Expedited Bill No. 29-16

Concerning: Fire Safety Code – Administration – Reorganization

Revised: June 29, 2016 Draft No. 3

Introduced: July 12, 2016

Enacted: September 20, 2016

Executive: September 28, 2016

Effective: September 28, 2016

Sunset Date: None

Ch. 30 , Laws of Mont. Co. 2016

**County Council**

**For Montgomery County, Maryland**

Lead Sponsor: Council President at the request of the County Executive

**AN EXPEDITED ACT** to:

1. transfer the Fire Code Compliance Section to the Department of Permitting Services and provide that certain duties performed by the Fire Code Compliance Section must be performed by the Department of Permitting Services;
2. transfer to the Department of Permitting Services responsibility to implement certain fire prevention and fire code compliance obligations imposed under Chapter 22, Fire Safety Code;
3. identify the duties and responsibilities of the fire code inspectors;
4. provide that the Montgomery County Fire and Rescue Service retains authority for fire and explosive investigations;
5. identify who may become assistant State fire marshal, special assistant State fire marshal, and deputy State fire marshal pursuant to State law; and
6. generally amend the law related to the administration and enforcement of the Fire Safety Code

By amending

Montgomery County Code

Chapter 2. In General

Section 2-42B

Chapter 22. Fire Safety Code

Sections 22-2, 22-3, 22-4A, 22-5, 22-6, 22-7, 22-9, 22-10, 22-13, 22-14, 22-15, 22-15A, 22-16, 22-18, 22-23, 22-31, 22-33, 22-37, 22-39, 22-41, 22-44, 22-45, 22-46, 22-50, 22-75, 22-79, 22-88, 22-96

**Boldface** *Heading or defined term.*

Underlining *Added to existing law by original bill.*

**[**Single boldface brackets**]** *Deleted from existing law by original bill.*

Double underlining *Added by amendment.*

**[[**Double boldface brackets**]]** *Deleted from existing law or the bill by amendment.*

\* \* \* *Existing law unaffected by bill.*

*The County Council for Montgomery County, Maryland approves the following Act:*

**Sec. 1. Sections 2-42B, 22-2, 22-3, 22-4A, 22-5, 22-6, 22-7, 22-9, 22-10, 22-13, 22-14, 22-15, 22-15A, 22-16, 22-18, 22-23, 22-31, 22-33, 22-37, 22-39, 22-41, 22-44, 22-45, 22-46, 22-50, 22-75, 22-79, 22-88 and 22-96 are amended as follows:**

**2-42B. Functions; Advisory Committee.**

1. *Functions*. The Department of Permitting Services is responsible for:

(1) reviewing building plans and specifications, building permits, occupancy permits, and licensing facilities for compliance with fire prevention law. In exercising these functions, the Director of Permitting Services **[**must**]** may consult with the Director of Fire and Rescue Services in all matters involving the interpretation, application, or revision of fire prevention laws and codes.

(2) code enforcement, inspection, and licenses (except where those functions are assigned by law to another department or agency), including:

\* \* \*

(C) issuing building, electrical, fire alarm, fire protection system, mechanical, stormwater discharge, and on-site water supply and sewage disposal permits;

(D) administering and enforcing agricultural preservation and historic resources laws and regulations[.]; and

(E) administering and enforcing the fire safety code, pursuant to § 22-6(d).

\* \* \*

**22-2. Purpose; intent.**

\* \* \*

(b) Where no specific standard or requirement is specified in this Chapter, or any other applicable law or regulation, compliance with applicable standards of the National Fire Protection Association (NFPA), International Code Council (ICC), American Insurance Association (AIA), or any other nationally recognized fire safety standard approved by the **[**Fire Chief**]** Director of Permitting Services is prima facie evidence of compliance with this Chapter.

\* \* \*

**22-3. Construction and scope of chapter.**

(a) This Chapter applies to existing conditions and to conditions arising after this Chapter was adopted. However, a condition legally existing when this Chapter was adopted, but not in strict compliance with this Chapter, may continue only if the **[**Fire Chief**]** Director finds that the condition is not a distinct hazard to life or property.

\* \* \*

(d) Nothing in this Chapter **[**shall be construed to limit**]** limits the authority of any **[**fire officer**]** individual who has been appointed **[**deputy or special deputy] an assistant State fire marshal or special assistant State fire marshal in accordance with the Public Safety Article **[**article 38A**]** of the Annotated Code of Maryland, or the authority granted by other laws or codes.

(e) This Chapter does not render any other applicable law or regulation invalid. If a conflict arises between this Chapter and another law or regulation, the fire marshal and the head of the agency responsible for enforcing the conflicting law or regulation must agree which applies. If they cannot agree, any remaining conflict must be referred to the **[**Fire Chief**]** Director. The decision of the **[**Fire Chief**]** Director in any matter relating to fire safety in or for any building, structure, area, or premises is final. Within 30 days after any remaining conflict has been resolved, the **[**Fire Chief**]** Director and the head of the agency responsible for enforcing the conflicting law or regulation must forward to the County Executive a joint proposal to amend a law or regulation to eliminate the conflict.

\* \* \*

**22-4A. Certification procedure.**

(a) The Director [of Permitting Services], in accordance with Chapter 8, may recommend a waiver of an examination of plans for the erection or alteration of a building which involve structural work or structural changes affecting public safety or health if:

\* \* \*

(b) The **[**Fire Chief**]** Director may waive all or part of the regular field inspection of construction if the architect or engineer certifies to the **[**Fire Chief**]** Director that:

\* \* \*

(c) The **[**Fire Chief**]** Director may waive any final inspection under this Chapter which relates to the issuance of a certificate of use and occupancy if the registered engineer or architect who supervised the construction or reconstruction of the building certifies to the **[**Fire Chief**]** Director under oath that:

\* \* \*

(d) The Director [of Permitting Services] may grant a waiver related to plan review under subsection (a) if the waiver is warranted in light of subsection (a) and:

\* \* \*

(e) The **[**Fire Chief**]** Director may grant a waiver related to construction inspection, and use and occupancy inspection under subsections (b) and (c), if the waiver is warranted in light of subsections (b) and (c) and:

\* \* \*

(f) The **[**Fire Chief andthe**]** Director **[**of Permitting Services**]** must issue a decision on a request for a waiver under subsections (a), (b), and (c), within 10 days after receiving the request. **[**Either the Fire Chief or the] The Director **[**of Permitting Services**]** has complete discretion to approve or reject a waiver. The decision of the **[**Fire Chief or the**]** Director **[**of Permitting Services**]** is final, and no appeal may be taken. If **[**either the Fire Chief or**]** the Director **[**of Permitting Services**]** grants a waiver, the **[**Fire Chief or**]** Director must find in writing that the waiver complies with subsection (d) or (e), as applicable.

