COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND 2024 Legislative Session

Bill No.	CB-107-2024
Chapter No.	86
Proposed and Presented by Cour	ncil Member Oriadha
Introduced by Cour	ncil Member Oriadha
Co-Sponsors	
Date of Introduction Oc	tober 22, 2024
	BILL
AN ACT concerning	
Landlord-Tenant – Emergency Evac	cuation Plans – Age Restricted Senior Housing
For the purpose of amending provisions of	the Prince George's County Code requiring landlords
to provide for emergency evacuation pla	ns for age restricted senior housing; providing for
compliance with certain codes; providing	for the posting of the emergency evacuation plans in
certain areas; providing for the placement	of the emergency evacuation plans on-line; providing
for the optional placement of a certain	stickers on units identifying persons with physical
disabilities; and generally regarding emerge	ency evacuation plans in age restricted housing.
BY repealing and reenacting with amendme	ents:
SUBTITLE 13. H	HOUSING AND PROPERTY
STANDARDS.	
Section 3-153,	
The Prince Georg	e's County Code
(2023 Edition).	
SECTION 1. BE IT ENACTED by	by the County Council of Prince George's County,
Maryland, that Section 13-153 of the Prin	ce George's County Code be and the same is hereby
repealed and reenacted with the following a	mendments:
SUBTITLE 13. HOUSING	G AND PROPERTY STANDARDS.

DIVISION 3. LANDLORD-TENANT REGULATIONS.

SUBDIVISION 2. LANDLORD-TENANT CODE.

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Sec. 13-153. - Maintenance of property; landlord's responsibility.

- (a) Warranty of Habitability. The landlord shall expressly warrant that, at all times during the tenancy, the landlord will comply with all applicable provisions of any Federal, State, County, or municipal statute, Code, regulations, or ordinance governing the maintenance, construction, use, or appearance of the dwelling unit and the property of which it is a part.
 - **(b) Duty to Maintain Facilities and Common Areas**. The landlord shall be obligated to maintain all facilities and common areas supplied with the leased dwelling unit and/or as enumerated in the lease.
 - (c) Promulgate Written Rules with Written Notice to Tenant. The landlord may, however, promulgate written rules to be consistent with the lease governing the use of the leased dwelling unit and the property of which it is a part, so long as the rules are reasonable and are not in violation of the applicable provisions of any Federal, State, County, or municipal law cited above and/or are not inconsistent with the provisions of the lease. The Tenant shall be notified in writing of any changes in the aforesaid rules.
 - more rental units in the same facility shall be obligated to maintain a 24-hour telephone number and/or answering service where Tenants may contact the landlord in the event of an emergency affecting the health, safety, or welfare of any Tenant or any property thereof. The landlord shall notify all Tenants of the number in writing and by posting the number in a conspicuous place. The emergency number shall also be included in all leases executed after the effective date hereof. In the event of a change of the 24-hour emergency number, the landlord shall promptly notify all Tenants of such change.

(d) Twenty-Four Hour Access for Emergency Purposes. Any landlord operating three or

(d-1) Emergency Evacuation Plans - Age Restricted Senior Housing. Any landlord operating age restricted senior housing, as defined in Sec. 13-138(a)(2) of this Division, shall provide an emergency evacuation plan for the facility. The emergency evacuation plan shall be Maryland Life Safety Code 2018, adopted with amendments to the NFPA 101, Life Safety Code, 2018 compliant. The emergency evacuation plan shall be posted in the front office of the facility which is accessible to the public. The Plan shall include an evacuation map, location of fire extinguishers and the type of fire alarm inside. The emergency evacuation plan shall be provided by the landlord on-line. The Prince George's County Fire Department shall make available stickers for residents to place on their windows, at their discretion, to identify if persons in a unit have physical disabilities.

