Corporation of Harpers Ferry Ordinance Review Committee Minutes of Special Meeting, August 20, 2025

Members present: Kevin Carden, Chair Christian Pechuekonis Chris Craig, Taking minutes

Kevin Carden called the meeting to order at 7:09 pm.

Mr. Craig moved to accept the agenda as presented; Mr. Pechuekonis seconded; passed 3-0.

1. Adoption of ORC Mission Statement. After discussion, there was general agreement that the draft statement adequately addressed the need for ORC to be focused on activity assigned by the Council and town officials. All agreed that the statement's membership section should state that the Town Recorder should be a member and that the offices of chair, vice chair, and secretary should be elected by the committee members. Amendments allowing for both of these requirements were added to the draft.

Mr. Craig moved to recommend to council the ORC Mission Statement as amended. Mr. Pechuekonis seconded; passed 3-0.

- 2. Amendments to Ordinance Article 735 to include yard sales. Mr. Craig presented the draft for section 735.40 and related vocabulary additions to Article 1302 that had passed first reading by the prior council. There was consensus that the draft should be re-introduced for first reading, but changing the restriction from one sale in a three-month period to no more than one sale in any 30-day period. Mr. Carden also noted that the vocabulary additions would better fit in section 735.03. Mr. Craig moved to reintroduce a draft of section 735.40 regarding garage sales, amending the previous draft to restrict no more than one sale in a 30-day period, and moving the definitions to section 735.03. Mr. Pechuekonis seconded; passed 3-0.
- 3. Amendments to Ordinance Article 1711 Floodplain. Mr. Craig reported on the progress of this ordinance review by the prior ORC. Changes to the ordinance, as required by new federal and state laws, were drafted and sent to the Planning Commission. That body would review and then present the draft, along with other required actions, to FEMA and the State of West Virginia for approval. Mr. Craig will follow up with Councilmember Jesse Melton as to the current status of ORC's draft. He will also attempt to obtain an electronic copy of the draft for the new ORC's future use.
- 4. Amendments to Ordinance Article 130 Uniform Removal of Members of Commissions, Committees, and Boards. Based on legal advice, Mayor Vaughn had requested the former ORC to review this ordinance with the purpose of making grounds for removal more specific. The former ORC was unable to come to agreement on a draft, and the former council took no action. Mr. Carden agreed to take Mr. Craig's draft amendments to the mayor and the town lawyer, to seek their advice on further action.
- **5. Upcoming and future ordinance amendments.** Members discussed several topics that might need future action, including:

- a) Disallowing town councilmembers from commenting during public comment time at meetings. (It was agreed that this would not require an ordinance amendment but instead could be enacted by the council as a policy change.
- b) The Board of Zoning Appeals will likely be asking the Council for guidance and possible ordinance changes on signage (non-business and non-traffic or directional). Recent requests for permits for waysides or special residential signage made evident to the BZA that there is a lack of guidance from town ordinances on this matter.
- c) The Planning Commission followed up on discussions about the Comprehensive Plan update with a request that the town consider an ordinance allowing for transjurisdictional collaboration with the Bolivar Planning Commission. Mr. Carden agreed to bring this matter up to council in his ORC report.
- d) Mr. Craig reviewed discussions by the prior ORC on board/commission membership and nomination processes. This review had been requested by the Mayor. Questions arose that might best be answered by legal counsel. Mr. Carden agreed to bring these matters up to the mayor and to the town attorney.
- e) Mr. Carden noted his long-time opinion that town elections should not be handled by a person seeking town office. However, town action on this matter is no longer required, since the state will soon be requiring West Virginia counties to administer all town and city elections, which will be held at the same time as the WV general election.

Mr. Craig moved to adjourn. Mr. Pechuekonis seconded; passed 3-0. The meeting was adjourned at 9:02 pm.

Minutes approved on	•
Kevin Carden, ORC Chair	

Section 130.01 Removal of members of commissions, committees, and boards

The Town Council may remove a member of any commission, committee or board for cause such as inactivity, neglect of duty (e.g., excessive absences, especially without notification), or malfeasance (e.g., theft or misuse of public funds, assaults or threats made to individuals, falsifying Town information, misusing sensitive and confidential personal information), or to achieve compliance with West Virginia Code and Harpers Ferry Codified Ordinances. The reasons for removal must be provided to the person being removed in a written statement., and the. The person must be given an opportunity to be heard on the matter at a regular meeting of the Town Council before the removal may be effected by a motion and a majority vote of the Town Council members present.



Re: Floodplain Ordinance

From Jesse Melton < jmelton@harpersferrywv.us>

Date Mon 15-Sep-25 15:18

To Chris Craig <ccraig@harpersferrywv.us>; Kevin Carden <kevin.carden@harpersferrywv.us>

1 attachment (3 MB)

Draft Floodplain Ordinance 8-26-25.pdf;

Chris and Kevin,

Attached is the draft Floodplain Ordinance. Below are the notes as provided with the document. Let me know if this is not what you need.

Jesse

- 1. The DRAFT has been updated by the ORC to the HF Ordinance format and renumbered to our ARTICLE 1711.
- 2. ORC also filled in some of the "blanks" and also is suggesting to add and/or remove some language.

TEXT BOLD IN RED AND UNDERLINED = ADDED LANGUAGE

TEXT IN RED WITH STRIKETHROUGH = SUGGESTED LANGUAGE TO BE REMOVED

TEXT HIGHLIGHTED IN YELLOW = NEEDS TO BE CHANGED/CONFIRMED AND/OR DISCUSSED (ROBERTA CAN CONFIRM THE WV CODE SECTIONS)

TEXT HIGHLIGHTED IN BLUE/BLUISH COLOR = NEED TO CONFIRM THE ANSWER/BEST ANSWER.....SHOULD JEFFERSON COUNTY BE THE RIGHT ANSWER OR SHOULD IT STILL BE CORPORATION OF HARPERS FERRY....OR MAYBE WE CALL FEMA CONTACT AND CONFIRM. NEED TO JUST FILL IN THE RIGHT ANSWER......

ITEMS HIGHLIGHTED IN GREEN = USUALLY IS A FINE/FEE/MONEY....SUGGEST WE DETERMINE FEES/FINES/ETC. SUGGEST THEY BE INCREASED TO BRING UP TO DATE.

ITEMS HIGHLIGHTED IN PURPLISH COLOR = DAYS/DUE DATES/TIME FRAMES......SUGGEST WE LOOK AT ALL DUE DATES AND TIME FRAMES IMPOSED BY HF (NOT FEMA'S) AND DETERMINE IF THEY ARE ENOUGH TIME OR WE AS THE PLANNING COMMISSION AND OTHER REVIEW COMMISSIONS/COMMITTEES/BOARDS NEED MORE TIME......

TEXT WRITTEN IN BLUE = IS ASKING QUESTION OR WE NEED TO INSERT/DISCUSS/HAVE RE-WRITTEN.....ETC.....

Unfinished Business Item 2

1 2 3 **ARTICLE 1711** 4 Floodplain Ordinance 1711.01 **GENERAL PROVISIONS** INTERPRETATIONS AND DEFINITIONS-WORDS, TERMS AND PHRASES 1711.02 1711.03 **ESTABLISHMENT OF THE SPECIAL FLOOD HAZARD AREA** 1711.04 UTILIZATION OF THE SPECIAL FLOOD HAZARD AREA 1711.05 CRITERIA FOR BUILDING AND SITE PLAN APPROVAL REVIEW FEMANEW STATE MODEL ORDINANCE
2019 TEMPLATE
ECRNATTED TO 1711.06 **SPECIFIC REQUIREMENTS** 1711.07 **ADMINISTRATION** HE ORDINANCE STYLE AND NUMBERING 1711.08 **APPEALS AND PENALTIES** 1711.09 **GOVERNMENT ACTIONS** 1711.10 SEVERABILITY AND MUNICIPAL LÍABILITY 1711.11 **ENACTMENT** 1711.12 5 6 7 **CROSS REFERENCES** 8 Authority to enact—see WV Code 7-1-3v WV Code §7-1-3v. Floodplain and mudslide area management; et seg. 9 (County Commissions) 10 Authority to eliminate hazards to public health and safety—see WV Code 7-1-3kk WV Code §7-1-3kk. Authority 11 to provide for the elimination of hazards to public health and safety; penalty. (County Commissions) 12 Requirement as part of Land Development ordinances—see WV Code 8A 4-2- WV Code §8A-4-2. Contents of

13	subdivision and lan	d development ordinance. (Land Use Planning)
14	Requirement as par	t of Land Development plan and Plat—see WV Code 8A-5-7 WV Code §8A-5-7. Contents of a
15	major subdivision o	r land development plan and plat. (Land Use Planning)
16	Authority to enact a	s part of zoning ordinances—see WV Code 8A-7-2 WV Code §8A-7-2. Contents of zoning
17	ordinance. (Land Us	se Planning)
18	And other WV Code	and FEMA Code references contained herein.
19		MODEL OF TERING
20		PROVISIONS Figure 1 20 To Table 2 20 To Tab
21		MEN 2019 MATTE AND
22	1711.01 – <u>GENERAL</u>	PROVISIONS FERMI FOR STATE OF THE PROVISIONS
23	(a) <u>Intent</u>	C ORDINAL
24	The intent o	f this Ordinance is to:
25	(1)	Promote the general health, welfare and safety of the Community.
26	(2)	Encourage the utilization of appropriate minimum construction practices in order to
27		prevent or minimize flooding damage.
28	(3)	Minimize danger to public health and safety by protecting the water supply and sanitary
29		sewage disposal in cooperation with the County Sanitarian, and to protect natural
30		drainage.
31	(4)	Assure the County Assessor obtains information concerning improvement of real
32		property as required by WV Code §11-3-3a.
33	(5)	Assure all County E-911 addresses are obtained and kept current to maintain the
34		established emergency response dispatch systems.
35	(6)	Reduce financial burdens imposed on the residents, real property owners and its

36 governmental units by preventing the unwise design and construction of development in 37 areas subject to flooding. 38 39 **Abrogation and Greater Restrictions** (b) 40 This ordinance supersedes any other conflicting provisions which may be in effect in identified floodplain 41 areas. However, any other ordinance provisions shall remain in full force and effect to the extent that 42 43 those provisions are more restrictive. If there is any conflict between any of the provisions of this 44 Ordinance, the more restrictive shall apply. 45 46 (c) Applicability 47 It shall be unlawful for any contractor, person, partnership, business, or corporation to undertake or cause 48 49 to be undertaken, any development, new construction, substantial improvement, repair of substantial damage, other repairs, or the placement or relocation of any structure (including manufactured homes) 50 in the Special Flood Hazard Area within (sixty-days (60 days)______) unless a 51 floodplain determination has been made from the Floodplain Administrator, a floodplain permit 52 application has been completed and an approved permit has been obtained from the Floodplain 53 54 Administrator. In addition, where land is partially or fully in the Floodplain is to be developed, subdivided, utilized for a manufactured home park or subdivision or otherwise developed, a site plan with elevation 55 56 data must be submitted to, and approved by, the Floodplain Administrator prior to any development. 57 58 Provision of all other codes, ordinances, and regulations shall be applicable insofar as they are consistent

59 with the provisions of this Ordinance and the County's Community's need to minimize the hazards and damage resulting from flooding. 60 61 Matters not provided for specifically 62 (d) 63 64 Where conditions are encountered that are not specifically provided for herein, the Floodplain Administrator shall determine the applicability of the provisions of this Ordinance in accordance with its 65 intent and shall require the applicant to take appropriate measures pursuant to such determination. 66 67 1711.02 - INTERPRETATIONS AND DEFINITIONS WORDS, TERMS AND PHRASES 68 For the purposes of the Article, the rules and definitions given in Article 1302 shall apply. The following 69 70 definitions are added for use in this Article. 71 72 **Definitions Words, Terms, and Phrases** 73 General Unless specifically defined below, words and phrases used in this Ordinance shall be interpreted so as to 74 give this Ordinance it's most reasonable application. 75 76 77 Adjacent Property. Adjacent Property includes any surface tract, regardless of whether such surface tract is entirely within (<u>The Corporation of Harpers Ferry</u>), so long as a portion of said surface tract 78 is located within (The Corporation of Harpers Ferry), which shares an immediate and common 79 boundary up or down stream to the property that is the subject of the application for Floodplain Permit. 80 81 Adjacent property also includes all other property that may be affected by flooding.

	Advisory Flood Height. The water surface elevation (WSEL), in feet, of the 1% annual chance (100
	year) flood at a given location, as determined using hydrology and hydraulics (H&H) analysis and
	the best available elevation data.
	Adversely Affect Adjacent Properties. To adversely affect a property the increase in the elevation of the
	100-year base flood elevation must be more than 1 foot at any point. Stated conversely, if the effect is
	that the 100-year flood base flood elevation rises 1 foot or less the property is not "affected". This
	standard does not apply to the Floodway. If prior permit(s) has/have been approved in the same area of
	the Floodplain, the above definition would include the cumulative impact to the base flood elevation.
	Appurtenant Structure. A secondary structure on the same parcel of property as the principal structure,
	the use of which is incidental and shall not be habitable but shall be used only for storage in association
	with the principal structure on said property. This does not include a gas or liquid storage tank.
	Base Flood. Means the flood having a one percent (1%) chance of being equaled or exceeded in any
	given year.
	Base Flood Elevation (BFE). The water surface elevation of the base flood in relation to the datum
	specified on the County's Flood Insurance Rate Map. For the purposes of this Ordinance, the one hundred
مرا	(100) year flood or 1% or greater chance of flooding in any given year. (See 100-year flood also)
	Basement. Any area of the building having its floor sub grade (below ground level) on all sides.

