or welfare;
20 21	(2) the use OR SIGN would not be precluded by any other law, including an applicable Urban Renewal Plan;
22	(3) the authorization would not be contrary to the public interest; and
23 24	(4) the authorization would be in harmony with the purpose and intent of this Code.
25	(b) Required considerations.
26 27	As a further guide to its decision on the facts of each case, the Board of Municipal and Zoning Appeals must consider the following, where appropriate:
28 29	(1) the nature of the proposed site, including its size and shape and the proposed size shape, and arrangement of structures;
30 31	(2) the resulting traffic patterns and adequacy of proposed off-street parking and loading;
32 33	(3) the nature of the surrounding area and the extent to which the proposed use OR SIGN might impair its present and future development:

1 2	(4) the proximity of dwellings, churches, schools, public structures, and other places of public gathering;
3	(5) accessibility of the premises for emergency vehicles;
4	(6) accessibility of light and air to the premises and to the property in the vicinity;
5 6	(7) the type and location of adequate utilities, access roads, drainage, and other necessary facilities that have been or will be provided;
7	(8) the preservation of cultural and historic landmarks and structures;
8	(9) the character of the neighborhood;
9	(10) the provisions of the City's Comprehensive Master Plan;
10	(11) the provisions of any applicable Urban Renewal Plan;
11	(12) all applicable standards and requirements of this Code;
12	(13) the intent and purpose of this Code; and
13	(14) any other matters considered to be in the interest of the general welfare.
14	COMMENT: Clarifies provisions to allow signs by conditional approval.
15	§ 5-407. Expiration of approval.
16	(a) Exercise within year required.
17 18	A conditional use AND A CONDITIONAL SIGN APPROVAL lapses and becomes void 1 year from the date of its final approval unless, within that year:
19 20	(1) a use permit under this Code and an occupancy permit under the Baltimore City Building Code have been obtained for that use;
21 22	(2) the erection or alteration of a structure for that use OR SIGN has lawfully begun; [or]
23	(3) the use has lawfully begun[.]; OR
24 25 26	(4) A BUILDING PERMIT UNDER THIS CODE AND ANY OTHER APPLICABLE CODES HAS BEEN OBTAINED FOR THE SIGN
27	COMMENT: Clarifies provisions for signs by conditional approval.

1	§ 5-408. Discontinued conditional use OR CONDITIONAL SIGN.
2	(A) DISCONTINUED CONDITIONAL USE.
3	If any conditional use is discontinued for a continuous period of 2 years or more, the
4	conditional use approval automatically lapses and is void. A new application and
5	authorization is required before the conditional use may be re-established.
6	(B) DISCONTINUED CONDITIONAL SIGN.
7	IF A CONDITIONAL SIGN IS REMOVED FROM THE BUILDING OR STRUCTURE FOR WHICH IT
8	WAS APPROVED FOR A CONTINUOUS PERIOD OF 1 YEAR OR MORE, THE CONDITIONAL
9	APPROVAL AUTOMATICALLY LAPSES AND IS VOID. A NEW APPLICATION IS REQUIRED
10	BEFORE THE CONDITIONAL APPROVAL MAY BE RE-ESTABLISHED.
11	COMMENT: Clarifies provisions for signs by conditional approval.
12	§ 5-409. Revocations, etc., of conditional use.
13 14	(c) Contents of notice.
15	The notice must:
16	(1) specify the nature of the violation; and
17	(2) warn the recipient that, unless the violation is corrected within 30 days, or such
18	other time as is specified in the notice, the matter will be referred to the Board of
19	Municipal and Zoning Appeals for potential modification, suspension, or
20	revocation of the conditional use OR SIGN.
21	•••
22	(f) Decision.
23	(1) If, after notice to the parties and an opportunity to be heard, the Board of Municipal
24 25	and Zoning Appeals finds that a condition, restriction, or limitation imposed under
25	this subtitle has been violated, the Board may take any 1 or combination of the
26	following actions:
27	(i) revoke the conditional use OR SIGN;
28	(ii) suspend the conditional use OR SIGN APPROVAL subject to completion of
29	corrective action or other condition set by the Board; or
30	(iii) affirm the conditional use OR SIGN, subject to a schedule for corrective action
31	with provision for automatic termination if the schedule is not met.
32	• • • • • • • • • • • • • • • • • • • •
33	•••
34	COMMENT: Clarifies provisions for signs by conditional approval.