(g) The Director [of Permitting Services] may grant a waiver under this Section only to the extent**[**:

(1)**]** permitted under State and local law**[**; and

(2) delegated by the Fire Chief**]**.

**22-5. Definitions.**

In this Chapter, the following words have the following meanings:

*Agent***[**: The term “agent”**]** means any person who **[**shall have**]** has charge, care or control of any building as owner, or agent of the owner, or as executor, executrix, administrator, administratrix, trustee or guardian of the estate of the owner. Any such person representing the actual owner **[**shall be bound to**]** must comply with the provisions of this code to the same extent as if he were the owner.

*Air supported structure***[**: The phrase “air supported structure”**]** means a structural and mechanical system which is constructed of high strength fabric or film and achieves its shape, stability and support by pretensioning with internal air pressure.

*Alternative***[**:**]** means a system, condition, arrangement, material, or equipment submitted to the **[**Fire Chief**]** Director as a substitute for a code requirement.

*Approved***[**:**]** means acceptable to the **[**Fire Chief**]** Director. In determining the acceptability of installations or procedures, equipment, or materials, the **[**Fire Chief**]** Director may base acceptance on compliance with the NFPA or other appropriate standards. In the absence of such standards, the **[**Fire Chief**]** Director may require evidence of proper installation, procedure, or use. The **[**Fire Chief**]** Director may also refer to the listings or labeling practices of any nationally recognized testing laboratory, inspection agency, or other organization which evaluates products and can determine compliance with appropriate standards for and the satisfactory performance of such equipment or materials in actual usage.

*Approved plastic container***[**: The phrase “approved plastic container”**]** means a plastic container of not more than five (5) gallons capacity which has been labeled by Underwriters Laboratories, Inc., or Factory Mutual, Inc., as being suitable for the storage of Class I flammable liquids.

*Assembly***[**: The term “assembly”**]** means places of assembly including, but not limited to, all buildings or portions of buildings used for gathering together fifty (50) or more persons in commercial places of assembly and one hundred (100) or more persons in noncommercial places of assembly. Places of assembly **[**shall**]** include those facilities used for such purposes as deliberation, worship, entertainment, amusement, or awaiting transportation. Occupancy of any room or space for assembly purposes by less than one hundred (100) persons in a building of other occupancy and incidental to such other occupancy **[**shall**]** must be classed as part of the other occupancy and subject to the provisions applicable thereto.

*Authority having jurisdiction***[**: The Fire Chief**]** means the Director or Fire Chief with appropriate responsibility.

*Automatic fire extinguishing system***[**: The phrase “automatic fire extinguishing system”**]** means any system which is designed and installed to detect a fire and subsequently expel an extinguishing agent without any human intervention.

*Basement***[**: The term “basement”**]** means a portion of the building partly underground, but having less than half its clear height below the average grade of the adjoining ground.

**[***Buildings*: The term “buildings”**]***Building* means a structure wholly or partially enclosed, either standing alone or cut off from other structures by fire walls, and which is designed for housing persons, animals or property.

*Building official***[**: The phrase “building official”**]** means the officer or other designated authority charged with the administration and enforcement of the building code.

*Burning***[**: The term “burning”**]** means lighting, igniting, kindling, or setting fire to combustible materials, adding fuel to a fire, or permitting combustible material to burn.

*Cellar***[**: The term “cellar”**]** means the portion of the building, partly underground, having half or more than half of its clear height below the average grade of the adjoining ground.

*Central fire communications center***[**:**]** means the public fire service communication facilities operated by the Montgomery County Fire and Rescue Service as part of the County emergency operations center.

*Central station***[**: An**]** means an office to which remote alarm and supervisory signaling devices are connected, where personnel are in attendance at all times to supervise the circuits and investigate signals.

*Central station system***[**: A**]** means a system, or group of systems, in which the operations of circuits and devices are signaled automatically to, recorded in, maintained and supervised from an approved central station having competent and experienced observers and operators who **[**shall**]** must, upon receipt of a signal, take such action as **[**shall be**]** is required by this standard. Such systems **[**shall**]** must be controlled and operated by a person, firm or corporation whose principal business is the furnishing and maintaining of supervised signaling service.

*Combination system***[**: A**]** means a household fire warning system whose components may be used in whole or in part, in common with a nonfire emergency signaling system, such as a burglar alarm system or an intercom system, without degradation of or hazard to the fire warning system.

*Compressed gas***[**: The phrase “compressed gas”**]** means and includes any mixture or material having in the container either an absolute pressure exceeding forty (40) pounds per square inch at seventy (70) degrees Fahrenheit or an absolute pressure exceeding one hundred four (104) pounds per square inch at one hundred thirty (130) degrees Fahrenheit or both; or any liquid flammable material having a vapor pressure as defined in section 1.424 exceeding forty (40) pounds per square inch at one hundred (100) degrees Fahrenheit.

*Combustible fiber***[**: The phrase “combustible fiber”**]** means any material in a fibrous or shredded form which will readily ignite when heat sources are present.