105 106 Certificate of Compliance. A certification that the entire development, including the elevation of fill or 107 the lowest floor of a structure is in compliance with all the provisions of this Ordinance. 108 109 Compensatory storage. An artificially excavated, hydraulically equivalent volume of storage within the special flood hazard area used to balance the loss of natural flood storage when artificial fill or structures 110 111 are placed within the special flood hazard area. 112 113 Contractor. (As per – W.Va. Code §21-11-3(c)). A person who in any capacity for compensation, other 114 than as an employee of another, undertakes, offers to undertake, purports to have the capacity to undertake, or submits a bid to construct, alter, repair, add to, subtract from, improve, move, wreck or 115 116 demolish any building, highway, road, railroad, structure or excavation associated with a project, 117 development or improvement, or to do any part thereof, including the erection of scaffolding or other 118 structures or works in connection therewith, where the cost of undertaking is two thousand five hundred dollars or more. Contractor includes a construction manager who performs management and counseling 119 services on a construction project for a professional fee. 120 121 122 Contractor does not include: 123 One who merely furnishes materials or supplies without fabricating or consuming them in 124 the construction project; 125 A person who personally performs construction work on the site of real property which the 126 person owns or leases whether for commercial or residential purposes; 127 A person who is licensed or registered as a professional and who functions under the control

128		of any other licensing or regulatory board, whose primary business is real estate sales,
129		appraisal, development, management and maintenance, who acting in his respective
130		professional capacity and any employee of such professional, acting in the course of his
131		employment, performs any work which may be considered to be performing contracting
132		work;
133	d.	A pest control operator licensed under the provisions of W.Va. Code §19- 16A-7(a) to
134		engage in the application of pesticides for hire, unless the operator also performs structural

- engage in the application of pesticides for hire, unless the operator also performs structura repairs exceeding one thousand dollars on property treated for insect pests; or
- e. A corporation, limited liability corporation, partnership of sole proprietorship whose primary purpose is to prepare construction plans and specifications used by the contractors defined in this section and who employs a full time registered architect licensed to practice in this State or a registered professional engineer licensed to practice in this State. Contractor also does not include employees of such corporation, partnership or sole proprietorship.

Critical Facility. Any facility in which even a slight chance of flooding is too great a threat.

Typical critical facilities include hospitals, fire stations, police stations, storage of critical records, and similar facilities. These should be given special consideration when formulating regulatory alternatives and floodplain management plans. A critical facility should not be located in a special flood hazard area if at all possible. If a critical facility must be located in a special flood hazard area it should be provided a higher level of protection so that it can continue to function and provide services during a flood.

Development. Any man-made change to improved or unimproved real property, including but not
limited to buildings or other structure, mining, dredging, filling, grading, paving, excavation or drilling
operations, oil/gas well sites, pads, pits, retention ponds or storage of equipment or materials.
Flood. A general and temporary inundation of water in an area of normally dry land.
Flood Insurance Rate Map (FIRM). The official map on which the Federal Emergency Management
Agency (FEMA) has delineated both the special flood hazard areas and the risk premium zones
applicable to (<u>The Corporation of Harpers Ferry</u>). A FIRM that has been made available digitally
is called a Digital Flood Insurance Rate Map (DFIRM).
Flood Insurance Study. The official report in which the Federal Emergency Management Agency (FEMA)
has provided flood profiles, floodway information, and water surface elevations.
Floodplain. a) A relatively flat or low land area adjoining a river, stream, or watercourse which is
subject to partial or complete inundation; b) An area subject to the unusual and rapid
accumulation or runoff of surface waters from any source.
Floodplain Administrator. The Floodplain Administrator shall be a resident of West Virginia and/or a
person who has completed within one year of his their appointment the State/FEMA sponsored NFIP
Class 273 entitled "Managing Floodplain Development" and remain current with State required
continuing education training pursuant to W.Va. Code § 15-5-20(a).

174	
175	n the absence of a formally appointed Floodplain Administrator the duties set forth in this Ordinance
176	for the Floodplain Administrator shall be temporarily fulfilled by the President of the Planning
177	Commission or their Designee County Commission if within the County's jurisdiction or the Mayor.
178	
179	Floodway. The channel of a river or other watercourse and the adjacent land area that must be
180	reserved to discharge the base flood without increasing the water surface elevation of that flood more
181	than one foot at any point.
182	
183	Flood Proofing (NON-RESIDENTIAL ONLY). Any combination of structural and non-structural additions,
184	changes or adjustments to structures which reduce or eliminate flood damage to real property or
185	improved real property, water and sanitary facilities, structures and its contents.
186	
187	Freeboard. A factor of safety usually expressed in feet above a flood level or BFE for purposes of
188	floodplain management. Freeboard tends to compensate for unknown factors that may contribute
189	uncertainty to flood heights of any given flood and floodway condition, such as wave action, blockage
190	at stream crossings, and increased runoff from urbanization of the watershed.
191	
192	Highest Adjacent Grade (HAG). The highest natural elevation of the ground surface immediately
193	adjacent to the development or structure foundation. This is primarily used for purposes of insurance
194	rating in approximated floodplains.
195	
196	Historic Structure. Any structure that is:

.97	7	
.98	8 (a) Listed individually in the Natio	onal Register of Historic Places (a listing maintained by
.99	9 the Department of Interior)	or preliminarily determined by the Secretary of the
200	0 Interior as meeting the requi	rements for individual listing in the National Register;
201	1 (b) Certified or preliminarily dete	ermined by the Secretary of Interior as contributing to
202	2 the historical significance of	the registered historic district of Harpers Ferry. or a
203	3 district preliminarily determination	ned by the Secretary to qualify as a registered historic
204	4 district;	
205	5 (e) Individually listed on a state	: inventory of historic places in states with historic
206	6 preservation programs which	have been approved by the Secretary of the Interior;
207	7 or,	
208	8 (d) Individually listed on a local ir	ventory of historic places in communities with historic
209	9 preservation programs that h	ave been certified either:
210	0	
211	1 (i) By an approved sta	te program as determined by the Secretary of the
212	2 Interior; or,	ecretary of Interior in states vot Roll approved
213	3 (ii) Directly by the So	ecretary of Interior in states without approved
214	4 programs.	TE MODELTE ABERING
215	5	SIN STATE TENTED TO NUNIV
216	6 Interested Person or Party. Interested Person or Party.	Taris to include: FORMALE ATT
217	7 (1) the applicant;	ecretary of Interior in states wifeon approved STATE MODEL TE PORTATE MODEL TE NUMBERING PORTATE AND NUMBERING
218	8 (2) the owner(s) of the subject property;	HE ORU"
219	9 (3) at least one adult residing in any resid	ence on the subject property at the time the

220	Floodplain Permit Application is filed;
221	(4) owners of any adjacent property; and
222	(5) at least one adult residing in any residence on the adjacent property at the time the
223	Floodplain Permit Application is filed.
224	
225	Licensed Manufactured Home Dealer. A business licensed to sell manufactured homes in the State of
226	West Virginia as set forth in the West Virginia Code.
227	
228	Licensed Manufactured Home Installer. A contractor licensed to install manufactured homes in the
229	State of West Virginia as set forth in the West Virginia Code.
230	
231	Licensed Professional Surveyor. _Any person licensed by the West Virginia State Board of Examiners of
232	Land Surveyors to engage in the practice of land surveying as defined in the West Virginia Code.
233	
234	Lowest Adjacent Grade (LAG)Lowest natural elevation of the ground surface immediately adjacent to
235	the proposed development or structure foundation. The primary use of the LAG is to determine whether
236	the structure is located within a special flood hazard area by comparing it to the base flood elevation.
237	
238	Lowest FloorThe lowest floor of the lowest enclosed area (including basement). An unfinished
239	enclosure constructed with flood resistant materials as defined in FEMA Technical Bulletin 2-93 (FIA-TB-
240	2) and usable solely for parking of vehicles, building access or storage in an area other than a basement
241	area is not considered a building's lowest floor; Provided, that such enclosure has proper flood openings
242	and is not built so as to render the structure in violation of the applicable non-elevation design

243 requirements of this Ordinance. 244 245 Manufactured Home. A structure, transportable in one or more sections, which is built on a permanent 246 chassis and is designed for use with or without a permanent foundation when connected to the required utilities. The term "manufactured home" does not include a "recreational vehicle". Manufactured 247 Homes and Mobile Homes are strictly prohibited within the jurisdictional boundaries of The Corporation 248 249 of Harpers Ferry, West Virginia. 250 251 New Construction. Structures for which the start of construction as herein defined commenced on or after (insert here date ordinance becomes effective) and including any subsequent improvements to such 252 253 structures. 254 255 One-Hundred (100) Year Flood. A flood that has one chance in one-hundred or a one percent or greater 256 chance of being equaled or exceeded in any given year. (See Base Flood Elevation also) 257 **Person.** Any individual or group of individuals, corporation, limited liability corporation, partnership, 258 259 association or other entity, including State and Local governments and agencies. 260 261 Practice of Engineering. Any service or creative work, as described in West Virginia Code §30-13-1 et seg., the adequate performance of which requires engineering education, training and experience in the 262 263 application of special knowledge of the mathematical, physical, and engineering sciences to such services 264 or creative work as consultation, investigation, evaluation, planning and design of engineering works and 265 systems; planning the use of land and water; teaching of advanced engineering subjects, engineering

surveys and studies; and the review of construction for the purpose of assuring compliance with drawings and specifications any of which embraces such services or work, either public or private, in connection with any utilities, structures, buildings, machines, equipment, processes, work systems, projects and industrial or consumer products or equipment of a mechanical, electrical, hydraulic, pneumatic or thermal nature, insofar as they involve safeguarding life, health or property, and including such other professional services as may be necessary to the planning, progress and completion of any engineering services. Engineering surveys include all survey activities required to support the sound conception, planning, design, construction, maintenance and operation of engineered projects.

Any person who practices any branch of the profession of engineering or who, by verbal claim, sign, advertisement, letterhead, card or in any other way represents himself to be a Registered Professional Engineer, or by using another title implies that he is a Registered Professional Engineer or that he is registered under West Virginia Code, §30-13-1 et seq. or who holds himself out as able to perform, or who performs any engineering service or work or any other service designated by the practitioner which is recognized as engineering, is considered to practice or offer to practice engineering within the meaning and intent of West Virginia Code §30-13-1 et seq.

Principally Above Ground. Where at least 51 fifty-one percent (51%) of the Actual Cash Value of a structure, less land value, is above ground. [44 Code of Federal Regulations §59.1]

Professional. Any "professional" including but not limited to a "contractor", "developer", "engineer", "architect", "hydrologist", "land surveyor", etc., acting in any capacity with respect to this Ordinance, must be licensed by the State of West Virginia, when certification or licensure from the State of West

289 Virginia is so required. 290 291 Reasonably Safe from Flooding. Means that during the base flood, or any other known flooding by the 292 Floodplain Administrator, water should not damage structures and any subsurface waters related to the 293 base flood, and should not damage existing or proposed structures. Ways of determining Reasonably Safe from Flooding may be 3 feet above Highest Adjacent Grade, above high water marks from historic 294 295 flooding, using topographic extrapolation from contour lines or utilizing the advisory flood height data 296 on the WV Flood Tool. 297 298 Recreational Vehicle. A vehicle which is: 299 a) built on a single chassis; 300 b) 400 square feet or less when measured at the largest to c) Designated to be self-propelled or permanently 301 d) Designed primarily not for use as a permanent dwelling but as temporary living 302 303 quarters for recreational, camping, travel, or seasonal use. 304 305 Registered Professional Engineer. A person who has been duly registered or licensed as a registered 306 professional engineer by the West Virginia State Board of Registration for Professional Engineers as 307 required by W.Va. Code §30-13-13 et seg. 308 309 Remedy a Violation. To bring a structure or other development into compliance with the requirements 310 of this Ordinance, or if full compliance is not possible, to reduce the adverse impact of the non-311 compliance to the greatest extent feasible.

Special Flood Hazard Area. (SFHA) The land in the Floodplain Area subject to a one percent or greater

chance of flooding in any given year. Sepecial felood help azard along are designated by the Federal

Emergency Management Agency in Flood Insurance Studies and on Flood Insurance Rate Maps as Zones

A, AE, AO, A1-30, and A99. The term includes areas shown on other flood hazard maps that are specifically

317 listed or otherwise described in this Ordinance.

Start of Construction.

(The definition for start of construction is to be used only when calculating the starting time for expiration of a Floodplain Permit.)