1	§ 5-410. DISCRETION TO DENY.
2 3 4 5	THE BOARD OF MUNICIPAL AND ZONING APPEALS MAY DENY ANY APPLICATION FOR A CONDITIONAL USE OR SIGN IF THE SUBJECT PROPERTY HAS ANY OUTSTANDING NOTICE OF VIOLATION, CODE VIOLATION, OR ANY OTHER UNRESOLVED OR UNPAID FEE, FINE, OR CITATION.
6 7	COMMENT: Provides the Board of Municipal and Zoning Appeals the discretion to dismiss or deny relief under an application for outstanding Code or other violations.
8	Title 14. Use Standards
9	Subtitle 3. Use Standards
10 11	§ 14-328. Neighborhood commercial establishments.
12	(J) OUTDOOR SEATING.
13 14	OUTDOOR SEATING MAY ONLY BE ON THE STREET SIDE OF THE PROPERTY AND IS NOT ALLOWED IN THE REAR YARD, DECK, OR ROOFTOP.
15 16 17	Comment: Reflects the interest in adding outdoor seating to neighborhood commercial establishments but restricts outdoor seating to the street side of businesses, not in a rear yards, a deck, or a rooftop where it could bother residents.
18	§ 14-331. Parking garages [(principal use)] and parking lots.
19	(a) Parking garages [(principal use)].
20 21 22 23 24	(1) Parking garages [(principal use)] in the C-1, C-1-E, C-1-VC, C-2, C-3, C-5, and TOT Districts must include active ground-floor uses, whether residential or non-residentia uses, along at least 50% of the ground floor when adjoining a street, other than an alley.
25 26 27	COMMENT: Corrects a mistake in the Zoning Code with the reference to "principal use", because this section was intended to apply to all parking garages (accessory and principal).
28	Title 15. Site Development Standards
29	Subtitle 3. Measurement Methodologies
30	§ 15-301. Measurement of building height.
31	(a) In general.
32 33	(1) In this subsection, "street wall" means the wall of a building nearest to and facing a street.

1 2	(2) For purposes of determining compliance with height limitations, the height of a building is determined by measuring the vertical distance:
3	(i) from the following, as applicable:
4 5	(A) from the mean curb level of the right-of-way on which the property fronts;
6 7 8 9	(B) if the front wall of the building is not within 30 feet of the curb, from the average elevation of [the ground between that wall and the curb] GROUND ADJOINING THAT WALL; or
11 12	COMMENT: Clarifies how the height of a building is determined by measuring the vertical distance.
13	Subtitle 5. Accessory Structures and Uses
14	§ 15-504. Carriage house.
15 16 17	(A) An accessory carriage house existing on June 5, 2017, in a Residential District or in an OR District may be [subdivided and] converted into a SINGLE-FAMILY detached dwelling if:
18 19	[(1) the new lot area meets the minimum lot and yard requirements that apply to rowhouse dwellings in the applicable district;]
20	(1) [(2)] the building contains at least [1,750] 750 square feet of gross floor area;
21 22	(2) [(3)] all other requirements of this Code [and Baltimore City Subdivision Regulations] are met [or a variance is obtained]; and
23	(3) [(4)] 1 additional parking space is provided for each dwelling unit created.
24 25 26	(B) In addition, if an existing carriage house is converted into a dwelling unit, it cannot be enlarged by any alteration that would increase the building height or footprint by more than 20% .
27 28 29 30 31	COMMENT: Corrects and clarifies the original intent of the Zoning Code to allow for the conversion of existing carriage houses. Sub-division was not the proper mechanism, as subdivision would create a separate lot and not protect neighborhoods from creating flag lots and larger buildings. This change to by-right, with the addition of a cap for rehabilitation, is in keeping with the original intent of scale and purpose.
32	Title 17. Signs
33	Subtitle 4. Requirements by Sign Type
34 35	§ 17-404. Awning or canopy signs and open-structural framework signs.