*Combustible liquid***[**: The phrase “combustible liquid”**]** means a liquid having a flash point at or above one hundred (100) degrees Fahrenheit (37.8 degrees Centigrade). Combustible liquids **[**shall be**]** are subdivided as follows:

*Class II liquids* **[**shall**]** include those having flash points at or above one hundred (100) degrees Fahrenheit (37.8 degrees Centigrade) and below one hundred forty (140) degrees Fahrenheit (60 degrees Centigrade).

*Class IIIA liquids* **[**shall**]** include those having flash points at or above one hundred forty (140) degrees Fahrenheit (60 degrees Centigrade) and below two hundred (200) degrees Fahrenheit (93.4 degrees Centigrade).

*Class IIIB liquids* **[**shall**]** include those having flash points at or above two hundred (200) degrees Fahrenheit (93.4 degrees Centigrade).

*Combustible refuse***[**: The phrase “combustible refuse”**]** means all combustible or flammable loose rubbish, litter or waste materials generated by any occupancy which are refused, rejected or considered worthless and are disposed of by incineration on the premises where generated or periodically transported from the premises.

*Combustible waste***[**: The phrase “combustible waste”**]** means combustible or flammable loose waste materials which are generated by any establishment or process and, being salvageable, are retained from scrap for reprocessing on the premises where generated or transported to a plant for processing, including but not limited to all combustible fibers, hay, straw, hair, feathers, down, wood shavings, turnings, all types of paper products, soiled cloth trimmings and cuttings, rubber trimmings and buffings, metal fines, and any mixture of the above items or any other salvageable combustible or flammable waste material.

*Director* means the Director of Permitting Services.

*Distribute***[**: The term “distribute” as used in this chapter shall include**]** includes rental, leasing and giving away as a prize or a premium.

*D.O.T. container***[**: The phrase “D.O.T. container”**]** means any container approved by the U.S. Department of Transportation for shipping any liquid, gaseous or solid material of a flammable, toxic or other hazardous nature.

*Dwelling***[**: The term “dwelling”**]** means a single unit providing complete and independent living facilities for one (1) or more persons including permanent provisions for living, sleeping, eating, cooking and sanitation.

*Dwelling unit***[**: The phrase “dwelling unit”**]** means one or more habitable rooms which are occupied or which are intended or designed to be occupied by one (1) family with facilities for living, sleeping, cooking and eating.

*Existing condition***[**: The phrase “existing condition”**]** means any situation, circumstance or physical makeup of any structure, premises or process which was on-going or in effect prior to the adoption of this code.

*Explosive***[**: The term “explosive”**]** means a chemical compound or mechanical mixture, that is commonly used or intended for the purpose of producing an explosion, that contains any oxidizing and combustible units, or other ingredients, in such proportions, quantities or packing that an ignition by fire, by friction, by concussion, by percussion or by detonator of any part of the compound or mixture may cause such a sudden generation of highly heated gases that the resultant gaseous pressures are capable of producing destructive effects on contiguous objects or of destroying life and limb.

*Fire apparatus***[**: The phrase “fire apparatus”**]** means a vehicle such as a fire pumper, aerial ladder truck, elevated platform, rescue squad or similar fire-fighting or rescue equipment.

*Fire Chief****[***: The**]** means the Fire Chief appointed under Section 21-3 or **[**. Fire Chief includes**]** the Fire Chief’s designee.

*Fire code inspector* means a qualified employee in the Department of Permitting Services.

*Fire department***[**:**]** means the Montgomery County Fire and Rescue Service.

*Fire department connection (siamese connection)***[**: The phrase “fire department connection (siamese connection)”**]** means a connection on a building for **[**the**]** fire department use in supplementing or supplying water for standpipes and sprinkler systems.

*Fire door***[**: The phrase “fire door”**]** means a tested, listed, or approved door and door enclosure constructed and installed for the purpose of preventing the spread of fire through openings in walls, partitions, or other horizontal or vertical construction. See Standard for Fire Doors and Windows, NFPA No. 80 for classification and types of fire doors.

*Fire hazard***[**: The phrase “fire hazard”**]** means any thing or act which increases or may cause an increase of the hazard or menace of fire to a greater degree than that customarily recognized by persons in the public service regularly engaged in preventing, suppressing or extinguishing fire; or which may obstruct, delay, hinder or interfere with the operations of the fire department or the egress of occupants in the event of fire.

*Fire hydrant***[**: The phrase “fire hydrant”**]** means a valved outlet on a water supply system with one or more threaded outlets and used to supply fire department hose and pumpers with water.

*Fire lane***[**: The phrase “fire lane”**]** means the road, path, or other passageway developed to allow the passage of fire apparatus through congested areas.

*Fire Marshal or County Fire Marshal***[**:**]** means a qualified employee of the **[**Montgomery County Fire and Rescue Service**]** Department of Permitting Services designated by the **[**Fire Chief**]** Director as the County Fire Marshal. *Fire Marshal* includes the Fire Marshal’s designee, unless the context clearly indicates otherwise.

*Fire official***[**:**]** means any person serving as a designated employee, representative, or agent of the Montgomery County Fire and Rescue Service or the Department of Permitting Services.

*Fire protection system***[**: The phrase “fire protection system”**]** means any fire alarm device or system, fire detection device or system or fire extinguishing device or system, or their combination, which is designed and installed for detecting, controlling or extinguishing a fire or otherwise alerting occupants or the fire department, or both that a fire has occurred.

*Fire separation***[**: The phrase “fire separation”**]** means construction of rated fire resistance or the maintenance of clear area to resist the spread of fire.

*Fireworks display***[**: The phrase “fireworks display”**]** means the use of fireworks in a manner to provide audio and visual entertainment to a group of people.

*Flamespread rating***[**: The phrase “flamespread rating”**]** means the comparative performance of fire travel over the surface of a material when tested in accordance with the provisions of nationally recognized test methods. Grouping of ratings is listed in Life Safety Code, NFPA No. 101.

*Flammable***[**: The term “flammable”**]** means capable of burning or producing flame at ordinary temperatures, or being easily ignited.