The date the Floodplain Permit was issued, including Floodplain Permit for substantial improvement or repair of substantial damage provided the actual start of construction, repair, reconstruction, rehabilitation, addition, placement or other improvement was within 180 days of the Floodplain Permit date. The actual start means either the first placement of permanent construction on a site, such as the pouring of slabs or footings, the installation of piles, the construction of columns, or any work beyond initial excavation, or the placement of a manufactured home on a foundation. Although a Floodplain Permit must be obtained prior to beginning, permanent construction does not include land preparation, such as clearing, grading and filling, nor does it include the installation of streets and/or walkways, nor does it include excavation for a basement, footings, piers or foundations or the erection of temporary forms, nor does it include the installation on the property of accessory buildings, such as garages or sheds not occupied as dwelling units or not part of the main structure. For an alteration, the actual start of construction means the first alteration of any wall, ceiling, floor or other structural part of a building,

335	whether or not that alteration affects the external dimensions of the building.
336	
337	State Coordinating Office. The West Virginia Division of Homeland Security and Emergency Management.
338	
339	Stream. As defined in West Virginia Code §7-1-3u, any watercourse, whether natural or man-made,
340	distinguishable by banks and a bed, regardless of its size, through which water flows continually or
341	intermittently, regardless of its volume.
342	
343	Structure. A walled and roofed building, including a gas or liquid storage tank that is principally above
344	ground, as well as a manufactured home. [As stated this definition applies only to ARTICLE 1711]
345	
346	Subdivision. Development that includes a creation of individual land parcels for future sale. It does not
347	include development where rights-of-way or easements are obtained and recorded. [As stated this
348	definition applies only to ARTICLE 1711]
349	
350	Subject Property. "Subject property" includes the surface tract(s) upon which the proposed development
351	is planned and for which the Floodplain Permit Application is submitted.
352	
353	Substantial Damage. Damage of any origin sustained by a structure whereby the cost of restoring the
354	structure to its before damage condition would equal or exceed 50 percent of the fair market value of the
355	structure before the damage occurred.
356	
357	Substantial Improvement Any repair reconstruction rehabilitation addition or other improvement of

358 a structure, the cost of which equals or exceeds 50 fifty percent (50%) of the fair market value of the 359 structure before the start of construction of the improvement. 360 361 This term includes structures, which have incurred "substantial damage", as defined herein regardless of the actual repair work performed. The term does not, however, include any project for improvement of 362 a structure to correct existing violation(s) of State or Local Health, Sanitary or Safety Code Specifications 363 364 which have been identified by the Local Code Enforcement Official and which are the minimum necessary 365 to assure safe living conditions. 366 Historic structures undergoing repair or rehabilitation that would constitute a substantial improvement 367 as defined above, must comply with all Ordinance requirements that do not preclude the structure's 368 369 continued designation as a historic structure. Documentation that a specific Ordinance requirement will 370 cause removal of the structure from the National Register of Historic Places or the State Inventory of 371 Historic Places must be obtained from the Secretary of the Interior or the State Historic Preservation Officer. 372 373 374 Any exemption from Ordinance requirements will be the minimum necessary to preserve the historic 375 character and design of the structure. 376 For the purpose of this definition improvement is considered to occur when the first alteration of any 377 378 wall, ceiling, floor or other structural part of the building commences whether or not the alteration affects the external dimensions of the structure. 379

381 Top of Bank. The lines depicted on the FIRM maps delineating each side of a stream indicate the top of 382 the bank. In the field a professional familiar with fluvial geomorphology should document the top of the 383 bank. When a professional is not employed the top of the bank will be considered to be the top of the 384 first significant slope landward of the water's edge when it is followed by at least 50 feet of relatively flat 385 land. 386 387 Variance. A grant of relief by a community from the terms of a floodplain management regulation. [As 388 stated this definition applies only to ARTICLE 1711] 389 390 **Violation.** The failure of any structure or development to be fully compliant with all requirements of this 391 Ordinance. A structure or other development without the elevation certificate, other certifications, or 392 other evidence of compliance required by this Ordinance is presumed to be in violation until such time 393 as the documentation is provided. No future improvements or developments can be made to structures 394 found to be in violation unless the development is to bring the structure into compliance with the current 395 ordinance. The identified sSpecial FElood hHazard aArea shall be those areas of (The Corporation of Harpers

Ferry) which are subject to a one percent or greater chance of flooding in any given hown on the Flood Insurance Rate Map (FIRM) and described in the Fig. 396 397 1711.03 - ESTABLISHMENT OF THE SPECIAL FLOOD HAZARD AREA 398 399 (a) Identification 400 (1) 401 402 403

104			prepared for (The Corporation of Harpers Ferry) by the Federal Emergency
105			Management Agency (FEMA) dated () or the most recent revision
106			thereof including all digital data developed as part of the FIS.	./
107		(2)	The identified <u>sS</u> pecial <u>fF</u> lood <u>hH</u> azard <u>aA</u> rea shall also be tho	se special flood hazard areas which
804			have been identified as flood hazard areas by (The Corpor	ation of Harpers Ferry by use of
109			historic or other technical data and shown on an officially rec	ognized "FIRM or the West Virginia
10			Flood Hazard Determination Tool Specifically Advisory Flood	Height data". These areas shall be
11			designated as appropriate with the level of technical data desc	cribed below and shall be managed
12			accordingly.	
13				
114	(b)	<u>Descri</u>	otions of Special Flood Hazard Areas	
115				
16		The ide	entified <mark>sS</mark> pecial fFlood hHazard aArea shall consist of the fol	llowing four specific areas:
17		(1)	The Floodway Area shall be those areas of AE zone ident	rified as Floodways in the FIS and
18			as shown on the FIRM. The term shall also include any fl	oodway areas delineated by
19			developers in the approximated floodplain and designat	ed as such by the community.
120		(2)	The AE Area Without Floodway shall be those areas iden	tified as an AE Zone on the FIRM
121			included in the FIS prepared by FEMA for which 100-yea	r flood elevations have been
122		1	provided but no Floodway has been delineated.	
123		(3)	The Approximated floodplain shall be those areas identified	ed as an A Zone on the FIRM
124			included in the FIS prepared by FEMA and for which no or	ne hundred (100) year flood
125			elevations have been provided.	

126	(4	4)	Advisory Flood Heights
127			This information is displayed on the WV Flood Hazard Determination Tool. This data may be
128			used (when available) by the Floodplain Administrator to determine if a property is in the Special
129			Flood Hazard Area, also to assist to determine the height in which to elevate the structure as a
130			permitting tool. And is acceptable data to FEMA for a Letter of Map Amendment (LOMA).
131	(5	5)	The AO and AH floodplain those areas identified as Zones AO and AH on the FIRM and in the FIS.
132			These areas are subject to inundation by 1-percent-annual-chance shallow flooding where
133			average depths are between one and three feet. In Zones AO and AH, drainage paths shall be
134			established to guide floodwaters around and away from structures on slopes.
135			
136			
137	(c) <u>C</u>	hange	s in Designation of Area
138	(1	1)	Where natural or man-made changes have occurred and/or where more detailed studies have
139			been completed by a qualified government agency, private entity, or qualified individual who can
40			sufficiently document the necessity for such changes; the process to revise the delineation of the
41			identified $s\underline{S}$ pecial $f\underline{F}$ lood $h\underline{H}$ azard $a\underline{A}$ rea may be recommended by the f loodplain manager and
142			executed by (
143			approval must be obtained from the Federal Emergency Management Agency.
144	(2	2) /	A County's Community's base flood elevations may increase or decrease resulting from physical
145	1		changes affecting flooding conditions. As soon as practical but, not later than six months from
146			the date such information becomes available, the County Community shall notify FEMA of the
47			changes by submitting technical or scientific data.
148	(3	3)	(Planning Commission_) may identify and regulate new

449			flood h	azard or ponding areas. These areas shall be delineated on a "Local Flood Hazard Map"
450			using b	est available topographic data and locally derived information such as flood of record,
451			historio	high water marks and/or approximate study methodologies.
452				
453	(d)	<u>Elevati</u>	ions Prev	<u>ail</u>
454				
455		(1)	If the lo	west natural grade adjacent to proposed development is above the Base Flood Elevation,
456			and the	e following is provided to the Floodplain Administrator:
457			A.	elevation information certified by a Licensed Professional Surveyor or Engineer and a
458				site plan demonstrating that all proposed development will occur above the Base Flood
459				Elevation or,
460			В.	a Letter of Map Amendment (LOMA) from FEMA removing the site from the SHFA
461				then the site shall be considered to be outside the Floodplain Area and shall not be
462				required to conform to the provisions of this Ordinance at the discression discretion of
463				the Floodplain Manager.
464				
465		(2)	If the lo	west natural grade adjacent to proposed development is <i>below</i> the Base Flood Elevation,
466			the site	shall be considered to be within the Floodplain Area and the proposed structure shall be
467		1	require	d to conform to all appropriate provisions of this Ordinance.
468				
469				
470	(e)	<u>Bound</u>	ary Dispı	<u>utes</u>
471				

Should a dispute concerning any Floodplain boundary arise, an initial determination shall be made by the Floodplain Administrator and any party aggrieved by this decision may appeal to the County Commission sitting as the "Floodplain Appeals Board". The burden of proof shall be on the appellant/applicant.

1711.04 - UTILIZATION OF THE SPECIAL FLOOD HAZARD AREA

(a) Floodway

Within any Floodway Area (F1), no encroachments, including fill, new construction, substantial improvements, or other development shall be permitted unless it has been demonstrated through hydrologic and hydraulic analysis performed in accordance with standard engineering practice that the proposed encroachment would not result in any increase in flood levels during the occurrence of the base flood discharge. The resultant engineering study shall include a cover letter, signed and sealed by the responsible professional, providing a statement of findings in basic terms. In addition, studies, analyses, computations, etc., shall be submitted in sufficient detail to allow a thorough technical review by the Floodplain Administrator.

Because Floodways present increased risk to human life and property due to their relatively faster and deeper flowing waters the Floodways shall be preserved to the greatest extent possible.

- (1) New development shall not be permitted in the Floodway where reasonable alternatives exist elsewhere as determined by Floodplain Manager. In addition to the requirements below the applicant shall demonstrate that there are no reasonable alternatives other than the Floodway encroachment before a permit is issued.
- (2) When the Floodway is the only reasonable alternative the applicant shall demonstrate

195			that the Floodway encroachment is the minimum necessary to accomplish the project.
196		(3)	All permitted uses, activities, and development shall be undertaken in strict compliance
197			with the flood proofing and related provisions contained herein, and in all other
198			applicable Federal and State Law, Ordinances and Regulations.
199		(4)	When small, single lot development (not incorporating significant amounts of fill) is
500			proposed in a <u>sS</u> pecial <u>fF</u> lood <u>hH</u> azard <u>aA</u> rea for which no regulatory floodway has been
501			designated, a regulatory floodway may, at the discretion of the Floodplain Manager, be
502			determined to be a width equal to the channel of the stream and the adjacent land areas
503			to a distance of one-half the width of the $s\underline{s}$ pecial $f\underline{f}$ lood $h\underline{H}$ azard $a\underline{A}$ rea as measured
504			from the top of the bank nearest the site to the upland limit of the 1% annual chance
505			s <u>S</u> pecial f <u>F</u> lood h <u>H</u> azard <u>aA</u> rea boundary.
506			
507	(b)	AE Zor	ne Without Floodway Area
508			
509		Within	any AE Zone Without Floodway Area, no new construction or development shall be allowed unless
510		it is der	monstrated that the cumulative effect of the proposed development, when combined with all other
511		existing	g and anticipated development, will not increase the elevation of the 100-year flood more than
512		one (1)	foot at any point.
513		<i>,</i>	
514	(c)	Approx	rimated Floodplain (Zone A)
515 /			
516		Within	any Approximated Floodplain Area:

517		
518	(1)	The Floodplain Administrator shall use elevation and floodway information from Federal, State,
519		or other acceptable sources when available to determine the elevation above which
520		development will be reasonably safe from flooding.
521	(2)	When data from an acceptable source is not available, the Floodplain Administrator shall review,
522		or shall cause to be reviewed; all proposed development to determine
523		A. the amount being invested, and
524		B. the specific flood risk at the site.
525		
526		The Floodplain Administrator shall then require the applicant to determine the elevation above
527		which the development and adjacent properties including but not limited to existing buildings
528		will be reasonably safe from flooding using hydrologic and hydraulic analyses or other techniques.
529		When hydrologic and hydraulic analyses are required, they shall only be prepared by a registered
530		professional engineer who shall certify that the methods used correctly reflect currently accepted
531		technical concepts. The resulting study shall include a cover letter, signed by the responsible
532		professional, providing a statement of findings in basic terms. In addition, studies, analyses,
533		computations, etc. shall be submitted in sufficient detail to allow a thorough technical review by
534		the Floodplain Administrator.
335	(3)	Any development and/or use of land shall be permitted provided that all such uses, activities
536		and/or development shall be undertaken in strict compliance with this floodplain ordinance and
537		related provisions contained herein and in all other applicable Federal and State Laws,
538		Ordinances and Regulations
39	(4)	Within any approximated Floodplain Zone (Zone A) without Floodway Area, no new construction

540 or development shall be allowed unless it is demonstrated that the cumulative impact of the 541 proposed development, when combined with all other existing and anticipated development, 542 will not increase the elevation of the 100-year flood more than one (1) foot at any point. + 543 (5) When Advisory Flood Height Data is available, this data will be utilized to assist in permitting and 544 regulating development within the Special Flood Hazard Area. 545 546 547 (d) Alteration or relocation of a stream 548 549 (1) Whenever a developer intends to alter or relocate a stream within the sspecial fflood hHazard 550 aArea the developer shall notify in writing, by certified mail, (Planning Commission 551)'s Floodplain Administrator, the State Coordinating Office, any adjacent communities and any adjacent property owners of all such intended activities prior to 552 553 the alteration or relocation of the stream. Copies of all required notifications must be submitted to the Federal Emergency Management Agency. In addition, prior to issuing the local permit the 554 555 Floodplain Administrator shall require copies of all necessary permits from those governmental 556 agencies from which Federal or State Law requires approval. (2) The developer shall also assure (Planning Commission) in writing that the flood carrying 557 558 capacity within the altered or relocated portion of the stream will be maintained. The Floodplain 559 Administrator may require the applicant to demonstrate that the altered or relocated portion of 560 stream will provide equal or greater conveyance than the original stream segment. If hydrologic 561 and hydraulic analyses are required, they shall only be undertaken by a registered professional 562 engineer, who shall certify that the methods used correctly reflect currently accepted technical

563 concepts. The resulting study shall include a cover letter, signed by the responsible professional, 564 providing a statement of findings in basic terms. In addition, studies, analyses and computations shall be submitted in sufficient detail to allow a thorough technical review by the Floodplain 565 566 Administrator. 567 (3) Alteration of a stream includes placement of temporary or permanent culverts, bridges or other 568 stream crossings. The Floodplain Administrator may require the use of certain "best practice" techniques in the construction of bridges, culverts or stream crossings to prevent damage, loss of 569 stream crossings and localized flooding caused by blockage. These techniques may include, but 570 are not limited to, wing walls, trash grates or requiring openings to be of sufficient size to pass 571 debris and/or anticipated future increases in flood heights. 572 573 (4) All new and replacement bridges, culverts and other stream crossings shall adhere to the relevant 574 anchoring requirements contained in this Ordinance. 575 (5) The developer is required to provide the County a legal agreement detailing all scheduled inspections and maintenance to be performed on altered or relocated watercourses including 576 577 culverts, bridges and other stream crossings. It shall be the responsibility of the applicant to transfer the agreement to the purchaser when the land associated with the watercourse 578 579 alteration is transferred. A copy of all new agreements shall be provided to the Floodplain 580 Administrator. Failure to transfer the agreement and provide a signed copy to the Floodplain 581 Administrator shall subject the violator to the penalties set forth in Section 8.4 Section 1711.08 582 (d) of this Ordinance. (6)583 When any watercourse alteration has occurred, the applicant must shall submit any and all maps, 584 computations or and other material required by the Federal Emergency Management Agency 585 (FEMA) to revise the Flood Insurance Study (FIS) and/or Flood Insurance Rate Maps (FIRM), when

notified by the Floodplain Administrator, and must shall pay any fees or other costs assessed by FEMA for this purpose.