1	(F) SIGNAGE ON EXISTING CANOPIES IN LOCAL HISTORIC DISTRICTS AND LOCAL LANDMARKS.
2 3 4 5	(1) AWNING OR CANOPY SIGNAGE MAY BE APPLIED TO EXISTING CANOPY STRUCTURE ON BUILDINGS IN LOCAL HISTORIC DISTRICTS AND LOCAL LANDMARKS THAT WERE PREVIOUSLY USED FOR SIGNAGE AS APPROVED BY THE COMMISSION FOR HISTORICAL AND ARCHITECTURAL PRESERVATION.
6 7 8	(2) ANY ELECTRONIC SIGNAGE ON EXISTING CANOPIES ARE SUBJECT TO ALL APPLICABLE RULES OF THIS ARTICLE, TITLE 17, TABLE 17-201: SIGN REGULATIONS AND TABLE 17-306: MAXIMUM CUMULATIVE AREA OF SIGNS.
9 10	COMMENT: Allows, subject to certain conditions, signage on existing canopies in local historic districts and local landmarks.
11 12	§ 17-407. Electronic signs.
13	(g) Architecture.
14 15 16	(1) No electronic sign affixed to a building, including sign support structure, may project beyond the ends or top of the wall or higher than any roofline of the structure to which it is attached.
17 18 19 20 21 22	(2) IN LOCAL HISTORIC DISTRICTS AND LOCAL LANDMARKS AS DESIGNATED BY THE COMMISSION FOR HISTORICAL AND ARCHITECTURAL PRESERVATION, ELECTRONIC SIGNAGE MAY BE ADDED TO AN EXISTING CANOPY THAT IS INTEGRAL TO THE ARCHITECTURE OF THE BUILDING IN ACCORDANCE WITH ALL APPLICABLE RULES OF THIS ARTICLE, TITLE 17, TABLE 17-201: SIGN REGULATIONS AND TABLE 17-306:MAXIMUM CUMULATIVE AREA OF SIGNS.
23 24 25	COMMENT: Allows, subject to certain conditions, electronic signage on existing canopies in local historic districts and local landmarks.
26	Title 18. Nonconformities
27	Subtitle 2. Definitions; General Provisions
28	§ 18-206. Determination of nonconformity.
29 30 31 32 33	 (C) THE ZONING ADMINISTRATOR OR THE BOARD OF MUNICIPAL AND ZONING APPEALS MAY DENY ANY APPLICATION FOR A VARIANCE IF THE SUBJECT PROPERTY HAS AN OUTSTANDING NOTICE OF VIOLATION, CODE VIOLATION, OR ANY OTHER UNRESOLVED OR UNPAID FEE, FINE, OR CITATION.
34 35 36	COMMENT: Provides the Zoning Administrator or the Board of Municipal and Zoning Appeals the discretion to dismiss or deny relief under an application, for outstanding Code or other violations.