*Flammable finishing***[**: The phrase “flammable finishing”**]** means the spraying, dipping, flow-coating or electro-static bonding of flammable substances on other materials, devices or construction.

*Flammable liquid***[**: The phrase “flammable liquid”**]** means a liquid having a flash point below one hundred (100) degrees Fahrenheit (37.8 degrees Centigrade) and having a vapor pressure not exceeding forty (40) pounds per square inch (absolute) at one hundred (100) degrees Fahrenheit (37.8 degrees Centigrade) and **[**shall be**]** is known as a Class I liquid. Class I liquids **[**shall be**]** are subdivided as follows:

*Class IA* **[**shall include**]** includes those liquids having flash points below seventy-three (73) degrees Fahrenheit (22.8 degrees Centigrade) and having a boiling point below one hundred (100) degrees Fahrenheit (37.8 degrees Centigrade).

*Class IB* **[**shall include**]** includes those liquids having flash points below seventy-three (73) degrees Fahrenheit (22.8 degrees Centigrade) and having a boiling point at or above one hundred (100) degrees Fahrenheit (37.8 degrees Centigrade).

*Class IC* **[**shall include**]** includes those liquids having flash points at or above seventy-three (73) degrees Fahrenheit (22.8 degrees Centigrade) and below one hundred (100) degrees Fahrenheit (37.8 degrees Centigrade).

*Flammable solid***[**: The phrase “flammable solid”**]** means a solid substance, other than one (1) classified as an explosive, which is liable to cause fires through friction, through absorption of moisture, through spontaneous chemical changes or as a result of retained heat from manufacturing or processing.

*Flash point***[**: The phrase “flash point”**]** means the minimum temperature in degrees Fahrenheit at which a flammable liquid will give off sufficient vapors to form an ignitable mixture with air near the surface or in the container, but will not sustain combustion. The flash point of a liquid **[**shall**]** must be determined by appropriate test procedure and apparatus as specified below. The flash point of flammable liquids having a flash point below one hundred seventy-five (175) degrees Fahrenheit **[**shall**]** must be determined in accordance with nationally recognized good practice using the Tag Closed Tester. The flash point of flammable liquids having a flash point of one hundred seventy-five (175) degrees Fahrenheit or higher **[**shall**]** must be determined in accordance with nationally recognized good practice using the Pensky-Martens Closed Tester (ASTM D 93).

 *Gallon***[**: The term “gallon”**]** means one (1) U.S. standard gallon.

*Grade***[**: The term “grade”**]** means the reference plane representing the average elevation of finished ground level adjoining the building at all exterior walls.

*Household fire warning system***[**: The term “household fire warning system” shall mean**]** means a system of devices that produce an audible alarm signal in the household for the purpose of notifying the occupants of the presence of a fire so they may evacuate the premises. The term “household fire warning system” **[**shall**]** does not include alarm systems where the signal is extended to another location such as a fire department or central station service.

*Liquefied petroleum gas (LP gas)***[**: The phrase “liquefied petroleum gas (LP gas)”**]** means any material which is composed predominantly of the following hydrocarbons, or mixtures of them: propane, propylene, butane (normal butane or isobutane) and butylenes.

*Loose house***[**: The phrase “loose house”**]** means a separate detached building in which unbaled combustible fibers are stored.

*Means of egress***[**: The phrase “means of egress”**]** means a continuous and unobstructed path of travel from any point in a building or structure to a public space and consists of three (3) separate and distinct parts: (a) the exitway access, (b) the exitway, and (c) the exitway discharge; a means of egress comprises the vertical and horizontal means of travel and **[**shall include**]** includes intervening room spaces, doors, hallways, corridors, passageways, balconies, ramps, stairs, enclosures, lobbies, escalators, horizontal exits, courts and yards.

*Multi-family dwelling***[**: The phrase “multi-family dwelling”**]** means any building or portion thereof, which is designed, built, rented, leased, sold, let or hired out to be occupied, or which is occupied as the home or residence of three (3) or more families living independently of each other and doing their own cooking in such building and **[**shall include**]** includes flats and apartments.

*Notice***[**: The term “notice”**]** means the verbal or written statement which gives an order, information or warning.

*Ordinary conduct***[**: The phrase “ordinary conduct”**]** means the customary procedures which are normally followed.

*Owner***[**: The term “owner”**]** means any person who alone or jointly or severally with others **[**shall have**]** has legal title to any building, structure or premises with or without accompanying actual possession thereof and **[**shall include**]** includes his or her duly authorized agent or attorney, a purchaser, devisee, fiduciary and any person having a vested or contingent interest in the property in question.

*Permit***[**: The term “permit”**]** means an official document or certificate issued by the authority having jurisdiction for the purpose of authorizing performance of a specified activity.

*Person***[**: The term “person” shall include**]** means a corporation, firm, partnership, association, organization and any other group acting as a unit as well as individuals. **[**It shall also include**]** *Person* includes an executor, administrator, trustee, receiver or other representative appointed according to law. Whenever the term **[**“person”**]** *person* is used in any section of this **[**code**]** Chapter prescribing a penalty or fine, as to partnerships or associations, the term **[**shall include**]** includes the partners or members thereof and, as to corporations, **[**shall include**]** includes the officers, agents or members thereof who are responsible for any violation of such section.

*Places of assembly***[**: The phrase “places of assembly”**]** means places of assembly including, but not limited to, all buildings or portions of buildings used for gathering together fifty (50) or more persons in noncommercial places of assembly. *Places of assembly* **[**shall**]** include those facilities used for such purposes as deliberation, worship, entertainment, amusement, or awaiting transportation. Occupancy of any room or space for assembly purposes by less than one hundred (100) persons in a building or other occupancy and incidental to such other occupancy **[**shall**]** must be classed as part of the other occupancy and subject to the provisions applicable thereto.

*Process***[**: The term “process”**]** means the manufacturing, handling, blending, conversion, purification, recovery, separation, synthesis or use, or any combination, of any commodity or material regulated by this code.