(a) Floodway

Within any Floodway Area (F1), no encroachments, including fill, new construction, substantial improvements, or other development shall be permitted unless it has been demonstrated through hydrologic and hydraulic analysis performed in accordance with standard engineering practice that the proposed encroachment would not result in any increase in flood levels during the occurrence of the base flood discharge. The resultant engineering study shall include a cover letter, signed and sealed by the responsible professional, providing a statement of findings in basic terms. In addition, studies, analyses, computations, etc., shall be submitted in sufficient detail to allow a thorough technical review by the Floodplain Administrator.

Because Floodways present increased risk to human life and property due to their relatively faster and deeper flowing waters the Floodways shall be preserved to the greatest extent possible.

- a. New development shall not be permitted in the Floodway where reasonable alternatives exist elsewhere as determined by Floodplain Manager. In addition to the requirements below the applicant shall demonstrate that there are no reasonable alternatives other than the Floodway encroachment before a permit is issued.
- b. When the Floodway is the only reasonable alternative the applicant shall demonstrate that the Floodway encroachment is the minimum necessary to accomplish the project.
- c. All permitted uses, activities, and development shall be undertaken in strict compliance with the flood proofing and related provisions contained herein, and in all other

09		applicable Federal and State Law, Ordinances and Regulations.
10		d. When small, single lot development (not incorporating significant amounts of fill) is
11		proposed in a special flood hazard areas for which no regulatory floodway has been
12		designated, a regulatory floodway may, at the discretion of the Floodplain Manager, be
13		determined to be a width equal to the channel of the stream and the adjacent land areas
14		to a distance of one-half the width of the special flood hazard area as measured from the
15		top of the bank nearest the site to the upland limit of the 1% annual chance special flood
16		hazard area boundary.
17		
18	(b)	AE Zone Without Floodway Area
19		
20		Within any AE Zone Without Floodway Area, no new construction or development shall be allowed
21		unless it is demonstrated that the cumulative effect of the proposed development, when combined with
22		all other existing and anticipated development, will not increase the elevation of the 100-year flood more
23		than one (1) foot at any point.
24		
25	(c)	Approximated Floodplain (Zone A)
26		
27		Within any Approximated Floodplain Area:
28		
29		a. The Floodplain Administrator shall use elevation and floodway information from
30 /		Federal, State, or other acceptable sources when available to determine the elevation
31		above which development will be reasonably safe from flooding.

632	b.	When data from an acceptable source is not available, the Floodplain Administrator shall
633		review, or shall cause to be reviewed; all proposed development to determine
634		(1) the amount being invested and (2) the specific flood risk at the site. The Floodplain
635		Administrator shall then require the applicant to determine the elevation above which
636		the development and adjacent properties including but not limited to existing buildings
637		will be reasonably safe from flooding using hydrologic and hydraulic analyses or other
638		techniques. When hydrologic and hydraulic analyses are required, they shall only be
639		prepared by a registered professional engineer who shall certify that the methods used
640		correctly reflect currently accepted technical concepts. The resulting study shall include
641		a cover letter, signed by the responsible professional, providing a statement of findings
642		in basic terms. In addition, studies, analyses, computations, etc. shall be submitted in
643		sufficient detail to allow a thorough technical review by the Floodplain Administrator.
644	c.	Any development and/or use of land shall be permitted provided that all such uses,
645		activities and/or development shall be undertaken in strict compliance with this
646		floodplain ordinance and related provisions contained herein and in all other applicable

647

648

649

650

651

652

653

- Federal and State Laws, Ordinances and Regulations.
- Within any approximated Floodplain Zone (Zone A) without Floodway Area, no new construction or development shall be allowed unless it is demonstrated that the cumulative impact of the proposed development, when combined with all other existing and anticipated development, will not increase the elevation of the 100-year flood more than one (1) foot at any point. +
- e. When Advisory Flood Height Data is available, this data will be utilized to assist in permitting and regulating development within the Special Flood Hazard Area.

(d) Alteration or relocation of a stream

- a. Whenever a developer intends to alter or relocate a stream within the special flood hazard area the developer shall notify in writing, by certified mail, (The Corporation of Harpers Ferry)'s Floodplain Administrator, the State Coordinating Office, any adjacent communities and any adjacent property owners of all such intended activities prior to the alteration or relocation of the stream. Copies of all required notifications must be submitted to the Federal Emergency Management Agency. In addition, prior to issuing the local permit the Floodplain Administrator shall require copies of all necessary permits from those governmental agencies from which Federal or State Law requires approval
- b. The developer shall also assure (<u>Planning Commission</u>) in writing that the flood carrying capacity within the altered or relocated portion of the stream will be maintained. The Floodplain Administrator may require the applicant to demonstrate that the altered or relocated portion of stream will provide equal or greater conveyance than the original stream segment. If hydrologic and hydraulic analyses are required, they shall only be undertaken by a registered professional engineer, who shall certify that the methods used correctly reflect currently accepted technical concepts. The resulting study shall include a cover letter, signed by the responsible professional, providing a statement of findings in basic terms. In addition, studies, analyses and computations shall be submitted in sufficient detail to allow a thorough technical review by the Floodplain Administrator.

- c. Alteration of a stream includes placement of temporary or permanent culverts, bridges or other stream crossings. The Floodplain Administrator may require the use of certain "best practice" techniques in the construction of bridges, culverts or stream crossings to prevent damage, loss of stream crossings and localized flooding caused by blockage. These techniques may include, but are not limited to, wing walls, trash grates or requiring openings to be of sufficient size to pass debris and/or anticipated future increases in flood heights.
- d. All new and replacement bridges, culverts and other stream crossings shall adhere to the relevant anchoring requirements contained in this Ordinance.
- e. The developer is required to provide the County a legal agreement detailing all scheduled inspections and maintenance to be performed on altered or relocated watercourses including culverts, bridges and other stream crossings. It shall be the responsibility of the applicant to transfer the agreement to the purchaser when the land associated with the watercourse alteration is transferred. A copy of all new agreements shall be provided to the Floodplain Administrator. Failure to transfer the agreement and provide a signed copy to the Floodplain Administrator shall subject the violator to the penalties set forth in Section 8.4 of this Ordinance.
- f. When any watercourse alteration has occurred, the applicant must submit any maps, computations or other material required by the Federal Emergency Management Agency (FEMA) to revise the Flood Insurance Study (FIS) and/or Flood Insurance Rate Maps (FIRM), when notified by the Floodplain Administrator, and must pay any fees or other costs assessed by FEMA for this purpose.

701	Possib	le duplic	ate above to next green highlight						
702	1711.05 – CRITERIA FOR BUILDING AND SITE PLAN APPROVAL								
703									
704	(a)	Genera	<u>al</u>						
705									
706		A Per	mit is required in order to determine whether all new construction or substantial						
707		improv	vements are:						
708		(1)	Located in an identified Floodplain, Floodway or other <u>sS</u> pecial <u>fF</u> lood <u>hH</u> azard <u>aA</u> rea						
709		(2)	Designated (or modified) and adequately anchored to prevent flotation, collapse, or lateral						
710			movement of the structure resulting from hydrodynamic and hydrostatic loads, including the						
711			effects of buoyancy.						
712		(3)	Constructed with material and utility equipment resistant to flood damage as outlined in FEMA						
713			Technical Bulletin 2-93 (FIA-TB-2) or the most recent revision thereof.						
714		(4)	Constructed by methods and practices that minimize flood damage.						
715		(5)	Constructed with electrical, heating, ventilation, plumbing and air conditioning equipment and						
716			other service facilities that are designed and/or located so as to prevent water from entering or						
717			accumulating within the components during flooding.						
718		(6)	To comply with West Virginia Code §11-3-3a concerning County Assessor "Building or Real						
719		1	Property Improvement Notice".						
720		(7)	Approved by the Jefferson County Health Department for Well, Septic and other permits to assure						
721			facilities are designed and located in compliance with the flood damage reduction requirements						
722			of this Ordinance.						

724	(b)	Basic Format				
725		The ba	The basic format of the permit shall include the following:			
726			./			
727		(1)	Name and address of applicant.			
728		(2)	Name and address of owner of land on which proposed development is to occur.			
729		(3)	Applicant shall provide names, addresses, and valid West Virginia license numbers of all			
730			contractors working at the building site, or affidavits stating that work is being performed by			
731			individuals exempt from contractor licensing as set forth in Title 28, Series 2, section 3.9(b) of the			
732			West Virginia Code of State Regulations or the most recent revision thereof, if known at the time			
733			the Permit Application is submitted. If not known, applicant shall provide the information within			
734			14 days of execution of a contract with its contractor(s) prior to beginning construction.			
735		(4)	A description of site location sufficient to locate the proposed development including district, tax			
736			map and parcel numbers and most recent deed book and page number.			
737		(5)	A standard site plan showing size and location of the proposed development as well as any			
738			existing buildings or structures. The site plan shall also show all adjacent roads and watercourses			
739			with direction of flow, the lowest adjacent grade to the proposed foundation and/or toe of fill,			
740			the Base Flood Elevation and the location of the Floodway boundary when applicable.			
741		(6)	An acknowledgement that the applicant agrees to pay any and all fees associated with the			
742			permitting process as set forth in Article VII Sections 7.3 and 7.9 Section 1711.07 (c) and (i) of			
743		1	this Ordinance.			
744		(7)	An acknowledgment that the applicant agrees to allow The Floodplain Administrator and			
745			authorized representatives of floodplain management programs access to the development to			
746			inspect for compliance.			

Flood Elevation and:

	(8)	The contract required by West Virginia Code of State Regulations, Title 28, Series 4, and all
		addendums to the contract(s) shall be presented to the Floodplain Administrator for review
		within fourteen (14) business days of contract signing. The Floodplain Administrator shall keep
		copies of all contracts or addendums and shall file "redacted" copies of the contracts and
		addendums with the Clerk of the County Court in the Applicant's Permit Application File. The
		Floodplain Administrator shall consult with the applicant to redact proprietary and confidential
		information from the contracts and addendums that are not otherwise public information. Failure
		to present contract(s) or addendums for review shall void the permit. If a licensed contractor is
		not involved, or the work is of an aggregate construction cost value of less than ten thousand
		dollars including material and labor, a brief written description of proposed work and the
		estimated value will suffice.
(c)	<u>Elevati</u>	on and Flood Proofing Information
	All app	olicants are encouraged to exceed the minimum elevation requirements contained herein. Flood
	insura	nce rates can be lowered significantly by increasing the elevation of the lowest floor above the
	freebo	ard height required by this Ordinance.
	Depen	ding on the type of structure involved, the following information shall also be included in the
	applica	ation for work within the <u>sS</u> pecial <mark>fF</mark> lood <u>hH</u> azard <u>aA</u> rea:
	,/	
	(1)	All structures, ductwork and electrical connections shall be elevated two feet above the Base

770	A.	A plan showing the size of the proposed structure and its relation to the lot where it is
771		to be constructed.
772	В.	A determination of elevations of the Base Flood, existing ground, proposed finished
773		ground and lowest floor, certified by a registered professional engineer or licensed
774		professional surveyor.
775	C.	Plans showing the methods of elevating the proposed structure including details of
776		proposed fills, pile structures, retaining walls, foundations, erosion protection measures,
177		etc. When required by the Floodplain Administrator, a registered professional engineer
778		or architect shall prepare the plans.
779	D.	Plans showing the methods used to protect utilities (including sewer, water, telephone,
780		electric, gas, etc.) from flooding to two feet above the Base Flood Elevation at the
781		building site.
782	E.	During the course of construction, as soon as the basic elements of the lowest floor are
783		in place and before further vertical construction, it is highly recommended that the
784		applicant check for error by obtaining elevation data completed by a registered
785		professional engineer or licensed professional surveyor certifying the height of the lowest
786		floor. If a mistake in elevation has been made this is the best time to correct the error.
787	F. /	A finished construction elevation certificate must be prepared by a licensed professional
788		surveyor or others of demonstrated qualification. The elevation certificate must confirm
789		the structure in question together with attendant utilities are elevated in compliance
790		with permit conditions.
791	G.	A Non-Conversion Agreement shall be signed by the applicant whenever the Floodplain
792		Administrator determines that the area below the first floor could be converted to a non-

93	conforming use (generally applies to enclosed areas below base flood elevation that are
94	5 ft. high or more). This agreement shall state:
95	
96	1. The area below Base Flood Elevation shall not be converted for use other than for
97	parking, building access or for allowable storage as detailed in this Ordinance.
98	2. The applicant agrees to notify prospective purchasers of the existence of the
99	Non-Conversion Agreement. It shall be the responsibility of the applicant to
800	transfer the agreement at closing to the purchaser through notarized signature,
801	a copy of all new Non-Conversion Agreements shall be provided to the Floodplain
302	Administrator. Failure to transfer the Non-Conversion Agreement and provide a
303	signed copy to the Floodplain Administrator shall subject the violator to the
804	penalties set forth in Section 8.4 Section 1711.08 (d) of this Ordinance.
805	(2) All structures shall be flood proofed to two feet above the Base Flood Elevation (nonresidential
806	structures only):
807	All applicants shall meet or exceed the minimum flood proofing requirements contained herein.
808	Flood insurance rates can be lowered significantly by increasing the level of flood proofing above
809	the height required by this Ordinance. In order to obtain an "elevation credited" flood
310	insurance rate on dry flood proofed buildings, flood proofing must extend at least one foot
311	above the Base Flood Elevation.
312	
313	A. Plans showing details of all flood proofing measures, prepared by a registered
314	professional engineer, showing the size of the proposed structure and its relation to the
315	lot where it is to be constructed.