- **(e) Security Measures and Security Equipment**. The landlord shall ensure compliance with the following standards:
- (1) Security equipment provided by the landlord shall be properly installed, properly connected and properly maintained;
- (2) Security equipment shall be capable of adequately performing the function for which it was designed; and
- (3) Security equipment in multi-family rental housing shall be maintained in safe and good working condition. This requirement shall include, but is not limited to, garages and parking lots, entryway locks, lighting, security cameras, alarm systems, fencing and security gates.
- (f) Security Measures and Security Equipment for High Occupancy Facility(ies).
- (1) Each High Occupancy Dwelling Facility shall install and maintain twenty-four (24) hour security camera(s):
- (A) on each building and has a field of view of one hundred eighty degrees (180°) with a view of each aperture designated for ingress and egress to include emergency exits; and
 - (B) at each Common Area(s).
- (2) Each security camera shall have at a minimum a resolution of 1080p, and, if the security camera tracks the date and time the time shall be tracked in eastern standard time.
- (3) Each landlord shall retain its security camera footage for no less than thirty (30) days, and, if a Tenant, law enforcement officer, person with a bona fide interest requests security camera footage in relation to an incident on the property then landlord shall retain its security camera footage for no less than one hundred eighty (180) days from the date of request.
- (g) Enforcement of Maintenance of Security Equipment in Common Areas. Tenants may bring complaints of defective or malfunctioning safety measures or equipment and related violations of Section 13-153 to:
 - (1) The landlord, the Property Manager, or the landlord's agent; and
- (2) The landlord shall correct the defect or make repair(s) to the defective or malfunctioning safety measures or equipment within fourteen (14) business days; and
- (3) If the landlord fails to correct the defect or make repair(s) to the defective or malfunctioning safety measures or equipment within fourteen (14) business days, the Tenant may bring the complaints to the Director of the Department of Permitting, Inspections, and Enforcement (DPIE); and

- (4) If DPIE determines that a violation has occurred, DPIE may impose a civil fine or an administrative citation not to exceed five hundred dollars (\$500) for each violation; and
- (5) Any civil fine levied pursuant to this section shall be imposed each day the landlord is in violation of this section, and
- (6) Any penalty that DPIE imposes for a violation pursuant to this subsection, shall be in addition to any other penalty authorized under Federal, State, County, municipal statute, Code, regulations, case law or ordinance governing the maintenance, construction, use, or appearance of the dwelling unit and the property of which it is a part.

(h) Financial Assistance.

- (1) The Director of the Office of Management and Budget may award a one (1) time rebate up to \$5,000 to any High Occupancy Dwelling Facility that is subject to the provisions of this Subdivision for expenditures pertaining to security camera requirements.
- SECTION 2. BE IT FURTHER ENACTED that the provisions of this Act are hereby declared to be severable; and, in the event that any section, subsection, paragraph, subparagraph, sentence, clause, phrase, or word of this Act is declared invalid or unconstitutional by a court of competent jurisdiction, such invalidity or unconstitutionality shall not affect the remaining words, phrases, clauses, sentences, subparagraphs, paragraphs, subsections, or sections of this Act, since the same would have been enacted without the incorporation in this Act of any such invalid or unconstitutional word, phrase, clause, sentence, paragraph, subparagraph, subsection, or section.
- SECTION 3. BE IT FURTHER ENACTED that this Act shall take effect forty-five (45) calendar days after it becomes law.

Adopted this 19th day of Novemb	<u>ber</u> , 202	24.				
		COUNTY CO GEORGE'S CO				
	BY:	Jolene Ivey Chair	Ivey			
ATTEST:						
Clour J. Brown						
Donna J. Brown						
Clerk of the Council		APPROVED:				
DATE:	BY:	Angela D. Also	obrooks			
		County Execut				
KEY: <u>Underscoring</u> indicates language adde [Brackets] indicate language deleted f Asterisks *** indicate intervening exi	rom ex	isting law.	that rem	ain uncha	nged.	
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THE COUNTY EXECUTIVE HAVIN	JG FAI	II FD TO RETU	RN TH	IS BILL W	ІТН БІТНБ	R HFR

APPROVAL OR VETO WITHIN TEN (10) DAYS AFTER THE DATE OF ITS PRESENTATION

TO HER, THIS BILL BECAME LAW ON DECEMBER 20, 2024.