*Public stable***[**: The phrase “public stable”**]** means any place which has available for hire for riding or riding instruction purposes any horse or pony; or where horses or ponies other than those belonging to the owner of the stable are kept, boarded or trained.

**[***Repairs*: The term “repair”**]** *Repair* means the reconstruction or renewal of any part of an existing building or structure for the purpose of its maintenance. The term **[**“repair”**]** *repair* or **[**“repairs”**]** *repairs* **[**shall**]** does not apply to any change in construction.

*Representative***[**:**]** means a person duly appointed in the name of the Fire Chief, Director, or Fire Marshal to administer or enforce this Chapter.

*Safety can***[**: The phrase “safety can”**]** means an approved container of not over five (5) gallons capacity having a spring-closing lid and spout cover.

*Small arms ammunition***[**: The phrase “small arms ammunition”**]** means any shotgun, rifle, pistol or revolver cartridges.

*Smoking***[**: The term “smoking”**]** means lighting, igniting, holding or possessing any lighted cigar, cigarette or pipe; or, carrying, throwing or depositing any lighted or smoldering cigar, cigarette or pipe.

*Standpipe***[**: The term “standpipe”**]** means a pipe and attendant hose valves and hose (if provided) used for conveying water to various parts of a building for fire-fighting purposes.

*Story***[**: The term “story”**]** means that portion of a building included between the surface of any floor and the surface of the floor next above it or, if there is no floor above it, the space between such floor and the ceiling next above it. A basement **[**shall be**]** is counted as a story, if it is used for business or dwelling purposes. A mezzanine floor **[**shall be**]** is counted as a story, if it covers over one-third of the area of the floor next below it or if the vertical distance between the floor next below it and the floor next above it is twenty (20) feet or more.

*Street***[**: The term “street”**]** means a public thoroughfare (street, avenue or boulevard) which has been dedicated for vehicular use by the public and can be used for access by fire department vehicles.

*Supervised automatic fire extinguishing system***[**: The phrase “supervised automatic fire extinguishing system”**]** means any automatic fire extinguishing system which is constantly monitored so as to determine operating condition at all times.

*System***[**: The term “system”**]** means several items of equipment assembled, grouped or otherwise interconnected for the accomplishment of a purpose or function.

*Water capacity***[**: The phrase “water capacity”**]** means the volumetric measure of the amount of water a container can hold.

**22-6. Administration.**

(a) *Authority of Fire Chief and Director of Permitting Services generally*. The Fire Chief and the Director of the Department of Permitting Services must administer this Chapter. The Fire Chief and the Director of Permitting Services must perform **[**any other**]** the respective duty or duties assigned under this Chapter or any other applicable law. The Fire Chief and the Director of Permitting Services may delegate any power or duty under this Chapter to any other County **[**fire official**]** employee.

\* \* \*

(c) *Enforcement assistance*. Police and any other authorized agency must provide necessary assistance to enforce this Chapter when the Fire Chief or the Director of Permitting Services so requests.

(d) *Fire Code Compliance* **[***Section***]**. **[**To assist the Fire Chief, the Chief may organize and supervise a Fire Code Compliance Section in the Fire and Rescue Service. Members of this Section**]** The Department of Permitting Services may enforce all County laws and regulations on:

\* \* \*

(5) maintenance of fire protection and elimination of fire hazards on land and in buildings, structures, and other property, including those under construction; and

(6) adequacy of each fire exit from any building[; and].

**[**(7) investigation of the cause of any fire.**]**

(e) *Authorization for requirement changes*. A fire safety requirement proposed for imposition during the course of building construction that would change or substitute a material, feature, construction method, or any other aspect of construction different from the original or amended subdivision, site, or construction plans and specifications, as approved by the **[**Fire and Rescue Service**]** Director must only be imposed **[**if the Fire Chief**]** if the Director finds that the change or substitution is necessary to avoid a specific and demonstrable threat to public safety. The **[**Chief**]** Director must provide a copy of the finding to the affected person and to the public on request.

(f) **[***Administrative appeals*. When petitioned by an aggrieved person, the Fire Chief must promptly review any ruling or interpretation of law or regulations made by Fire and Rescue Service staff while enforcing this Chapter. A petition must be filed with the Fire Chief in writing within 10 days after the ruling or interpretation. The Fire Chief may review, modify, or affirm the initial ruling or interpretation with or without a hearing, and must send a copy of the Fire Chief’s decision to the aggrieved party.**]** *Fire and explosive investigation section.* The Fire Chief may organize and supervise a Fire and Explosive Investigation Section in the Fire and Rescue Service to investigate the cause and origin of any fire. The Fire Chief may ask the State fire marshal to appoint one or more qualified employees of the Fire and Rescue Service to serve as a special assistant State fire marshal.

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**22-7. Right of entry.**

(a) *Generally.*

(1) The County Executive, Fire Chief, **[**and**]** Police Chief, and Director of Permitting Services, or their authorized representatives, after exhibiting the proper credentials or proof of identity on request, may enter any building, structure, or premises (except any area actually occupied as a dwelling unit) without consent of the occupants during business or operating hours and at other times in an emergency that immediately endangers life, property or public safety, to perform duties under this Chapter or enforce this Chapter.

(2) For a multi-family dwelling, the Executive, Fire Chief, **[**and**]** Police Chief, and Director of Permitting Services, or their authorized representatives, may only enter without consent any space that is not part of an individual dwelling unit, such as a storage room, laundry room, boiler room, utility room, hallway, or basement. However, the Executive, Fire Chief, and Police Chief may enter any individual dwelling unit:

\* \* \*

**22-9. Investigation of fires.**

(a) *Authority of* **[***director***]** *Fire Chief generally*. The **[**director**]** Fire Chief **[**shall have**]** has the authority to investigate the cause, origin and circumstances of every fire, explosion or other emergency in which the fire department has a reasonable interest or is called for assistance, including inspection of any document pertinent to the investigation. When the **[**Director**]** Fire Chief has reason to believe that a fire or explosion may be the result of a violation of any law, he or she **[**shall**]** must immediately take custody of and safeguard all physical evidence in connection therewith and **[**shall have**]** has the authority to prohibit the disturbance or removal of any material, substance, device or utility in or upon any building or property wherein or whereon a fire or explosion has occurred until the investigation of the fire is complete and to take such photographs and statements and make such drawings as he may deem necessary.