1	§ 18-207. EXPIRATION OF APPROVAL.
2 3 4	(A) ANY AUTHORIZATION TO CONTINUE A NONCONFORMING USE, DENSITY, OR OTHER NONCONFORMITY LAPSES AND BECOMES VOID 1 YEAR FROM THE DATE OF ITS FINAL APPROVAL, UNLESS WITHIN THAT YEAR:
5 6	(1) A USE PERMIT UNDER THIS CODE AND AN OCCUPANCY PERMIT UNDER THE BALTIMORE CITY BUILDING CODE HAVE BEEN OBTAINED FOR THAT USE;
7 8	(2) THE ERECTION OR ALTERATION OF A STRUCTURE FOR THAT USE HAS LAWFULLY BEGUN; OR
9	(3) THE USE HAS LAWFULLY BEGUN.
10 11 12	(B) THE BOARD OF MUNICIPAL AND ZONING APPEALS MAY GRANT AN EXTENSION OF THIS PERIOD ON WRITTEN APPLICATION AND FOR GOOD CAUSE SHOWN WITHOUT NOTICE OR HEARING.
13 14 15 16 17 18	COMMENT: Corrects an omission whereby the expiration of conditional uses and variances and extensions from the Board of Municipal and Zoning Appeals are covered under Title 5, but the continuation of nonconforming uses and structures are not. The Board of Municipal and Zoning Appeals proposes adding language mirroring the expiration/extension process for conditional uses and variances to include the authorization to continue nonconforming uses/structures.
19	Subtitle 4. Nonconforming Structures
20	§ 18-403. Expansion of structure.
21 22 23	A nonconforming structure may not be expanded if the expansion would[, in any way,] create a new nonconformity[,] OR increase the degree of any nonconformity[, or increase the bulk of the structure].
24 25 26 27 28 29 30	COMMENT: Amends the existing provision, at the request of the Board of Municipal and Zoning Appeals, to lessen the restrictions on nonconforming structures to allow for regular improvements to property so long as they do not create new nonconformities or increase the degree of nonconformity. Example: If a single-family dwelling covers more of a lot than allowed by bulk regulation (say, by 1 sq. ft.), but requests an additional floor with building height that's allowed by right, this provision, as currently exists, would not allow the additional floor because "it would increase the bulk of the structure."

Zoning Tables

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Table 7-202: Open Space Districts Permitted and Conditional Uses

		1
USES	DISTRICTS	USE STANDARDS
	os	
COMMERCIAL		
FARMERS MARKET	СВ	
OTHER		
Parking Lot (Accessory Use)	[CO] P	

COMMENT: Allows the use of Farmers Market in this Zoning District, subject to approval by the Board of Municipal and Zoning Appeals, and removes a requirement that has proved to be too onerous and without benefit to the City's Department of Recreation and Parks.

Table 8-301: Detached and Semi-Detached Residential Districts – Permitted and Conditional Uses										
USES	DISTRICTS USE STANDARDS									
	R-1A	R-1B	R-1C	R-1D	R-1E	R-1	R-2	R-3	R-4	
COMMERCIAL										
FARMERS MARKET CB CB CB CB CB CB CB										

COMMENT: Allows the use of Farmers Market in these Zoning Districts, subject to approval by the Board of Municipal and Zoning Appeals..

Table 9-301: Rowhouse and Multi-Family Residential Districts – Permitted and Conditional Uses											
USES DISTRICTS											
	R-5	R-6	R-7	R-8	R-9	R-10					
COMMERCIAL											
FARMERS MARKET	FARMERS MARKET CB CB CB CB CB										

COMMENT: Allows the use of Farmers Market in these Zoning Districts, subject to approval by the Board of Municipal and Zoning Appeals.

Table 9-401: Rowhouse and Multi-Family Residential Districts Bulk and Yard Regulations

CATEGORIES	SPECIFICATIONS (PER DISTRICT)									
	R-5	R-6	R-7	R-8	R-9	R-10				
MINIMUM LOT AREA										
Dwelling: Detached	[3,000 sq. ft.] 1,500 sq. ft.	[3,000 sq. ft.] 1,500 sq. ft.	[3,000 sq. ft.] 1,500 sq. ft.	[3,000 sq. ft.] 1,500 sq. ft.	[3,000 sq. ft.] 1,500 sq. ft.	[3,000 sq. ft.] 1,500 sq. ft.				
Dwelling: Semi-Detached	[2,500 sq. ft.] 1,500 sq. ft.	[2,000 sq. ft.] 1,500 sq. ft.	[2,000 sq. ft.] 1,500 sq. ft.	[2,000 sq. ft.] 1,500 sq. ft.	[2,500 sq. ft.] 1,500 sq. ft.	[2,000 sq. ft.] 1,500 sq. ft.				
MAXIMUM IMPERVIOUS SURFACE										
[Dwelling: Rowhouse (Rear Yard)]	[65%]	[65%]	[65%]	[65%]	[65%]	[65%]				
MINIMUM FRONT YARD										
Dwelling: Detached or Seni-Detached	Lesser of [25] 20 ft. or blockface average 5	Lesser of [20] 15 ft. or blockface average 5	Lesser of [20] 5 ft. or blockface average 5	Lesser of [20] 5 ft. or blockface average 5	Lesser of 40ft. or blockface average ⁵	Lesser of [20] 5 ft. or blockface average 5				
MINIMUM INTERIOR - SIDE YARD										
Dwelling: Detached	10 feet	10 feet	[10] <mark>5</mark> feet	[10] <mark>5</mark> feet	10 feet	[10] <mark>5</mark> feet				
Dwelling: Semi-Detached	[15] 10 feet	[15] 10 feet	[10] <mark>5</mark> feet	[10] <mark>5</mark> feet	10 feet	[10] <mark>5</mark> feet				
MIMIMUM CORNER- SIDE YARD										

