COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND

Legislative Session

Bill No.			CB-04	6-2024			
Chapter No.							
Proposed and P	Presented by	C	ouncil Me	mber Oriadh	a		
Introduced by		C	ouncil Mer	nber Oriadh	a		
Co-Sponsors							
Date of Introdu	ction		October 2	22, 2024			
			BIL	L			
AN ACT concern	ing						
	R	efuse Co	ollection - C	Container <u>s</u> [1	Locks]		
For the purpose	of [providing	that ev	ery approv	ved commen	cially avai	lable type o	of container
including dumpst	ers, shall hav	e a lock	to secure	the trash an	d control a	ny overflow	before it is
properly dumped	, pursuant to t	the terms	s of this Su	ıbdivision;]	providing f	or the stora	ge of refuse
complaints, and f	ines; and gene	erally reg	garding ref	use.			
BY repealing and	reenacting w	ith amer	ndments:				
SUBTITLE 21. REFUSE.							
Section 21-113,							
	The F	Prince G	eorge's Cou	inty Code			
(2023 Edition).							
SECTION	1. BE IT E	NACTE	ED by the	County Co	uncil of P	rince Georg	ge's County
Maryland, that So	ection 21-113	of the	Prince Geo	orge's Count	y Code be	and the san	ne is hereby
repealed and reen	acted with the	e followi	ing amendr	nents:			
		SUB	STITLE 21	. REFUSE	•		
	DIVISION 1	. REFU	SE COLL	ECTION A	ND DISPO	OSAL.	
;	SUBDIVISION	1. REFU	USE COLI	LECTION A	AND DISPO	OSAL.	
* *	*	*	*	*	*	*	*
Sec. 21-113. Stor	age of refuse	·•					
(a) All pers	ons shall keep	p their p	remises fre	e from accur	mulations o	of improperly	y stored
refuse.							

1 2

- (b) All garbage shall be stored in approved commercially available type containers with tight fitting lids. [Every approved commercially available type of container, including dumpsters, shall have a lock to secure the trash and control any overflow before it is properly dumped, pursuant to the terms of this Subdivision.]
- (c) The occupant of any premises shall be responsible for the sanitary condition of the premises occupied by him. No person shall place, deposit, or allow refuse to be placed or deposited on his premises, except as designated by the terms of this Division and in the regulations adopted pursuant to this Division. If the property is occupied by other than the owner, the tenant shall be responsible for the property assigned to him. The owner shall be responsible for the portions of the property not leased to the tenant and under his control.
- (d) The following requirements apply to curbside collection of trash and recyclable materials:
- (1) Trash and recycling containers may be put at the curb for collection after 6:00 p.m. the day prior to the scheduled collection and must be removed from the curb the day of the scheduled collection.
- (2) Trash must be placed in a metal or tough plastic container with handles and a tight-fitting lid, with a maximum weight of 60 lbs.
- (3) A maximum of one opaque plastic bag not within a trash container that can be picked up and carried without tearing and securely tied at the top to prevent spillage may be used per residence per collection.
- [(e) Upon the receipt of two (2) complaints received by the Department within a twelve (12) month period, an owner or other responsible party and commercial truck dumpsters shall be fined a minimum of Two-Thousand \$2000 up to Five-Thousand \$5,000 for each violation and each day shall constitute a separate violation.]
- (e) If a commercial property or multifamily rental facility receives two (2) violations within a twelve (12) month period, upon a third violation, the County shall fine an owner or other responsible party of a commercial property or multifamily rental facility, a minimum of One-Thousand Dollars (\$1,000) for the third violation per commercial property or multifamily rental facility and an additional One-Thousand Dollars (\$1,000) for each violation thereafter, per commercial property or multifamily rental facility, up to a maximum of Five-Thousand Dollars (\$5,000), per commercial property or multifamily rental facility. For fining a multifamily rental

-	tion of more than one refuse container on the premises
	1-113 of this Subdivision, an agency may require that
	ental facility have an individual container locking
mechanism as designated by the agency.	
* * * *	* * *
SECTION 2. BE IT FURTHER EN	ACTED that the provisions of this Act are hereby
declared to be severable; and, in the event to	hat any section, subsection, paragraph, subparagraph,
sentence, clause, phrase, or word of this Ac	et is declared invalid or unconstitutional by a court of
competent jurisdiction, such invalidity or un	constitutionality 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, senter	nce, paragraph, subparagraph, subsection, or section.
SECTION 3. BE IT FURTHER ENA	ACTED that this Act shall take effect forty-five (45)
calendar days after it becomes law.	
Adopted this day of	, 2024.
	COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND
BY	Jolene Ivey
	Chair
A TTEGT.	
ATTEST:	
Donna J. Brown	
Clerk of the Council	APPROVED:
	mine (25)
DATE: BY	
	Angela D. Alsobrooks
	County Executive