(b) *Authority of* **[***Director***]** *Fire Chief to enter and examine*. The **[**Director**]** Fire Chief **[**shall have**]** has the authority at all times, in performance of the duties imposed by the provisions of this chapter, to enter upon and examine any building or premises, vehicle or thing where any fires or attempts to cause fires **[**shall**]** have occurred, or which at the time may be burning, and also the power to enter upon at any time any building or property adjacent to that in which the fire or attempt to cause fires has occurred, should he or she deem it necessary in the proper discharge of his or her duties; and he or she may, in the exercise of his or her discretion, take full control and custody of such buildings and premises, and place such person in charge thereof as he or she may deem proper, until his or her examination and investigation **[**shall be**]** is completed.

(c) *Testimony; arrests*. The **[**Director**]** Fire Chief, in making this inspection or investigation, may, when in his or her judgment necessary, take the testimony on oath of all persons supposed to be cognizant of any facts, or to have the means or knowledge in relation to the matter herein required to be examined and inquired into, and to cause the testimony to be reduced to writing; and when, in his or her judgment, the examination discloses that the fire or explosion or attempt to cause a fire or explosion was of incendiary origin, the **[**Director**]** Fire Chief **[**shall**]** must notify the appropriate authorities and **[**shall**]** must transmit a copy of the testimony so taken to the state’s attorney for the county or city wherein the fire or explosion or attempt to cause a fire or explosion occurred.

(d) *Witnesses; production of documents; oaths*. The **[**Director**]** Fire Chief **[**shall have**]** has the power to summon witnesses and to compel their attendance before him or her to testify in relation to any matter which is, by the provision of this chapter, a subject of inquiry and investigation by the **[**Director**]** Fire Chief, and **[**shall**]** also **[**have**]** has the power to cause to be produced before him or her such papers as he or she may require in making such examination. The **[**Director**]** Fire Chief is **[**hereby**]** authorized to administer oaths and affirmations to persons appearing as witnesses before him or her.

(e) *Interference with* **[***Director***]** *Fire Chief; failure to appear, produce documents, etc*. Any person who interferes with the **[**Director**]** Fire Chief in the performance of his or her duties under this section, or who fails to appear when summoned, or fails to provide such documents and records as are summoned or who fails to testify when requested **[**shall be**]** is guilty of a misdemeanor and, upon conviction thereof, **[**shall be**]** is subject to the penalty section of the chapter.

\* \* \*

**22-10. Permits and certificates.**

\* \* \*

(b) *Application for permit*. Each application for a permit required by this Chapter must be made to the **[**Fire and Rescue Service or**]** Department of Permitting Services**[**, as applicable,**]** in the form prescribed. Each application must be accompanied by any plans, specifications, or details required by **[**the Fire Chief or**]** the Director [of Permitting Services, as applicable].

(c) *Inspection before issuance of permit*. Before a permit may be issued, the **[**Fire Chief or the**]** Director **[**of Permitting Services, as applicable,**]** may inspect and approve any receptacle, vehicle, building, device, premises, storage space, or area to be used.

(d) *Display of permits*. A copy of the permit must be posted at each place of operation or carried by the permit holder as specified by the **[**Fire Chief or the**]** Director **[**of Permitting Services, as applicable**]**.

\* \* \*

(g) *Revocation*. Any permit or certificate issued under this Chapter may be suspended or revoked if the **[**Fire Chief or the**]** Director **[**of Permitting Services, as applicable,**]** finds that:

\* \* \*

(h) *Authority to require exposure or stop work*.

(1) If any installation requiring a permit or inspection is covered or concealed without having first been inspected, the **[**Fire Chief**]** Director must require by written notice that the work be exposed for inspection. The permittee must pay any cost of exposing and recovering the work.

(2) If any construction or installation work is performed in violation of the plans and specifications as approved by the **[**Fire Chief or the**]** Director of Permitting Services, **[**as applicable,**]** the **[**Chiefor**]** Director must issue a written notice to the responsible party to stop work on that portion of the work which is in violation. The notice must state the nature of the violation, and any responsible party must not continue work on that portion until the violation has been corrected.

\* \* \*

**22-13. Regulations.**

(a) The Director may recommend, and the Executive may adopt, under method (2) of section 2A-15 of this Code, written regulations for the administration of the provisions of this chapter including a schedule of fees and hold public hearings as part of this regulation-making process. Such regulations and amendments thereto **[**shall**]** must not conflict with nor waive any provisions of this chapter nor be less restrictive than its provisions **[**and shall become effective upon their adoption by the County Executive under method (2) of section 2A-15 of this Code**]**. In the case of fees, the County Executive **[**shall**]** must promptly forward to the County Council a copy of the new fee schedule for use in budgetary planning activities. Such fees **[**shall**]** must be in accordance with formulas based upon criteria to include area or estimated cost of construction, or cost of inspection and processing or a minimal set fee per category, not to exceed the cost of administering and enforcing this code.

(b) The Director **[**shall**]** must hold public hearings, upon adequate public notice of not less than thirty (30) days, **[[**prior to**]]** before forwarding his or her recommendations for regulations setting forth the standards and requirements for controlling the hazards of fire and explosion from improper storage, handling or use of substances, materials or devices and for controlling the hazardous use of property.

\* \* \*

**22-14. National standards.**

The **[**Fire Chief**]** Director must recommend that the Executive adopt by regulation under Section 22-13 those parts of the National Fire Code as published by the National Fire Protection Association, or a comparable code published by a similar organization, that the **[**Fire Chief**]** Director finds will promote the purposes of this Chapter.