316	В.	A determination of elevations of the Base Flood, existing ground, proposed finished
317		ground, lowest floor, and flood proofing limits, certified by a registered professional
318		engineer or licensed professional surveyor.
319	C.	A Flood Proofing Certificate, FEMA 81-65, as revised by FEMA, shall be prepared by the
320		registered professional engineer who prepared the plans in (1) above, stating the
321		structure in question, together with attendant utility and sanitary facilities are designed
322		so that:
323		1. The structure is water tight with walls substantially impermeable to the passage
324		of water from the lowest structural element to two feet above the Base Flood
325		Elevation.
326		2. The structure will withstand the hydrostatic, hydrodynamic, buoyant, impact,
327		and other forces resulting from the flood depths, velocities, pressures, and other
328		factors associated with the Base Flood.
329		
330 (3	3) For Ap	ourtenant structures constructed of flood resistant materials – used solely for parking of
331	vehicle	s, or limited storage (Appurtenant Structures only)
332		
333	Α. /	A site plan prepared by a licensed professional surveyor or others of demonstrated
334		qualifications showing elevation of existing ground, proposed finished ground and lowest
335	, /	floor. The plan shall also show details of proposed flood resistant materials usage and the
336		size of the proposed structure and its relation to the lot where it is to be constructed.
337		The location of the Floodway boundary shall be represented on the plan when a
338		Floodway is present on the site.

839	В.	An Elevation Certificate, based on finished construction, must be prepared by a licensed			
840		professional surveyor or others of demonstrated qualifications. This certificate or report			
841		must co	onfirm that the structure in question, together with attendant utilities is designed		
842		so that			
843		1.	Flood resistant materials as detailed in FEMA Technical Bulletin 2-93 (FIA-TB-2)		
844			are used in the construction of the structure from the lowest structural element		
845			to two feet above the Base Flood Elevation and that all utilities are located at		
846			least two feet above the Base Flood Elevation.		
847		2.	Hydrostatic flood forces on exterior walls are equalized by allowing for		
848			automatic entry and exit of floodwaters. Designs for meeting this requirement		
849			must either be certified by a registered professional engineer or architect or		
850			meet or exceed the following minimum criteria:		
851			i. A minimum of two openings have a total net area of not less than one		
852			square inch for every square foot of enclosed area subject to flooding		
853			shall be provided.		
854			ii. The bottom of all openings shall be no higher than one foot above grade.		
855			iii. Openings may be equipped with screens, louvers, valves or other		
856	/		coverings or devices provided that they permit the automatic entry and		
857	1		exit of floodwaters.		
858	<i>Y</i>				
859	C.	In addit	tion, the applicant shall sign a Non-Conversion Agreement and notify prospective		
860		purcha	sers of the existence of the Non-Conversion Agreement. It shall be the		
861		respons	sibility of the applicant to transfer the Non-Conversion Agreement to any		

862 purchaser at closing through notarized signature. A signed copy of the transferred Non-863 Conversion Agreement shall be provided to the Floodplain Administrator. Failure to 864 transfer the Non-Conversion Agreement and provide a signed copy to the Floodplain 865 Administrator shall subject the violator to the penalties set forth in Section 8.4 Section 866 1711.08 (d) of this Ordinance. 867 868 (d) Site Plan Criteria 869 Site plans are required for all development, new construction and substantial improvements determined to be located in a sSpecial fFlood hHazard aArea and all proposed subdivisions and manufactured 870 871 home parks. These proposals shall be reviewed by the Floodplain Administrator to assure that they are 872 consistent with the need to minimize flood damage. 873 874 The owner or developer shall submit a preliminary site plan to the Floodplain Administrator that includes 875 the following information: 876 (1) Name of registered professional engineer, licensed professional surveyor or other 877 878 qualified person responsible for providing the information required in this section. 879 (2) A map showing the location of the proposed subdivision and/or development with 880 respect to Floodplain Areas, proposed lot sites, and fill areas. 881 (3) Where the subdivision or manufactured home park lie is located partially or completely in 882 the sSpecial fFlood hHazard Area, the plan map shall include detailed information giving 883 the location and elevation of proposed roads, utilities and building sites. All such maps 884 shall also show contours at intervals of two (2) or five (5) feet depending upon the slope

885 of the land and identify accurately the boundaries of sspecial following hazard aArea. A 886 registered professional engineer or licensed professional surveyor must certify the site 887 plan. 888 (4) All subdivision proposals and other proposed new developments which are proposed to take place either fully or partially within the Approximated Floodplain Area (F4) and which 889 890 are greater than ten (10) lots or two (2) acres, whichever is the lesser, shall include Base 891 Flood Elevation data and shall delineate the Floodway. 892 When a Flood Insurance Study (FIS) is available from FEMA, the data contained Α. 893 in that study must be used to substantiate the Base Flood Elevation. 894 В. If a FEMA Flood Insurance Study is not available the required data may be 895 available from an authoritative source, such as the U.S. Army Corps of Engineers, 896 U.S. Geological Survey, Natural Resource Conservation Service or State and Local 897 Water Resource Department. 898 C. If the required data is not available from other sources the applicant shall develop the technical data using detailed methodologies comparable to those 899 900 contained in a Flood Insurance Study. This data shall be prepared and certified 901 by a registered professional engineer, who shall certify that the methods used 902 correctly reflect currently accepted technical concepts 903 (5) Where the subdivision or other development site lies partially in the special flood hazard 904 area and all proposed development including fill will take place on natural grade a 905 significant vertical distance above the Approximated Floodplain Area (Zone A) boundary 906 depicted on the map, development of detailed Base Flood Elevation data may not be 907 necessary. In these cases the site plan for the proposed development must show

908 contours at intervals of two (2) or five (5) feet depending on the slope, and clearly 909 delineate the area to be developed and the location of the Special Flood hazard 910 Area boundary as scaled from the FEMA map. A registered professional engineer, 911 licensed professional surveyor or others of demonstrated qualifications must certify the 912 site plan 913 914 Restrictions to Subdivision of land in sSpecial fFlood hHazard aArea. (e) 915 Subdivision of land in the sSpecial fFlood hHazard aArea shall result in lots that include a buildable 916 portion outside of the sSpecial fFlood hHazard aArea and be served by streets within the proposed 917 918 subdivision having surfaces at or above the base flood elevation of the line defining the sspecial fflood hHazard aArea limits. All new structures shall be sited on the portion of the subdivided lot that is located 919 outside of the special fflood hhazard aArea. 920 921 922 1711.06 - SPECIFIC REQUIREMENTS 923 (a) Design and Construction Standards 924 In order to prevent excessive damage to buildings, structures, and related utilities and facilities, the 925 following restrictions apply to all development, subdivision proposals, manufactured home parks, new 926 construction and to construction of substantial improvements, and the repair of substantial damage, to 927 existing structures occurring in the sSpecial fFlood hHazard aArea. (1) 928 Basements and Lowest Floors

929

930	Α.	Reside	ntial Structures – All new construction, relocation, substantial improvements,
931		includi	ng repair of substantial damage, of residential structures must have the lowest
932		floor, i	ncluding basement, ductwork and utilities, elevated to two feet above the Base
933		Flood E	Elevation.
934	В.	Non-re	sidential Structures – All new construction, relocation, substantial improvements,
935		includi	ng repair of substantial damage, of non-residential structures must have the
936		lowest	floor, including basement, ductwork and utilities, elevated to two feet above the
937		Base F	lood Elevation; or, together with attendant utility and sanitary facilities, be
938		design	ed so that the structure is water tight with walls substantially impermeable to the
939		passag	e of water from the lowest structural element to two feet above the Base Flood
940		Elevati	on.
941	C.	Openir	ngs – For all new construction, relocation, substantial improvements, and repair of
942		substa	ntial damage, those fully enclosed areas below the lowest floor that are usable
943		solely f	for parking of vehicles, building access or storage in an area other than a basement
944		and wh	nich are subject to flooding shall be designed to automatically equalize hydrostatic
945		flood f	orces on exterior walls by allowing for entry and exit of floodwaters. Designs for
946		meetir	g this requirement must either be certified by a registered professional engineer
947		or mee	t or exceed the following minimum criteria:
948		1.	A minimum of two openings having a total net area of not less than one square
949			inch for every square foot of enclosed area subject to flooding, shall be provided.
950		2.	The bottom of all openings shall be no higher than one foot above grade.
951		3.	Openings may be equipped with screens, louvers, valves, or other coverings or
952			devices provided that they permit the automatic entry and exit of floodwaters.

053		
054	D.	A Non-Conversion Agreement shall be signed by the applicant on all flood-proofed structures and
055		any elevated structures when the Floodplain Administrator determines that the area below the
956		first floor could be converted to a non-conforming use (generally applies to the enclosed areas
957		below base flood elevation that are 5 ft. high or more). This agreement shall state:
958		
059		1. The area below the Base Flood Elevation shall not be converted for use other than for
960		parking, building access or for allowable storage as detailed in this Ordinance.
061		2. The applicant agrees to notify prospective purchasers of the existence of the Non-
062		Conversion Agreement. It shall be the responsibility of the applicant to transfer the Non-
063		Conversion Agreement at closing to the purchaser through notarized signature. A copy
064		of a Non-Conversion Agreement shall be provided to the Floodplain Administrator.
065		Failure to transfer the Non-Conversion Agreement and provide a signed copy to the
066		Floodplain Administrator shall subject the violator to the penalties set forth in Section 8.4
067		Section 1711.08 (d) of this Ordinance.
968		
069	(2)	Manufactured Home Placement
70		Manufactured Home(s) and Mobile Home(s) placement is strictly prohibited within the
71	1	jurisdictional boundaries of The Corporation of Harpers Ferry, West Virginia.
72		
773		Certain unique characteristics of manufactured homes installed in special flood hazard areas pose
074		an elevated risk of substantial damage to property. Therefore, it is required that:
75		

All	manufactured homes to be installed within the special flood hazard areas of
) shall be installed by a contractor possessing a valid West Virginia Manufactured Hom
Insta	ller's License. The installer shall use an installation design engineered to withstand floo
haza	rds specific to the particular home site. Manufactured homes to be installed or substantiall
impr	oved within the special flood hazard areas shall be installed in accordance with the followin
stan	dards:
A.	The lowest floor, ductwork and utilities including HVAC/heat pump shall be elevated two
	feet above the Base Flood Elevation.
B.	Elevation shall be on reinforced piers on a permanent foundation or other foundation
	elements of at least equivalent strength engineered for use in a flood hazard area
	Installation designs incorporating dry stacked block piers shall not be used in special floo
	hazard areas.
C. —	All manufactured homes shall be securely anchored to an adequately anchored
	foundation system in compliance with the requirements of 42 West Virginia Code of
	State Regulations, Series 19, Sections 10A and 10B as authorized by West Virginia Code
	§ 21 9 1 et seq. The anchoring shall be adequate to resist flotation, collapse, or lateral
	movement. Methods of anchoring may include but are not limited to the over-the-top-
	and frame ties, attached to permanent foundation elements. Ground anchors may not
	be adequate to satisfy flood specific anchoring requirements. This requirement is in
	addition to applicable State and Local anchoring requirements for resisting wind forces.
D. —	Permanently attached rigid skirts and perimeter wall skirts of brick or block must have
	openings to prevent collapse and damage to supporting piers. The openings must be
	designed to automatically equalize hydrostatic flood forces by allowing for entry and

999		exit of floodwaters. Designs for meeting this requirement must either be certified by a
1000		registered professional engineer or meet or exceed the following minimum criteria:
1001		1. A minimum of two openings having a total net area of not less than one square
1002		inch for every square foot of enclosed area subject to flooding shall be provided.
1003		2. The bottom of all openings shall be no higher than one foot above grade.
1004		
1005	E.	Openings may be equipped with screens, louvers, valves, or other coverings or devices
1006		provided that they permit the automatic entry and exit of floodwaters.
1007	F.	Any additions to a manufactured home shall be similarly anchored and vented.
1008	G.	Flexible Skirting and rigid skirting not attached to frame or foundation of a manufactured
1009		home are not required to have openings.
1010	H.	The licensed West Virginia manufactured home installer installing the unit shall perform a
1011		site inspection and certify in writing that the manufactured home has been installed to the
1012		standards set forth in this Ordinance.
1013		
1014	(3) <u>Appur</u>	tenant Structures
1015	A.	When possible, appurtenant structures shall be located out of the <u>sS</u> pecial <u>fF</u> lood <u>hH</u> azard
1016		a <u>A</u> rea.
1017	B.	Where appurtenant structures not connected to the principal structure are to be located
1018		on sites below the Base Flood Elevation, the following flood damage reduction provisions
1019		apply:
1020		 Use of the structure shall be restricted to parking or limited storage.
1021		i. Structures shall be no more than 300 square feet in size and valued at

1022		less th	nan \$7,000. (Seven thousand dollars).
1023	ii.	Floors	s shall be at or above grade on at least one side.
1024	iii.	Struct	wes shall be located, oriented and constructed to minimize flood
1025	ORD	dama	ge.
1026	MODELATE	Struct	ge. The shall be located, oriented and constructed to minimize flood ge. The shall be designed (or modified) and adequately anchored to not flotation, collapse, or lateral movement of the structure ing from hydrodynamic and hydrostatic loads, including the effects by ancy. The shall be used in the construction of the structure from
1027 STATE	TEMPED TO	preve	nt flotation, collapse, or lateral movement of the structure
1028 ANEW 20 PR	MAYLEAN	resulti	ing from hydrodynamic and hydrostatic loads, including the effects
1029 MANCE	,3,	of buc	oyancy.
1030 JE ORDITA	V.	Flood	resistant materials as detailed in FEMA Technical Bulletin 2- 93
1031		(FIA-T	B-2) shall be used in the construction of the structure from the
1032		lowes	t structural element to two feet above the Base Flood Elevation.
1033	vi.	Machi	inery, electric devices or appliances, and all utilities shall be located
1034		at leas	st two feet above the Base Flood Elevation.
1035	vii.	<u>Hydro</u>	ostatic Opening requirements:
1036		Hydro	ostatic flood forces on exterior walls are equalized by allowing for
1037		auton	natic entry and exit of floodwaters. Designs for meeting this
1038	,	requir	rement must either be certified by a registered professional
1039		engine	eer, or architect, or meet or exceed the following minimum
1040	/	criteria	a:
1041			
1042		(a.)	A minimum of two openings have a total net area of not less than
1043			one square inch for every square foot of enclosed area subject to
1044			flooding shall be provided.