Dwelling: Detached or Semi-Detached	[20] <mark>15</mark> feet	[20] 15 feet	[15] 10 feet	[15 feet] NONE	15 feet	[15 feet] NONE

. . .

COMMENT: Reduces the minimum lot area for detached and semi-detached dwellings, as the present requirement is too restrictive and discourages new construction. Deletion of the requirement for maximum impervious surface in the rear yard of a rowhouse will ameliorate the effects of a requirement that is not working as intended. Changes in yard requirements are intended to better align with existing urban patterns.

⁵ In this listing, "blockface average" means the average of the front-yard setbacks of the improved lots on the blockface.

⁷ For semi-detached dwellings, interior-side yards are required only along the interior-side lot line where the party wall between dwellings is not located.

Table 10-301: Commercial Districts – Permitted and Conditional Uses										
USES		DISTRICTS						USE STANDARDS		
	C-1	C-1-VC	C-1-E	C-2	C-3	C-4	C-5			
•••										
Institutional										
Educational Facility: Commercial-Vocational	CB			СВ	P	P	P			
COMMERCIAL										
Arts Studio: Industrial	P	P	P	[CB]	[CB]	P	[CB]			
FARMERS MARKET	P	P	P	P	P	P	P			
INDUSTRIAL										
Food Processing: Light	[CB]	[CB]	[CB]	[CB]	[CB]	[CB]	[CB]			

COMMENTS: Allows the use of Educational Facility: Commercial-Vocational in the C-1 Zoning District, as approved by the Board of Municipal and Zoning Appeals, which will allow for driving schools and other small training centers to locate in Main Street areas. Allowing the uses of Arts Studio: Industrial, Farmers market, and Food Processing: Light, as permitted uses in the Commercial Zoning Districts, will help small businesses and start-ups and bring new businesses to commercial corridors.

Table 10-401: Commercial Districts (C-1 to C-4) – Bulk and Yard Regulations											
CATEGORIES		SPECIFICATIONS (PER DISTRICT)									
	C-1	C-1-VC 1	С-1-Е	C-2	C-3	C-4					
MINIMUM LOT AREA											
Dwelling: Live-Work, Multi-Family, or Rowhouse	300 sq.ft <mark>/PER</mark>	5,000 sq.ft/PER DU	550 sq.ft <mark>/PER</mark>	225 sq.ft <mark>/PER</mark>	300 sq.ft <mark>/PER DU</mark>	300 sq.ft <mark>/PER DU</mark>					

¹ In the C-1-VC District, no change to an existing setback or yard may be made unless approved by the Board as a variance.

COMMENT: Clarifies and corrects, with the addition of the term "per du" (per dwelling unit).

Table 11-301: Industrial Districts – Permitted and Conditional Uses											
USES		USE STANDARDS									
	OIC	OIC BSC IMU-1 IMU-2 I-1 I-2 MI									
COMMERCIAL											
FARMERS MARKET P P											

COMMENT: Permits the use of Farmers Market in these Zoning Districts.

TABLE 12-301: OFFICE-RESIDENTIAL DISTRICTS — PERMITTED AND CONDITIONAL USES USES DISTRICTS USE STANDARDS COMMERCIAL ... FARMERS MARKET CB

COMMENT: Allows the use of Farmers Market in this Zoning District, subject to approval by the Board of Municipal and Zoning Appeals.