**Sec. 22-15. Special hazards.**

 In occupancies of an especially hazardous nature, or where special hazards exist in addition to the normal hazard of the occupancy, or where access for fire apparatus is unduly difficult, additional safeguards may be required by the **[[**director**]]** Director consisting of additional fire appliance units, more than one type of appliance, or special systems suitable for the protection of the hazard involved. Such devices or appliances may consist of automatic fire alarm systems, automatic sprinkler or water spray systems, standpipe and hose, fixed or portable fire extinguishers, suitable asbestos, blankets, breathing apparatus, manual or automatic covers, or carbon dioxide, foam or other special fire extinguishing systems. Where such systems are installed, they **[[**shall**]]** must be in accordance with the applicable standards of the National Fire Protection Association.

**22-15A. Compilation of requirements.**

(a) The **[[**director shall**]]** Director must prepare informational material designed to provide the public and prospective developers with a clear understanding of the procedures to be followed in securing approval of fire safety aspects of construction or rehabilitation projects. This information **[[**shall**]]** must be transmitted to the department or office responsible for the compilation and publication of the development manual required in subsection (d)(2) of section 2-27A for integration into such manual. Further, the **[[**director shall**]]** Director must assure that all proposed regulatory and procedural changes regarding fire safety requirements are made available to the responsible department or office for inclusion in the agenda of regulatory change called for in subsection (d)(4) of section 2-27A. Furthermore, all significant interpretations of fire safety code provisions and all general waivers or precedent-setting waivers to such code provisions **[[**shall**]]** must be similarly forwarded to the responsible department or office in standardized format for circulation to users of the development manual.

(b) The Director is **[**hereby**]** authorized and directed to designate a staff member(s) or a unit within the **[**department**]** Departmentof Permitting Services to be responsible for providing information required herein to the public and to maintain a continuing liaison with industry representatives and other governmental agencies regulating or monitoring housing construction and occupancy.

\* \* \*

**22-16. Order to eliminate dangerous or hazardous conditions generally.**

(a) *Generally*. Whenever the Director, or other authorized fire official, **[**shall find**]** finds any structure or upon any premises dangerous or hazardous conditions or materials as follows, the Director **[**heshall**]** must order such dangerous conditions or materials to be removed or remedied in accordance with the provisions of this code:

\* \* \*

(b) Notice to repair, alter, etc.; condemnation tags. Whenever the **[[**director**]]** Director deems any chimney, smoke stack, stove, oven, incinerator, furnace or other heating device, electric fixture or any appurtenance thereto or anything regulated under provisions of this code in or upon any building, structure or premise to be defective or unsafe so as to create an immediate hazard, he or she **[[**shall**]]** must serve upon the owner or the person having control of the property written notice to repair or alter as necessary and **[[**shall**]]** must notify any other authority enforcing codes regulating such equipment. He or she may affix a condemnation tag prohibiting the use thereof until such repairs or alterations are made. When affixed, such tag may be removed only by the order of the **[[**director**]]** Director and may be removed only when the hazard to which the order pertains has been eliminated in an approved manner. Until removed, that item or device which has caused the hazard **[[**shall**]]** must not be used or permitted to be used.

**[**(c) Actions under section 1-7. Nothing in this section shall be construed to prevent the division of fire prevention members from immediately proceeding under section 1-7 of the County Code when a violation of this chapter is observed.**]**

**22-18. Compliance.**

\* \* \*

(b) *Orders or notices*.

\* \* \*

(2) If the property is occupied by a person other than the owner, the owner is responsible for compliance with the order or notice unless within **[**5**]** five days after the order or notice is issued:

\* \* \*

(B) the owner and occupant notify the **[**Fire Chief**]** Director of this decision.

(c) *Unauthorized tag removal*. A person has committed a Class A violation if that person:

\* \* \*

(2) removes the tag without written permission of the **[**Fire Chief**]** Director.

\* \* \*

**22-23. Inspection.**

(a) The **[**Fire Chief**]** Director must designate in writing a qualified individual to serve as the County Fire Marshal. Under State law, the County Fire Marshal serves as an assistant State fire marshal to enforce State fire prevention laws. The Director must appoint fire code inspectors to assist the Fire Marshal in performing the Fire Marshal’s duties. The County Fire Marshal may ask the State **[**Fire Marshal**]** fire marshal to appoint one or more qualified employees of the **[**Montgomery County Fire and Rescue Service**]** Department of Permitting Services to serve as an **[**special**]** assistant State fire marshal.

\* \* \*

**22-31. Fire hydrant maintenance.**

All private fire hydrants **[**shall**]** must be tested, maintained and serviced annually. A report of this maintenance **[**shall**]** must be submitted to the **[**division of fire prevention**]** Director.

\* \* \*

**22-33. Fire lanes.**

(a) If the **[**Director**]** fire official **[**shall find**]** finds a private entrance or exit **[**sidewalks**]** sidewalk or vehicular **[**driveways**]** driveway or interior private **[**driveways**]** driveway or **[**sidewalks**]** sidewalk obstructed by snow, debris, construction material, vehicles or other matter liable to interfere with the ingress or the operation of fire departments or other emergency vehicles in case of fire, the fire official **[**heshall**]** must order the obstructions removed.

\* \* \*

(g) Any police officer or **[**member of the division of fire prevention and any other fire department officer**]** fire official or **[**county**]** County employee specifically designated by the **[**County**]** Executive finding a vehicle or trailer parked in violation of this chapter **[**shall**]** must attach to such vehicle or trailer **[**parked in violation of this chapter**]** a notice to the owner and operator **[**thereof**]** that such vehicle or trailer has been parked in violation of this chapter and instructing the owner and operator, or either of them, to report to the nearest commissioner of district court for Montgomery County within fifteen (15) days of the time when such notice was so attached to such vehicle or to pay to the Department of Finance as a penalty and in full satisfaction of such violation the sum of ten dollars ($10.00) or as **[**shall**]** otherwise **[**be fixedfrom time to time**]** set by the **[[**County**]]** Executive with the approval of the County Council.