1045

1045		(b.)	The bottom of all openings shall be no higher than one foot
1046			above grade.
1047		(c.)	Openings may be equipped with screens, louvers, valves or other
1048			coverings or devices provided that they permit the automatic
1049			entry and exit of floodwaters.
1050			
1051	2.	In addition, a N	on-Conversion Agreement shall be signed by the applicant stating
1052		that the use of t	the appurtenant structure or detached or attached garage shall not
1053		be changed fro	om the use permitted, acknowledging that the structure may be
1054		subject to grea	iter flood risk and that higher flood insurance premiums may be
1055		possible, and	that a change in use may require full compliance with this
1056		Ordinance. Th	ne applicant agrees to notify prospective purchasers of the
1057		existence of th	e Non-Conversion Agreement. It shall be the responsibility of the
1058		applicant to	transfer the Non-Conversion Agreement at closing to the
1059		purchaser thr	ough notarized signature. A copy of the Non-Conversion
1060		Agreement sha	Ill be provided to the Floodplain Administrator. Failure to transfer
1061		the Non-Conve	ersion Agreement and provide a signed copy to the Floodplain
1062		Administrator	shall subject the violator to the penalties set forth in Section 8.4
1063		Section 1711.0	8 (d) of this Ordinance.
1064			
1065 (4)	Recreational V	ehicle Placement	<u>t</u>
1066	Recreational v	ehicles to be pl	aced within any sSpecial fFlood hHazard aArea shall either:
1067	A. Be on s	site for fewer tha	an 180 consecutive days and,

068		В.	Be fully licensed and ready for highway use. A recreational vehicle is ready for highway
069			use if it is on its wheels or jacking system, is attached to the site only by quick
070			disconnected utilities, security devices, and has no permanently attached additions. Or,
071		C.	Be installed in accordance with the manufactured home placement requirements and all
072			other flood reduction requirements contained in this Ordinance.
073			
074	(5)	<u>Fill</u>	
075		(The C	orporation of Harpers Ferry) officially recognizes the beneficial functions the
076		Flood	plain Area serves in storage and transportation of water during floods. Placement of fill in
077		the <mark>sS</mark>	pecial <mark>fF</mark> lood h <u>H</u> azard a Area is discouraged and should be minimized.
078			
079		Placer	nent of fill in other areas of the sspecial fflood hHazard aArea shall be restricted to
080		functio	onal purposes such as elevating a structure. Fill shall only be permitted in the same permit
081		with tl	ne related structure or other functional purpose. Placement of fill to dispose of spoil from
082		excava	ation or to elevate yards, parking lots, or fields will not generally be considered a
083		function	onal purpose. The Floodplain Administrator may require the developer to provide
084		compe	ensatory storage before permitting fill.
085		/	
086	/	No fill	shall be permitted in the Floodway unless it has been demonstrated through hydrologic
087	,	and hy	draulic analyses performed in accordance with currently accepted technical standards
088	, f	that th	ne proposed fill will not result in any increase in the Base Flood Elevation.
089	,,		
090		All fill	placed in the special flood hazard area shall meet or exceed the following standards:

1091	Α.	Fill shall be used only to the extent to which it does not adversely affect the subject
1092		property and adjacent properties. The Floodplain Administrator may require the
1093		applicant to demonstrate through engineering reports that proposed fill would not
1094		adversely affect the subject property and adjacent properties. When required,
1095		hydrologic and hydraulic analyses shall be undertaken only by a professional engineer
1096		who shall certify that the technical methods used correctly reflect currently accepted
1097		technical concepts. The resulting study shall include a cover letter, signed and sealed by
1098		the responsible professional, providing a statement of findings in basic terms. In
1099		addition, studies, analyses, computations, etc., shall be submitted in sufficient detail to
1100		allow a thorough technical review by the Floodplain Administrator. During permit review
1101		the Floodplain Administrator shall consider the following issues that have the potential to
1102		cause adverse impact to the subject property and adjacent properties:
1103		1. Unacceptable increases in flood heights.
1104		2. Blocking drainage from the subject property and adjacent properties.
1105		Deflection of floodwaters onto adjacent existing structures.

- 4. Increases to stream velocity initiating or exacerbating erosion problems.
- Other unique site conditions may be considered when determining whether fill will cause adverse impact to the subject property and adjacent properties including, but not limited to, subsidence areas, karst topography, stream blockages, and steep topography adjacent to the channel.
- B. Fill shall be used only to the extent to which it does not adversely affect the capacity of channels or floodways of any tributary to the main stream, drainage ditch, or any other

1114		drainage facility or system.
1115	C.	A Fill Site must be contoured to drain properly (avoid ponding) consistent with pre-
1116		construction conditions. This provision does not apply to properly constructed
1117		impoundments which comply with the remainder of this Ordinance and which are
1118		properly permitted by the West Virginia Department of Environmental Protection.
1119	D.	Fill shall extend beyond a structure for a sufficient distance to provide acceptable
1120		access. For residential structures, fill shall extend laterally fifteen (15) feet beyond the
1121		building line from all points before the start of sloping required in subsection 5 below.
1122		For non-residential structures, fill shall be placed to provide access acceptable for
1123		intended use.
1124	E.	At grade access, with fill extending laterally fifteen (15) feet beyond the building line shall
1125		be provided to a minimum of twenty-five (25) percent of the perimeter of a non-
1126		residential structure.
1127	F.	Fill shall consist of soil or rock material only. Sanitary landfills shall not be permitted;
1128		no trash or woody debris shall be buried on site.
1129	G.	Fill material shall be compacted to provide the necessary stability and resistance to
1130		erosion, scouring or settling. Fill compaction standards must be appropriate to
1131	1	proposed post fill use, particular attention is necessary when fill is being used to
1132		elevate a structure.
1133	Н.	Fill slopes shall be no steeper than one (1) vertical on two (2) horizontal, unless
1134		substantiating data justifying steeper slopes are submitted to and approved by the
1135		Floodplain Administrator.
1136	1.	Fill site and fill must be protected from erosion.

1137		1.	Fill slopes exposed to flood waters with expected velocities during the
1138			occurrence of the base flood of five feet per second or less will be protected
1139			from erosion by covering them with grass, vines, weeds, or similar vegetative
1140			undergrowth.
1141		2.	Fill slopes exposed to flood waters with expected velocities during the
1142			occurrence of the base flood of greater than five feet per second will be
1143			protected from erosion by armoring them with stone or rock slope protection.
1144			
1145	J.	All app	licants placing fill in a s <u>S</u> pecial f <u>F</u> lood <u>hH</u> azard <u>aA</u> rea shall obtain a Conditional
1146		Letter	of Map Revision (CLOMR-F) from FEMA when directed to do so by the Floodplain
1147		Admini	strator before a permit can be issued. After fill is finished the applicant shall
1148		conver	t the CLOMR-F to a Letter of Map Revision based on Fill (LOMR-F) before a
1149		Certific	rate of Compliance/Occupancy can be issued. The Floodplain Administrator is
1150		hereby	appointed as the designated official to approve a request for a (CLOMR-F) or
1151		(LOMR	-F), and shall cooperate with the applicant with respect to any requirements of
1152		FEMA f	or requesting a (CLOMR-F) or (LOMR-F), which includes, but is not necessarily
1153		limited	to, approving said request and executing Form 1, "Overview & Concurrence
1154	1	Form"	or other form as may be required by FEMA.
1155	K.	The ap	olicant shall submit any maps, computations or other material required by the
1156		Federa	Emergency Management Agency (FEMA) to revise the Flood Insurance Study
1157		(FIS) ar	d/or Flood Insurance Rate Maps (FIRM), when notified by the Floodplain
1158		Admini	strator, and shall pay any fees or other costs assessed by FEMA for this purpose

1159

1160	(6)	<u>Placer</u>	ment of Structures and other development
1161		All str	ructures and other development shall be constructed and placed on the property so as to
1162		offer	the minimum obstruction to the flow of water and shall be designed to have a minimum
1163		obstru	uction effect upon the flow and height of floodwater.
1164		A.	Whenever possible, structures and other development shall be constructed with the
1165			longitudinal axis parallel to the direction of flood flow and,
1166		В.	In so far as practicable, structures and other development shall be placed ORDINA
1167			approximately on the same flood-flow lines as those of adjoining sturbles of agential approximately on the same flood-flow lines as those of adjoining sturbles of agential approximately on the same flood-flow lines as those of adjoining sturbles of agential approximately on the same flood-flow lines as those of adjoining sturbles of agential approximately on the same flood-flow lines as those of adjoining sturbles of agential approximately on the same flood-flow lines as those of adjoining sturbles of agential approximately on the same flood-flow lines as those of adjoining sturbles of agential approximately on the same flood-flow lines as those of adjoining sturbles of a specific approximately on the same flood-flow lines as those of adjoining sturbles of a specific approximately on the same flood-flow lines are the same flood-flow lines and the same flood-flow lines are the same flood-flow lines and the same flood-flow lines are the same flood-flow l
1168			In so far as practicable, structures and other development shall be placed approximately on the same flood-flow lines as those of adjoining stockers of development. STATE TEMPERATE AND NUMBERING PROPERTY P
1169			EMA NEVE ZORMA! LE AIVE
1170	(7)	<u>Ancho</u>	oring NANCE 3
1171		A.	All structures and other development including weam crossings shall be firmly
1172			anchored in accordance with accepted engineering practices to prevent flotation,
1173			collapse, and lateral movement, thus reducing the threat to life and property and
1174			decreasing the possibility of the blockage of bridge openings and other restricted
1175			sections of the watercourse.
1176		В.	All air ducts, large pipes, swimming pools, above ground gas and storage tanks located
1177			at or below the Base Flood Elevation shall be firmly anchored to resist flotation or
1178			lateral movement.
1179	,		
1180	(8)	Flood	Protection Setback
1181 /		A.	A Flood Protection Setback equal to twice the width of the watercourse channel
1182			measuring from the top of one bank to the top of the opposite bank of 50 feet,

1183 whichever is less, shall be maintained from the top of the banks of all watercourses. Specifically, as for oil and gas wells and well pads, no well pad may be prepared or well-1184 1185 drilled within 100 feet from any perennial stream, natural or artificial lake, pond, 1186 reservoir or wetland. [See W.Va. Code §22-6A-12(b)]. To reduce erosion, natural vegetation shall be maintained in this area. Where natural vegetation does not exist 1187 along the watercourse and conditions for replanting are suitable, high priority shall be 1188 1189 given to planting vegetation in the setback area to stabilize banks and enhance aquatic 1190 resources. 1191 Specifically, as for oil and gas wells and well pads, no well pad may be 1192 prepared or well drilled within 100 feet from any perennial stream, natural or artificial lake, pond, reservoir or wetland. [See W.Va. Code §22-6A-12(b)]. 1193 1194 В. Necessary public works and temporary construction may be exempted from this 1195 subsection at the discretion of the Floodplain Administrator Planning Commission. 1196 C. At the discretion of the Floodplain Administrator Planning Commission the Flood Protection Setback requirement can be waived in whole or part if the applicant 1197 demonstrates that it is impossible to allow any development without encroachment 1198 1199 into the Flood Protection Setback Area. The conditions shall be the minimum necessary 1200 and shall be made only after due consideration is given to varying other siting 1201 standards, such as side, front and back lot line setbacks. 1202 1203 (9)Storage 1204 No materials that are buoyant, flammable, explosive, or in times of flooding could be A. 1205 injurious to human, animal or plant life, shall be stored below Base Flood Elevation