Table 12-402: Transit-Oriented Development Districts – Permitted and Conditional Uses										
USES DISTRICTS USE STANDARDS										
	TOD-1	TOD-2	TOD-3	TOD-4						
COMMERCIAL										
FARMERS MARKET	FARMERS MARKET P P P									
•••										

COMMENT: Permits the use of Farmers Market in these Zoning Districts.

TABLE 12-501: EDUCATIONAL CAMPUS DISTRICTS – PERMITTED AND CONDITIONAL USES

USES	Disti	USE STANDARDS	
	EC-1	EC-2	
COMMERCIAL			
Farmers Market	P	P	

COMMENT: Permits the use of Farmers Market in these Zoning Districts.

TABLE 12-601: HOSPITAL CAMPUS DISTRICTS – PERMITTED AND CONDITIONAL USES

USES	DISTRICTS	USE STANDARDS
	Н	
COMMERCIAL		
FARMERS MARKET	P	

COMMENT: Permits the use of Farmers Market in this Zoning District.

TABLE 15-601: PERMITTED ENCROACHMENTS INTO REQUIRED YARDS			
PERMITTED ENCROACHMENTS	FRONT YARD/ CORNER-SIDE YARD	INTERIOR- SIDE YARD	REAR YARD
GAZEBO		x	x

COMMENT: Adds gazebo to the list of permitted encroachments, recognizing that they are common structures and are not the same thing as an arbor or trellis.

TABLE 17-201: SIGN REGULATIONS

<u>CAUTION:</u> ADDITIONAL SIGN STANDARDS ARE LOCATED IN TITLE 17 {"SIGNS"}.

	<u> </u>	1			TITLE 17 \ SIGNS	,	
SIGN TYPES BY ZONING DISTRICT *		ZONING DI	STRICT REQUIREMENTS AREA OF SPECIAL SIGNAGE CONTROL			TROL (ASSC)	
	Approval Method	Maximum Area Per Sign	Height, Width, & Location Req'ts	Maximum Quantity	Sign Types Allowable for ASSC Deviation	Maximum Percentage Deviation for Height, Width, & Area	Quantity Deviation
R-1A THROUGH R-4							
ELECTRONIC SIGN (CATEGORY I)	СВ	15 sq. ft.	PER SIGN TYPE USED	1 PER LOT	NOT ELIGIBLE		
R-5 THROUGH R-7							
ELECTRONIC SIGN $\overline{(CATEGORY I)}$	СВ	15 SQ. FT.	PER SIGN TYPE USED	1 PER LOT	Not Eligible		
R-8 THROUGH R-10							
ELECTRONIC SIGN (CATEGORY I)	СВ	15 SQ. FT.	PER SIGN TYPE USED	1 PER LOT	Not Eligible		
R-MU							
ELECTRONIC SIGN (CATEGORY I)	СВ	15 SQ. FT.	PER SIGN TYPE USED	1 PER LOT	Not Eligible		
D-MU							
•••							
ELECTRONIC SIGN (CATEGORY I)	СВ	15 SQ. FT.	PER SIGN TYPE USED	1 PER LOT		Not Eligible	

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L			

^{*} If, in the "Sign Types by Zoning District" section of this table, a sign type is not listed in a particular zoning district, then that sign type is prohibited in that zoning district.

COMMENT: Allows an electronic sign (Category I) in residential zoning districts, subject to approval by the Board of Municipal and Zoning Appeals, and specifies certain requirements for this type of sign. Institutions, such as churches and schools, would like to take advantage of new technology to have digital signs. By making them Conditional by the Board, they can be reviewed to assure that they are not glaring into residential windows.

1	SECTION 2. AND BE IT FURTHER ORDAINED, That the catchlines contained in this Ordinance
2	are not law and may not be considered to have been enacted as a part of this or any prior
3	Ordinance.

SECTION 3. AND BE IT FURTHER ORDAINED, That this Ordinance takes effect on the 30th day after the date it is enacted.