\* \* \*

**22-37. Regulating fire extinguisher service.**

The **[**Fire Chief**]** Director must:

\* \* \*

**22-39. Rules and regulations for servicing portable fire extinguishers.**

\* \* \*

(b) Whenever the words "name of governmental authority having jurisdiction" appear in the adoptive rules and regulations they **[**shall**]** mean the Director **[**of the Department of Fire and Rescue Services**]**.

\* \* \*

**22-41. Places of assembly.**

(a) *Occupancy certificate generally.* In every place of public or private assembly, there **[**shall**]** must be a certificate permanently posted in a conspicuous place in the room near the entrance. Such certificate **[**shall**]** must be furnished and signed by the Director **[**or his authorized representative**]**, and **[**such certificate shall**]** must read as follows:

Not more than \_\_\_\_\_\_\_\_\_\_\_ persons permitted in \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Department of

**[**Fire and Rescue**]** Permitting Services

 Montgomery County, Maryland

\* \* \*

**22-44. Flammable liquids generally.**

\* \* \*

(d) *Testing underground installations*. Before being covered or placed in use, tanks and piping connected to underground tanks **[**shall**]** must be tested for tightness in the presence of the fire official. No portion of the system **[**shall**]** may be covered, filled with product or used until it has been approved by the Department of Permitting Services. Test procedures **[[**shall**]]** must be specified by the **[[**director**]]** Director.

\* \* \*

**22-45. Aboveground tank storage of flammable liquids.**

\* \* \*

(d) *Temporary use of portable tanks*. The provisions of subsection (a) of this section **[**shall**]** do not prohibit the temporary use of portable tanks less than six hundred sixty (660) gallons capacity in conjunction with the dispensing of flammable or combustible liquids into the fuel tanks of motor vehicles or other motorized equipment on premises not normally accessible to the public. Such installation **[**shall**]** must only be made under permit from the Department of Permitting Services. The permit **[**shall**]** must include a definite time limit, not to exceed six (6) months.

\* \* \*

**22-46. Abandonment of tanks of flammable or combustible liquids.**

(a) *Permit required.* A permit **[**shall**]** must be obtained from the Department of Permitting Services to remove, abandon, place temporarily out of service or otherwise dispose of any flammable or combustible liquid tank.

\* \* \*

**22-50. Application of flammable finishes.**

(a) *Permit required.* A permit **[**shall**]** must be obtained from the Department of Permitting Services for spraying or dipping operations utilizing more than one (1) gallon of flammable or combustible liquids on any working day for the following activities:

\* \* \*

**22-75. Procedures in case of fire.**

\* \* \*

(b) *Evacuation*. Whenever a fire occurs in a building or there is reason to believe a fire exists in a building, the building **[**shall**]** must be immediately evacuated and not reoccupied without the permission of the fire official in charge. If the building is provided with a manual fire alarm system, it **[**shall be**]** is the duty of any person who has knowledge of the fire to activate the manual fire alarm. Complete evacuation is not required when other procedures are detailed in a fire plan that has been approved by the [Director] fire official.

\* \* \*

**22-79. Dangerous buildings.**

\* \* \*

(f) *Posting and form of notice to vacate.* Every notice to vacate **[**shall**]** must, in addition to being served as provided in subsection (e) of this section, be posted at or upon each exit of the building, and be in substantially the following form:

**DO NOT ENTER**

**UNSAFE TO OCCUPY**

**It is a misdemeanor to occupy this building**

**or to remove or deface this notice.**

**Department of**

**[Fire and Rescue] Permitting Services**

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\* \* \*

**22-88. Open fires generally.**

\* \* \*

(d) The **[[**director**]]** Director [or the fire official] may prohibit such burning at any time **[[**he**]]** the Director determines that the kindling of an open fire creates a fire hazard.

\* \* \*

**22-96. Smoke detectors.**

\* \* \*

(d) *Equipment*: All devices, combinations of devices and equipment required herein are to be installed in conformance with the building code and this section, and approved by the Montgomery County Department of **[**fire and rescue**]** Permitting Services and listed by said Department for the purpose for which they are intended; said list may be subsequently amended by the Department of [fire and rescue] Permitting Services as necessary. Such approval **[**shall be**]** is permanent unless the **[[**director**]]** Director subsequently finds that the equipment is hazardous, unreliable or otherwise detrimental to public health or safety, in which case, the **[[**director**]]** Director may suspend or revoke approval. The Director may in any such case determine whether replacement of existing installation **[**shall be**]** is required. Transfer to the inactive list **[**shall**]** does not affect equipment approval.

\* \* \*

**Sec. 2. Transition.**

(a) *Regulations.* Any regulation in effect when this Act takes effect that implements a function transferred to the Department of Permitting Services or the Director of the Department of Permitting Services under Section 1 of this Act continues in effect, but any reference in any regulation to the Montgomery County Fire and Rescue Services or the Fire Chief from which the function was transferred must be treated as referring to the Department of Permitting Services and the Director of the Department of Permitting Services to which the function is transferred. The transfer of a function under this Act does not affect any right of a party to any legal proceeding begun before this Act took effect.

(b) *Responsibilities and rights.* Any responsibility or right granted by law, ordinance, regulation, delegation of authority, contract, or other document to the Montgomery County Fire and Rescue Services or the Fire Chief in connection with a function, duty or authority transferred under Section 1 of this Act is transferred to the Department of Permitting Services and the Director of the Department of Permitting Services.

**Sec. 3. Expedited Effective Date**

The Council declares that this legislation is necessary for the immediate protection of the public interest. This Act takes effect on the date on which it becomes law. The amendments made in Section 1 apply retroactively to July 1, 2016.

*Approved:*

/s/ 9/22/16

Nancy Floreen, President, County Council Date

*Approved:*

/s/ Timothy L. Firestine (acting 9/28/16

Isiah Leggett, County Executive Date

*This is a correct copy of Council action.*

/s/ 9/28/16

Linda M. Lauer, Clerk of the Council Date