1206			except for mineral storage properly and wholly within the ground in compliance with
1207			other State environmental agency(ies) requirements.
1208		В.	Storage of other material or equipment may be allowed if not subject to substantial
1209			damage by floods and firmly anchored to prevent flotation or readily removable from
1210			the area within the time available after flood warning.
1211		C.	Due to the potential of masking the natural elevation and making it more difficult to
1212			enforce this Ordinance, material that resembles "fill" material shall not be considered
1213			"storage" material for purposes of this subsection.
1214			
1215	(10)	Utility a	and Facility Requirements
1216			
1217		A.	All new or replacement water systems, whether public or private, shall be designed to
1218			minimize or eliminate infiltration of floodwaters into the systems.
1219		В.	All new or replacement sanitary disposal systems, whether public or private, shall be
1220			designed to minimize or eliminate infiltration of floodwaters into the systems and
1221			discharges from the systems into floodwaters.
1222		C.	All other new or replacement public or private utilities and facilities shall be located
1223			and constructed to minimize or eliminate flood damage.
1224		D.	On site waste disposal systems shall be located to avoid impairment to the system or
1225	, 1		contamination from the system during flooding.
1226			
1227	(11)	Drainag	<u>ge</u>
1228		Adequa	ate drainage shall be provided to reduce exposure to flood hazard areas as well as aroun

1229 structures on slopes within zones AH and AO to guide floodwaters around and away from 1230 proposed structures 1231 1232 (12)**Backflow Preventers** 1233 Back flow prevention valves should be used for all enclosed structures with sewage or drainage 1234 facilities located in the special flood hazard area Floodplain Area. 1235 1236 1711.07 - ADMINISTRATION 1237 Designation of Floodplain Administrator (a) The (Title of Appointee Planning Commission President or their Designee) is hereby appointed as 1238 Floodplain Administrator and is vested with the responsibility, authority and means to implement the 1239 commitments made. Upon appointment of a new Floodplain Administrator, the meeting minutes with 1240 1241 the applicable Floodplain Ordinance shall be provided to The State Coordinating Office and FEMA. 1242 Within one year of his appointment the new Floodplain Manager Administrator and their Desigee must 1243 shall attend the State/FEMA sponsored NFIP Class 273 entitled "Managing Floodplain Development" and 1244 remain current with State required continuing education annual training. (See W.Va. Code §15-5-20a) In 1245 1246 the absence of a formally appointed Floodplain Administrator the duties set forth in this Ordinance for 1247 the Floodplain Administrator shall be temporarily fulfilled by the President of the County-Planning Commission. 1248 1249 1250 The Floodplain Administrator shall administer and implement this Ordinance by reviewing, granting or 1251 denying floodplain development permits in accordance with its provisions. The Floodplain Administrator

1252		shall a	also be responsible for submitting all required reports to FEMA concerning participation in the
1253		Nation	nal Flood Insurance Program (NFIP).
1254			
1255	(b)	Develo	opment Permits and Site Plan Approvals Required
1256			
1257		It shal	I be unlawful for any contractor, person, partnership, business, limited liability corporation or
1258		corpor	ration, or entity to undertake or cause to be undertaken, any development or the new construction,
1259		substa	intial improvement, repair of substantial damage, the placement or relocation of any structure
1260		(<mark>incluc</mark>	ding manufactured homes) within (The Corporation of Harpers Ferry) unless a permit
1261		applica	ation and standard site plan has been completed, and an <u>approved</u> permit has been obtained from
1262		the Flo	oodplain Administrator. In addition, where land that is either partially or fully in the <u>s</u> pecial
1263		<u>f</u> Flood	d hHazard aArea is to be subdivided, utilized for a manufactured home park or subdivision or
1264		otherv	vise developed, a detailed site plan must be submitted to, and approved by, the Floodplain
1265		Admin	sistrator prior to any development.
1266			
1267	(c)	Reviev	N, Approval, or Denial of Permits and Plans
1268			
1269		(1)	The Floodplain Administrator shall review, or shall cause to be reviewed, all permit applications
1270		1	and plans within 90 days from the Permit Application submission date in order to determine
1271			whether the proposed development is reasonably safe from flooding.
1272		(2)	Further, the The Floodplain Administrator shall review all objections, comments, protest letters
1273			and other writings submitted in opposition of said Floodplain Permit Application and give due
1274			consideration to the same before granting or denying said Permit.

12/5	(3)	- (NOTE YOU CAN NOT USE OBJECTIONS TO LEGALLY DENY A PERMIT -DENIAL HAS TO BE
1276		BECAUSE THE APPLICANT DOES NOT MEET THE STANDARDS OUTLINED IN THE ORDINANCE.
1277	(4)	All permits and plans shall be approved only after it has been determined that the proposed work
1278		to be undertaken will be in conformance with the requirements of this Ordinance, State and
1279		Federal Laws, Ordinances and Regulations.
1280	<mark>(5)</mark>	The Floodplain Administrator shall not issue a permit to any person or entity who does not possess
1281		a valid contractor's license when a contractor's license is required by West Virginia Code §21-11-
1282		7.
1283	(6)	The Floodplain Administrator, before issuance of the permit, shall require the applicant to
1284		furnish satisfactory proof that such person or entity is duly licensed as a contractor under the
1285		provisions of West Virginia State Code. If the applicant is not licensed.
1286		a. If the applicant is not licensed under West Virginia Code §21-11-6 a written affidavit that such
1287		person or entity is not subject to licensure as a contractor or subcontractor as defined in
1288		§21-11-6 shall be filed with the County Clerk, date/time stamped and filed in the official
1289		Floodplain Permit Application File.
1290	(7)	The Floodplain Administrator shall require and keep on file copies of any documentation
1291		pertaining to the permit from any other governmental agencies. Whether Federal or State
1292		or Local, that requires site approval, this shall be submitted to the County Clerk, date/time stamped
1293	,	and filed in the official Floodplain Permit Application File prior to final issuance of said permit and
1294	<i>,</i>	prior to the start of construction. This information shall be maintained for the life span of the
1295	,	development.
1296	(8)	The Floodplain Administrator shall provide a copy of all permits to the County Assessor as
1297		required by West Virginia Code §11-3-3a. and provide a copy of all Floodplain Permits for new

1298 structures to the County E-911 Addressing Coordinator. 1299 After the filing of an Application for a Floodplain Permit and receiving a properly and timely filed objection 1300 1301 to the issuance of a Floodplain Permit Application, but prior to the Floodplain Administrator's decision to grant or deny the same, the Floodplain Administrator may, in his sole discretion, hold a public meeting 1302 wherein evidence can be taken or given by interested persons or parties. Said meeting shall have a court 1303 1304 reporter present to record all testimony and receive all exhibits and evidence. Said meeting notice shall 1305 be mailed by certified mail return receipt requested to the Permit Applicant and the objecting person or 1306 entity and placed upon the agenda of a regularly scheduled (**Planning**) Commission announcing the date, time and place of said meeting not prior to 10 calendar days from official 1307 announcement. The meeting transcript and exhibits presented shall be filed in the official Floodplain 1308 1309 Application Permit File. 1310 1311 (d) **Application Procedures** 1312 Application for a permit and/or site plan approvals shall be filed, in writing, in duplicate, on the forms 1313 supplied by the (Planning) Commission and shall include all information stipulated under Article V 1314 1315 Section 1711.05 of this Ordinance. 1316 1317 (e) **Changes Revisions to Approved Floodplain Permit** 1318 1319 After the issuance of a Floodplain Permit or site plan approval by the Floodplain Administrator or 1320 Floodplain Appeals Board, no changes/revisions of any kind shall be made to the application, permit, or

any of the plans, specification or other documents submitted with the application without the written consent and approval of the Floodplain Administrator.

Permit Placards

(f)

The Floodplain Administrator shall issue a permit placard, which shall be prominently displayed on the subject property during the time development is in progress. This placard shall show the number of the permit, the date of its issuance and be signed by the Floodplain Administrator or the County Commissioners sitting as the Floodplain Appeals Board.

(g) Start of Construction

Work on the proposed development shall begin within 180-days after the date of issuance of the

Floodplain Permit or the Floodplain Permit shall expire unless a time extension request made in writing to
the Floodplain Administrator and filed in the official Floodplain Permit Application File by the Floodplain

Manager is granted, in writing, by the Floodplain Administrator after a showing by the applicant of

"justifiable delay" not caused by the negligence or lack of due diligence of the applicant. Any extension
of the 180-day Start of Construction timeframe shall only be granted if the permit holder can demonstrate
compliance with this Floodplain Ordinance, FIRM and/or FIS in effect at the time the extension is granted.

All work on the proposed development must be completed within 18 months of permit issuance, at
which time the permit shall expire, unless a time extension made in writing to the Floodplain

Administrator and filed in the official Floodplain Permit File by the Floodplain Manager is granted in
writing by the Floodplain Administrator. The request for a time extension shall be in writing and shall
state the reasons for the extension. When considering an extension, the Floodplain Administrator shall

1344		consid	der the f	ollowing criteria:
1345				
1346			A.	Has the applicant diligently pursued the completion of the proposed development during
1347				the 18 months?
1348			B.	Will the granting of the extension be detrimental to public safety, health, or welfare
1349				or injurious to other property?
1350				
1351	(h)	Stop \	Work Or	ders, Inspections and Revocations
1352				
1353		(1)	Stop \	<u>Work Orders</u>
1354				
1355			A.	The Floodplain Administrator shall issue, or cause to be issued, a "Stop Work Order
1356				Notice" for any development found ongoing without having obtained an approved
1357				Floodplain Permit. Disregard of a <u>"Stop Work Order Notice"</u> shall subject the violator to
1358				the penalties described in Section 8.4 Section 1711.08 (d) of this Ordinance.
1359			В.	The Floodplain Administrator shall issue, or cause to be issued, a "Stop Work Order
1360				Notice" for any development found non-compliant with the provisions of this Ordinance
1361				and/or the conditions of the Floodplain Permit. Disregard of a <u>"Stop Work Order Notice"</u>
1362				shall subject the violator to the penalties described in Section 8.4 Section 1711.08 (d) of
1363				this Ordinance.
1364			C.	In the event that the Floodplain Administrator issues a <u>"Stop Work Order Notice"</u> , the
1365	, -			Floodplain Permit shall be stayed pending a determination of whether a violation actually
1366				occurred and/or abatement of the alleged violation, whichever occurs first.

1367		D.	In the event of an Appeal on a Floodplain Permit, the Floodplain Administrator shall
1368			immediately issue a <u>"Stop Work Order Notice"</u> that shall remain in effect until a resolution
1369			of said Appeal.
1370			
1371	(2)	Inspec	tions and Revocations
1372			
1373		A.	During the development period, the Floodplain Administrator or other authorized County,
1374			State or Federal Government Official(s) may inspect the premises to determine that the
1375			work is progressing in compliance with the information provided on the Floodplain
1376			Permit Application, this Ordinance and with all applicable Federal, State and County laws,
1377			Regulations and Ordinances.
1378		В.	If the Floodplain Administrator discovers that the work does not comply with the
1379			Floodplain Permit Application, this Ordinance or that there has been a false statement(s)
1380			or misrepresentation(s) by any applicant in the permitting process, the Floodplain
1381			Administrator shall issue a "Stop Work Order Notice", revoke the permit and request a
1382			temporary injunction in the Circuit or Magistrate Court of (<u>Jefferson County, West</u>
1383			<u>Virginia</u>) The Floodplain Administrator shall notify any appropriate agency or authority
1384		/	if the Floodplain Administrator finds a violation of any non- Floodplain Law, Regulation
1385	,		or Ordinance.
1386		C.	The Floodplain Administrator or other authorized County, State or Federal Government
1387			Official(s) may inspect any development covered by this or previous Floodplain
1388			Ordinances to determine whether any portion of the development has been altered to
1389			be non-compliant with the requirements of this or other Ordinances.

1390 1391 Certificate of Compliance (i) 1392 1393 (1) In the SSpecial fFlood hHazard Area it shall be unlawful to occupy, or to permit the occupancy, of any building or premises, or both, or part thereof hereafter created, erected, installed, 1394 changed, converted or wholly or partly altered or enlarged in its use or structure until a 1395 Certificate of Compliance has been issued by the Floodplain Administrator stating that the 1396 1397 building or land conforms to the requirements of this Ordinance. Occupying or using a building 1398 or premises in violation of this section shall subject the violator to the penalties described in Section 8.4 Section 1711.08 (d) of this Ordinance. 1399 In the SSpecial fFlood had approve a permanent (2) 1400 utility connection to any building or premises, or both, or part thereof hereafter created, erected, 1401 1402 installed or rebuilt until the utility inspector is in possession of a copy of the Certificate of 1403 Compliance issued by the Floodplain Administrator stating that the particular development being inspected conforms to the requirements of this Ordinance. Inspection and approval of utilities 1404 in violation of this section shall subject the violator to the penalties described in Section 8.4 1405 Section 1711.08 (d) of this Ordinance. 1406 1407 (3) In the Special Flood Hazard Area it shall be unlawful to install a permanent utility connection 1408 to any building or premises, or both, or part thereof hereafter created, erected, installed or 1409 rebuilt until a Certificate of Compliance has been issued by the Floodplain Administrator stating 1410 that the development conforms to the requirements of this Ordinance. Installation of utilities 1411 in violation of this section shall subject the violator to the penalties described in Section 8.4 1412 Section 1711.08 (d) of this Ordinance.

