## COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND 2023 Legislative Session

Bill No.	CB-033-2023
Chapter No.	39
Proposed and Prese	ented by The Chair (by request – County Executive)
Introduced by	Council Members Hawkins and Harrison
Co-Sponsors	
Date of Introduction	m May 2, 2023
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ANI ACT	BILL
AN ACT concerning	
	Special Event Expedited Review Fee
	opting a new Special Event Expedited Review Fee to expedite the review
and approval of Spec	ial Event Temporary Use and Occupancy Permit applications. The Special
Event Expedited Rev	iew Fee will be assessed on a graduated basis to cover the administrative
costs for an expedited	I plan review and inspection for the issuance of a Special Event Temporary
Use and Occupancy I	Permit.
BY adding and reena	cting with amendments:
	SUBTITLE 2. ADMINISTRATION.
	Section 2-253.63
	The Prince George's County Code
	(2019 Edition; 2021 Supplement).
SECTION 1. B	E IT ENACTED by the County Council of Prince George's County,
Maryland, that Section	on 2-253.63 of the Prince George's County Code be and the same is hereby
added and reenacted	with the following amendments:
	SUBTITLE 2. ADMINISTRATION.
	DIVISION 14C. FEES AND CHARGES.
Sec. 2-253.63 Fees	and Charge.
(a) This fee sche	edule applies to fees and charges assessed by Prince George's County,
Maryland for regulate	ed activities that occur within its jurisdiction.
(b) The fees pre	scribed in this schedule will supersede previous fees and charges assessed

by Prince George's County, Maryland for regulated activities that occur within its jurisdiction.

- (c) All fees and charges are subject to a 5% technology fee with the exception of the multifamily rental license fee and the single-family rental license fee.
- (d) The Director of the Department of Permitting, Inspections and Enforcement shall establish and maintain a comprehensive Table of Fees, as referenced and included in this Bill, for all types of permits. The Director or the County Council shall have the authority to change the fees from time to time as is determined necessary; and the Director shall republish the Table of Fees which shall be posted in the Department of Permitting, Inspections and Enforcement's Permit Office and on its website. Prior to implementing a change in the fees, the Director of the Department of Permitting, Inspections and Enforcement shall hold public informational sessions to allow for public comment as part of this process. The Director shall also submit the proposed Table of Fees to the County Executive for approval and for transmittal to the County Council for legislative review and approval by resolution, after notice and public hearing.
- (e) The Director of the Department of Permitting, Inspections and Enforcement shall promulgate written regulations to establish and govern a method of notification for increases as a result of the International Code Council and industry standard increases. The Director shall also promulgate written regulations for the administration of the provisions of this Section and shall, at his or her discretion, hold public informational sessions to allow for public comment as part of this process.
- (f) Fees may be adjusted using a method established by the International Code Council and industry standards pursuant to paragraphs (d) and (e) of this Section. Any changes to fees and charges that are not connected to the International Code Council or industry standards shall be changed by County Council approval by resolution, after notice and public hearing.
- (g) Each fee set forth in the schedule shall be paid in advance of the issuance of a permit, license, plan or item as set forth in the schedule. Fees shall not be refunded in whole or in part once work has begun, licenses or permits have been issued or funds have been encumbered. Prior to those itemized occurrences and within six (6) months of payment, it is within the discretion of the Director of the Department of Permitting, Inspections and Enforcement to issue a refund.
- (h) The fees and charges shall be designated in a Table of Fees.

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## ATTACHMENT A TABLE OF FEES

Fees	Minimum Fee	Industry Fee Calculation
		(if higher than
		minimum)
Special Event Expedited Review Fee –	\$250 for up to 10	5% Technology Fee
application filed and accepted 15 business days	structures (tents,	
prior to the event	stages, inflatables)	
	and no more than	
	500 expected	
	attendees.	
Special Event Expedited Review Fee –	\$350 for more than	5% Technology Fee
Application filed and accepted 15 business days	10 structures	
prior to the event	(tents, stages,	
	inflatables) and	
	more than 500	
	expected attendees.	
Special Event Expedited Review Fee –	\$450 for up to 10	5% Technology Fee
Application filed and accepted 10 business days	structures (tents,	
prior to the event	stages, inflatables)	
	and no more than	
	500 expected	
	attendees.	
	\$550 for more than	5% Technology Fee
Special Event Expedited Review Fee –	10 structures	
Application filed and accepted 10 business days	(tents, stages,	
prior to the event	inflatables) and	
prior to the event	more than 500	
	expected attendees.	

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Special Event Expedited Review Fee –	<u>\$650</u>	5% Technology Fee
Application filed and accepted 5 business days		
prior to the event		
Special Event Expedited Review Fee –	<u>\$1000</u>	5% Technology Fee
Application filed and accepted 3 business days		
prior to the event		
Special Event Expedited Review Fee –	\$1000 plus the	5% Technology Fee
Application filed and accepted 1 business days	costs of County	
prior to the event	overtime and	
	contracted	
	inspection services	

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 on forty-five (45) calendar days after it becomes law.

Adopted this 30th day of May, 2023.	
	COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND
BY ATTEST:	Thomas E. Dernoga Chair
Donna J. Brown	
Clerk of the Council	
	APPROVED:
DATE: June 26, 2023 BY	Angela D. Alsobrooks County Executive
KEY: Underscoring indicates language added to e [Brackets] indicate language deleted from e Asterisks *** indicate intervening existing	xisting law.
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