COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND 2025 Legislative Session

Bill No.	CB-072-2025
Chapter No.	
Proposed and Presented by	Council Member Oriadha
Introduced by	
Date of Introduction	
	BILL
AN ACT concerning	
Building Code – Administ	trative Provisions – Restaurant Development and Acceleration
For the purpose of accelerating	g the development of sit-down restaurants in underserved areas of
Prince George's County; imple	ementing a fast-track permitting concierge service for food service
facility applicants; providing fo	or pre-approved restaurant buildout plans and expedited review of
permit plans; requiring annual	program reporting; and generally relating to building permit
approvals.	
BY repealing and reenacting w	rith amendments:
SUB	TITLE 4. BUILDING.
Secti	on 4-345,
The I	Prince George's County Code
(2023	3 Edition; 2024 Supplement).
SECTION 1. BE IT ENA	ACTED by the County Council of Prince George's County,
Maryland, that Section 4-345 of	of the Prince George's County Code be and the same is hereby
repealed and reenacted with the	e following amendments:
	SUBTITLE 4. BUILDING.
DIVISIO	ON 5. ADMINISTRATIVE PROVISIONS.
Sec. 4-345. Requirements for	r Grading, Building Construction, Removal, etc., generally.
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(n) Restaurant Permitt	ing Concierge Service.
(1) Purpose . The P	rince George's County Council finds that:

1	(a) Restaurants provide important benefits to local communities, both as an						
2	employer and economic engine as well as critical gathering places that foster social interactions,						
3	cultural preservation and community vitality. Restaurants can become community hubs that						
4	enhance the social and economic fabric of a neighborhood.						
5	(b) Entrepreneurs seeking to establish restaurants in the County encounter a						
6	complex and expensive permitting process, which act as a barrier to opening new restaurants,						
7	especially in traditionally underserved areas.						
8	(c) A speedy and fair resolution of a restaurant permit application not only						
9	increases the opportunities for jobs, economic growth and revenue for essential government						
10	services but also encourages more and diverse restaurants to locate in our neighborhoods.						
11	(d) Local jurisdictions across the country have made a dedicated permitting						
12	liaison one of the many solutions in their toolkit to improve permitting approval timelines and						
13	support key industries of growth.						
14	(2) Eligibility. Building permit applicants proposing new food service facilities						
15	inside of the Capital Beltway shall be eligible to participate in the Restaurant Concierge Service						
16	program, subject to any condition set forth in regulations adopted by the Department, as						
17	described in Subsection (6) below.						
18	(3) Concierge Service. The Director shall establish a Restaurant Permitting						
19	Concierge Service within the Department of Permitting, Inspections and Enforcement. This						
20	service will provide each eligible applicant with a dedicated liaison to facilitate the approval of						
21	necessary plans and permits by:						
22	(a) Conducting a pre-application meeting to discuss the proposed project and						
23	what documents and fees will be required for the permit;						
24	(b) Facilitating communication with all involved County agencies;						
25	(c) Providing assistance with coordinating necessary inspections; and						
26	(d) Monitor plan review progress and troubleshooting application delays.						
27	(4) Pre-approved Buildout Plans. The Director shall publish sample drawings of						
28	food service facility floorplan layouts which demonstrate compliance with applicable						
29	mechanical, electrical, environmental and food safety requirements.						
30	(a) <u>Illustrative Purposes</u> . These sample drawings are published solely for						
31	illustrative purposes and do not release the permit applicant from submitting drawings which are						

1	<u>certified by a Maryland Registered Professional Engineer or a Maryland Licensed Architect.</u>						
2	(b) Expedited Review. Applicants utilizing drawings published by the Director						
3	which shall be recorded at the time of plan submittal, shall be eligible for expedited permit plan						
4	review. Upon an initial determination of application completeness by DPIE, an application						
5	approved for expedited review shall receive an initial decision no later than thirty (30) days from						
6	plan submission.						
7	(5) Fee Reduction. Applicants participating in the Restaurant Permitting Concierge						
8	Service program shall be eligible for a reduction in associated permitting fees. The fee reduction						
9	shall be based on a method determined by the Director and published in this program's						
10	implementing regulations.						
11	(6) Implementing Regulations. The County Executive shall adopt and publish						
12	regulations to implement this Section, consistent with all applicable County and State laws and						
13	regulations.						
14	(7) Program Reporting . No later than August 1 st of each year, the Department shall						
15	transmit to the County Council a report which describes for the previous fiscal year:						
16	(a) The number of participants in the Restaurant Permitting Concierge Program						
17	(b) The number of participants who successfully reached permit approval;						
18	(c) The average time (in calendar days) from plan submission to approval; and						
19	(d) Program challenges and recommended improvements.						
20	SECTION 2. BE IT FURTHER ENACTED that the provisions of this Act are hereby						
21	declared to be severable; and, in the event that any section, subsection, paragraph, subparagraph,						
22	sentence, clause, phrase, or word of this Act is declared invalid or unconstitutional by a court of						
23	competent jurisdiction, such invalidity or unconstitutionality shall not affect the remaining						
24	words, phrases, clauses, sentences, subparagraphs, paragraphs, subsections, or sections of this						
25	Act, since the same would have been enacted without the incorporation in this Act of any such						
26	invalid or unconstitutional word, phrase, clause, sentence, paragraph, subparagraph, subsection,						
27	or section.						
28	SECTION 3. BE IT FURTHER ENACTED that this Act shall take effect ninety (90)						
29	calendar days after it becomes law.						
	Adopted this day of, 2025.						
	COUNTY COUNCIL OF PRINCE						

GEORGE'S COUNTY, MARYLAND

		BY:		. Burroughs	s III		
ATTEST:							
Donna J. Br Clerk of the			APPROV	ED:			
DATE:		BY:					
			Aisha N. County E.				
[Brackets] in	ndicate langu	anguage added to ex age deleted from ex tervening existing C	isting law.	ions that re	main uncha	nged.	
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