1413		(4)	A Certificate of Compliance shall be issued by the Floodplain Administrator upon satisfactory
414			completion of all development in the special flood hazard.
415		(5)	Issuance of the Certificate of Compliance shall be based upon the inspection conducted as
416			prescribed in this Ordinance and any finished construction elevation certificate, hydraulic data,
417			flood proofing certificate, or encroachment analyses which may have been required as a
418			condition of the Floodplain Permit approval process.
419			
420			
421	(j)	<u>Fees</u>	
422			
423		(1)	Floodplain Determination Fee shall be assessed on all proposed development. This shall be a flat
424			fee approved by
425		(2)	Proposed development determined to be occurring in a special flood hazard area regulated by this
426			ordinance shall be assessed an additional fee, payable to <u>The Corporation of Harpers Ferry</u>
427			based upon a set schedule approved by <u>The Corporation of Harpers Ferry</u> using the estimated
428			value of the proposed construction as determined by the Floodplain Administrator.
429		(3)	In addition, the applicant shall be responsible for reimbursing
430			Ferry for any additional costs for services necessary for review and/or inspection of proposed
431			development. Services include, but are not limited to, professional engineering and surveying.
432			The Floodplain Administrator may require a deposit towards these additional costs. Additional
433	كم الم		costs may include reimbursement for contracted services.
434			
435	Due to	the incr	reased cost of processing, when any work for which a permit is required by this ordinance is started

or proceeded with prior to obtaining an approved permit the fees above specified shall be doubled tripled. The additional fee is intended to partially reimburse __The Corporation of Harpers Ferry for the additional cost of processing permits for work already underway. To more fully recover this cost the fees above shall be tripled for every subsequent occurrence by the same person or entity. Payment of the increased fee shall not relieve any person or entity from complying fully with the requirements of this ordinance in the execution of the work or from other penalties prescribed herein.

1711.08 – APPEALS AND PENALTIES

1445 (a) Appeals

Whenever a person or entity is aggrieved by a decision of the Floodplain Administrator with respect to the provisions of this Ordinance, it is the right of that person or entity to appeal to the

Commission sitting as the Floodplain Appeals Board. Such appeal must be filed with the Appeals Board or Floodplain Manager in writing, within thirty (30) days after notification of the decision of the Floodplain Administrator as announced at a regularly scheduled

Commission Meeting. Said Appeal shall be served by the aggrieved person by regular mail on all interested parties on the date that said Appeal is filed. Upon receipt of such appeal, the Floodplain Appeals Board shall set a time, date and place not less than ten (10) nor more than sixty (60) calendar days for the purpose of hearing the appeal. Notice of the time, date and place of the hearing shall be given to all interested parties by placing an announcement of said hearing date, time and place on the agenda of the next regularly scheduled

Commission meeting notice and to announce the date, time and place of the appeal hearing not sooner than 10 calendar days from said announcement date, at which time all may appear and be heard. The determination by the Floodplain Appeals Board shall be final in all cases, subject to any Appeal to the Circuit or Magistrate

1400), west viiginia of any other court of competent jurisdiction.
1461		
1462		In the event an Appeal is filed wherein a Floodplain Permit grant has been ruled by the Floodplain
1463		Administrator, the Floodplain Administrator shall immediately issue a <u>"Stop Work Order Notice"</u> that
1464		shall remain in effect until a resolution of said appeal.
1465		
1466	(b)	Appeal Review Criteria
1467		
1468		All appeals contesting only the permit fee, the cumulative substantial damage requirement, the flood
1469		protection setback requirement, or the freeboard requirements, may be handled at the discretion of the
1470		Floodplain Appeals Board.
1471		
1472	(c)	<u>Variances</u>
1473		
1474		If compliance with any of the requirements of this Ordinance would result in an exceptional hardship to
1475		a prospective builder, developer or landowner, the [Name of Municipality <u>The Corporation of Harpers</u>
1476		Ferry] may, upon request, grant relief from the strict application of the requirements.
1477		
1478		Considerations for the issuance of Variances to this Ordinance shall adhere to the following criteria:
1479		(1) A decision granting or denying the variance request shall only be issued by the
1480		Floodplain Appeals Board upon:
1481		A. a showing of good and sufficient cause,
1482		B. a determination that failure to grant the permit would result in exceptional hardship to

1483		the applicant, and
1484	C.	a determination that granting the permit will not result in increased flood heights,
1485		additional threats to public safety, extraordinary public expense, create nuisances, cause
1486		fraud on or victimization of the public or conflict with existing laws, regulations or
1487		ordinances.
1488	(2) Ar	affirmative decision granting a variance shall be issued only upon determination that it is
1489	th	e minimum necessary, considering the Special Flood Hazard Area, to afford relief. Financial
1490	ha	rdship, used as sole criteria, shall not be considered sufficient justification to grant a variance.
1491	(3) Ar	affirmative decision granting a Floodplain variance shall be issued for the repair or
1492	re	habilitation of historic structures upon a determination that the proposed repair or
1493	re	habilitation will not preclude the structure's continued designation as a historic structure and
1494	th	e variance is the minimum necessary to preserve the historic character and design of the
1495	stı	ructure.
1496	(4) Th	e Floodplain Appeals Board shall notify the applicant in writing and signed by a majority of
1497	th	e Floodplain Appeals Board that:
1498	A.	the issuance of a decision to allow construction of a structure below the Base Flood
1499		Elevation will result in increased premium rates for flood insurance, and
1500	В.	such construction below the Base Flood Elevation increases risk to life and property.
1501		Such notification shall be maintained with a record of all decisions as required in this
1502		Ordinance; and
1503	(5) Th	e Floodplain Appeals Board shall <u>:</u>
1504	A.	maintain a record of all decisions including justification for the decisions, and
1505	B.	report such decisions issued in its biannual report to the Federal Emergency

1506 Management Agency. 1507 (6) An affirmative decision shall not be granted for issuance of a Floodplain Variance for any construction, development use or activity within any Floodway Area that would cause any 1508 1509 increase in the Base Flood Elevation. 1510 1511 1512 (d) **Penalties** 1513 Any person, who fails to comply with any or all of the requirements or provisions of this Ordinance or 1514 direction or Order of the Floodplain Administrator, or any other authorized employee of, shall be unlawful and shall be referred to the Prosecuting Attorney who shall expeditiously prosecute all such 1515 violators. A violator shall, upon conviction, pay a fine to the (The Corporation of Harpers Ferry 1516 Commission of not less than fifty dollars (\$50.00) or more than five hundred dollars (\$500.00) plus cost 1517 1518 of prosecution. Each day during which any violation of this Ordinance continues shall constitute a 1519 separate offense. In addition to the above penalties, all other actions are hereby reserved including an action in equity for the proper enforcement of this Ordinance. The imposition of a fine or penalty for any 1520 violation of, or non-compliance with, this Ordinance shall not excuse the violation or non-compliance 1521 with the Ordinance or permit it to continue; and all such persons shall be required to correct or remedy 1522 1523 such violations or non-compliance within a reasonable time. Any structure constructed, reconstructed, enlarged, altered or relocated in non-compliance with this Ordinance may be declared by the (1524 Planning Commission to be a public nuisance and abated as such subject to 1525 1526 other applicable laws and exhaustion of appellate rights.

1711.09 - GOVERNMENT ACTIONS

1527

1528

1529 (a) **Municipal** Annexation 1530 (1) The (Corporation of Harpers Ferry) Floodplain Ordinance in effect on the date of annexation shall remain in effect and shall be enforced by the Floodplain Administrator for all annexed areas until 1531 1532 the municipality adopts and enforces a Floodplain Ordinance which meets or exceeds the requirements for participation in the National Flood Insurance Program (NFIP). 1533 Municipalities with existing Floodplain Ordinances shall pass a resolution acknowledging and (2) 1534 accepting responsibility for enforcing Floodplain Ordinance Standards prior to annexation of any 1535 area containing identified Floodplain Areas. 1536 (3) All plats or maps of annexation shall show the Floodplain boundaries, Base Flood Elevation and 1537 location of the Floodway where determined. 1538 In accordance with the Code of Federal Regulations, Title 44 Subpart (B) Section 59.22(a)(9)(v) all 1539 (4) Federal Emergency Management Agency (FEMA) participating governments must notify the 1540 1541 State Coordinating Office and Federal Insurance Administration in writing whenever the 1542 boundaries of the governments have been modified by annexation or the governments has otherwise assumed or no longer has authority to adopt and enforce floodplain management 1543 regulations for a particular area. In order that all Flood Insurance Rate Maps (FIRM) accurately 1544 represent the government's boundaries, a copy of a map of the government boundaries suitable 1545 1546 for reproduction, clearly delineating the new boundaries or new area for which the government 1547 has assumed or relinquished floodplain management regulatory authority must be included with the notification. 1548 (5) 1549 NFIP participating governments must notify the State Coordinating Office in writing whenever 1550 the boundaries of the governments have been modified by annexation or the government has 1551 otherwise assumed or no longer has authority to adopt and enforce floodplain management

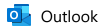
1552 regulations for a particular area. A copy of a map of the government boundaries suitable for 1553 reproduction, clearly delineating the new boundaries or new area for which the government has assumed or relinquished floodplain management regulatory authority must be included with the 1554 notification. 1555 1556 1557 (b) Permits for Governmental and Other Entities 1558 1559 Unless specifically exempted by law, all public utilities, religious or private institutions, and Municipal, County, State and Federal entities are required to comply with this Ordinance and shall obtain all 1560 necessary permits. Any entity claiming to be exempt from the recombiners of this Ordinance was provide 1561 a written statement setting forth the rationale for exempti 1562 the entity claiming exemption shall provide ega documentation demonstrating the 1563 1564 exemption. 1565 1711.10 - SEVERABILITY AND MUNICIPAL LIABILITY 1566 1567 (a) Severability If any section, subsection, paragraph, sentence, clause, or phrase of this Ordinance shall be declared 1568 1569 invalid for any reason whatever, such decision shall not affect the remaining portions of this Ordinance 1570 which shall remain in full force and effect and for this purpose the provisions of this Ordinance are hereby declared to be severable. 1571 1572 Liability 1573 / (b) 1574 The granting of a permit or approval of a subdivision, development plan in an identified Special Flood

1575	Hazard Area, shall not constitute a representation, guarantee, or warranty of any kind by the (
1576	<u>Corporation of Harpers Ferry</u>), <u>Commission</u> or (<u>Planning Commission</u>) or by any official or				
1577	employee thereof of the practicability or safety of the proposed use, and shall create no liability upon				
1578	the (The Corporation of Harpers Ferry), Commission or (Planning Commission). This				
1579	Ordinance does not create a private cause of action. All applicants proposing construction in or near a				
1580	Floodplain Area are urged to locate construction as far away from, and as high above, all flooding sources				
1581	as possible.				
1582					
1583					
1584	1711.11 - ARTICLE XI - ENACTMENT (This section needs to be written - need to research other municipalities				
1585	and confirm with FEMA)				
1586	PART 1.06.00 - EFFECTIVE DATE; ENACTMENT				
1587					
1588	• Sec. 1.06.01 Generally				
1589	The provisions of this Code shall be effective on and after the 1st day of April, 1997.				
1590	Sec. 1.06.02 Pending Applications and Interim Authority				
1591	A				
1592	All applications for which public hearings have been convened prior to the effective date of this Code shall be				
1593	heard and decided pursuant to the terms of those procedures in effect prior to said effective date.				
1594	В.				
1595	All applications made prior to the adoption of this Code for which decisions are made after the effective date				
1596 /	shall be decided pursuant to the term of the procedures in effect at the time of said application.				
1507					

All applications made after adoption of this Code shall be decided	pursuant to the terms of the regulations in
effect at the time of the decision.	
D.	
Notwithstanding the above, more specific requirements of this Coo	de relative to a particular application type
shall apply.	
	,/
· /	

Transjurisdictional Collaboration

When presented with a matter adjoining the border with the Corporation of Bolivar, or when the matter will have a material effect on the residents of Bolivar, the Harpers Ferry Planning Commission will inform the Bolivar Planning Commission of the matter and extend an invitation for a representative to attend relevant meetings of the Harpers Ferry Planning Commission as a nonvoting deliberative participant. The Bolivar Planning Commission representative will be recorded in the meeting minutes as a participant, with their comments included in any Harpers Ferry Planning Commission reports and communications to Harpers Ferry Town Council.



Re: Third zoning category

From Zachary Morse <zmorse@harpersferrywv.us>

Date Tue 23-Sep-25 13:04

To Kevin Carden < kevin.carden@harpersferrywv.us>

Hi Kevin,

Apologies, I meant to send this after the Town Council meeting and then completely forgot.

The text that Planning voted to send forward was short:

"Conservation Area - Public land set aside for historical and natural preservation. No new development of any kind (commercial or residential) permitted."

I later realized that we would probably need to also include an exception or conditional use for both NPS and the Harpers Ferry Park Association to conduct limited business within the conservation area to support their ongoing activities. I also noticed that both our residential and business zoning ordinances include the phrase "...in a manner consistent with the goals of the comprehensive plan." That may have to be included for legal reasons connecting the official Land Use and Zoning Maps.

The intent here was to clarify that the land use of the green area on the zoning map as unique from either business or residential.

I would be happy to have myself or Jesse join the ORC meeting where this is discussed to represent the ideas Planning was trying to capture with this definition.

All the best, Zach

From: Kevin Carden < kevin.carden@harpersferrywv.us>

Sent: Tuesday, September 23, 2025 12:25 AM **To:** Zachary Morse <zmorse@harpersferrywv.us>

Subject: Third zoning category

Hi Zach.

You mentioned at the September meeting of the Town Council that Planning could send to the Ordinance Review Committee proposed language for the third zoning category. Do you have that?

Thanks.

Kevin Carden | Recorder | Town Council Member

Corporation of Harpers Ferry | PO Box 217 | Harpers Ferry WV 25425 Cell 304-886-2325 | kevin.carden@harpersferrywv.us

♣ Be kind to the environment. Please don't print this email unless you really need to!

NOTICE: Email correspondence to and from this email address is subject to the West Virginia Freedom of Information Act (FOIA). It may be disclosed, in whole or in part, to third parties upon FOIA request. It may also be privileged or otherwise protected by certain applicable legal rules. Unauthorized disclosure of confidential information is prohibited by law. If you have received this email in error, please notify the sender immediately and delete all records of this email.