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

Bill No.	CB-017-2025
Chapter No.	11
Proposed and Presented by	Council Vice Chair Oriadha
Introduced by Cou	ncil Members Oriadha and Blegay
Co-Sponsors	
	April 29, 2025
	BILL
AN ACT concerning	
Lar	ndlord-Tenant Relations
For the purpose of <u>providing for a certain definition</u> ; providing for a certain relocation payment	
for certain housing deemed unfit for human habitation; providing for certain exemptions from	
relocation payments and providing for certain exemptions from first right to reoccupy certain	
rental housing; providing for a certain	proof of compliance; providing for a certain first right to
reoccupy certain rental housing; provide	ding for a certain fine; and generally regarding landlord-
tenant relations.	
BY repealing and reenacting with ame	ndments:
SUBTITLE :	3. HOUSING AND PROPERTY STANDARDS.
Section 13-1	59,
The Prince C	eorge's County Code
(2023 Edition	n; 2024 Supplement).
SECTION 1. BE IT ENACTED	by the County Council of Prince George's County,
Maryland, that Section 13-169 of the F	rince George's County Code be and the same is hereby
repealed and reenacted with amendment	nts:
SUBTITLE 13. HOU	SING AND PROPERTY STANDARDS.
DIVISION 3. LANDLORD-TENANT REGULATIONS.	
SUBDIVISION 2. LANDLORD-TENANT CODE.	
Sec. 13-169. [Reserved.] Relocation 6	expenses; first right to occupy.
(a) Definitions. As used in this S	ection:

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(1) Department means the Department of Permitting, Inspections and Enforcement.	
[(1)] (2) Permanently displaced tenant means a tenant that is required to vacate rental	
housing for 30 days or more because the rental housing is condemned as unfit for human	
habitation under Section 13-113 of this Code.	
[(2)] (3) Temporarily displaced tenant means a tenant that is required to vacate rental	
housing for less than 30 days because the rental housing is condemned as unfit for human	
habitation under Section 13-113 of this Code.	
(b) (1) Relocation payment required. [Except as provided in subsection (f), a] A landlord	
must pay a relocation payment to a permanently or temporarily displaced tenant.	
(2) (A) Relocation payment not required. A landlord with five (5) or less dwelling	
units is not required to provide a relocation payment.	
(B) A landlord is not required to provide a relocation payment if the Director	
determines that the rental housing is condemned due to a natural disaster.	
(C) A landlord is not required to provide a relocation payment for a building	
originally designed and constructed to contain only two (2) dwelling units, one of which the	
owner currently occupies as a principal residence (domicile);	
(c) Relocation amount.	
(1) Permanently displaced tenants. For a permanently displaced tenant, the landlord	
must, within 72 hours of the posting of the condemnation:	
(A) return to the permanently displaced tenant the tenant's security deposit with	
required interest pursuant to Md. Real Property Code Ann., Sec. 8-203(e);	
(B) pay to the permanently displaced tenant any pro rata rent for the remainder	
of the month; and	
(C) pay to the permanently displaced tenant the greater of:	
(i) 3 months' fair market value rent for a unit of comparable size, as	
established by the most current Federal Department of Housing and Urban Development	
schedule of fair market rents for the zip code of the rental housing being vacated; or	
(ii) 3 months' of the tenant's rent under the lease at the time of relocation.	
(2) Temporarily displaced tenants.	
(A) For a temporarily displaced tenant, the landlord must, within 24 hours of the	
nosting of the condemnation:	

(i) provide alternative, safe, legal, comparable housing, as determined by	
the Department, for the temporarily displaced tenant and the tenant's belongings for the	
displacement period; and	
(ii) pay for the costs of the immediate relocation of the temporarily	
displaced tenant and the tenant's belongings.	
(B) At the end of the displacement period, the landlord must pay the costs to	
move the tenant and the tenant's belongings back to the tenant's original rental housing.	
(C) If the replacement housing provided under subsection (c)(2)(A) is not	
comparable, the landlord must pay an approved allowance determined by Council resolution.	
(D) A landlord must ensure that the lease in effect at the time of a temporarily	
displaced tenant's return to the tenant's original rental housing contains lease provisions	
substantially similar to the lease in effect at the time of displacement, including provisions	
regarding the length of the lease term and the amount of rent due.	
(3) Alternative payment.	
(A) Notwithstanding the relocation payment required under this Section, a	
landlord and tenant may agree to an alternative arrangement if the alternative arrangement:	
(i) is of equal benefit to the tenant; and	
(ii) is evidenced by a written agreement between the tenant and the landlord	
that meets the criteria in subsection (c)(3)(B).	
(B) A written agreement detailing the alternative arrangement must contain:	
(i) the names of the current occupants of the condemned rental housing;	
(ii) the address of the condemned rental housing;	
(iii) a statement indicating the amount of the relocation payment to which	
the tenant is entitled under subsection (c)(1) or (c)(2);	
(iv) a statement that the tenant has waived the right to the relocation	
payment;	
(v) a description of the alternative arrangement; and	
(vi) the address, if known, of the location to which the tenant plans to	
move.	
(d) Proof of compliance. [Within 5 days after the displaced tenant vacates the rental	
housing, a] A landlord must [provide the Department with] retain a copy of the check or money	

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order provided to the displaced tenant and a receipt signed by the tenant for a period of five (5) years.

(e) First right to reoccupy.

- (1) A landlord must provide a permanently displaced tenant with the first right to reoccupy rental housing on the site once the rental housing becomes habitable.
- (2) The landlord must provide the permanently displaced tenant with written notice of the tenant's first right to reoccupy. The notice must include the landlord's current address and telephone number which the tenant can use to contact the landlord.
- (3) It is the tenant's responsibility to provide the landlord with the tenant's current address and/or telephone number to be used for future notification.
- (4) When the rental housing becomes habitable, the landlord must give written notice by certified mail to the tenant informing the tenant that the housing is ready for occupancy.
- (5) If the landlord cannot locate a previous tenant after 2 attempts over a 2-week period, the landlord is deemed to be in compliance with the requirements of this Section and the tenant's right to reoccupy is forfeited.
- (6) A permanently displaced tenant must notify a landlord of the tenant's intent to reoccupy the rental housing within 15 days after the landlord notifies the tenant that the rental housing is ready to be occupied. A permanently displaced tenant must reoccupy the rental housing within 20 days after the tenant notifies a landlord of the tenant's intent to reoccupy the rental housing.
- (7) A permanently displaced tenant may waive the right to reoccupy the rental housing at any time after displacement.
- (f) Penalty. Any landlord issued a citation for a violation of [Sec. 13-169 of] this Subdivision shall be subject to a fine of up to One-Thousand Dollars (\$1,000). Each day a violation continues is a separate violation.
- 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 2 invalid or unconstitutional word, phrase, clause, sentence, paragraph, subparagraph, subsection, 3 or section. 4 SECTION 3. BE IT FURTHER ENACTED that this Act shall take effect forty-five (45) 5 calendar days after it becomes law. Adopted this 27th day of May, 2025. COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND BY: Edward P. Burroughs III Chair ATTEST: long J. Brown Donna J. Brown Clerk of the Council APPROVED: DATE: BY: Tara H. Jackson **Acting County Executive** KEY: Underscoring indicates language added to existing law. [Brackets] indicate language deleted from existing law. Asterisks *** indicate intervening existing Code provisions that remain unchanged. THE COUNTY EXECUTIVE HAVING FAILED TO RETURN THIS BILL WITH EITHER HER

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

TO HER, THIS BILL BECAME LAW ON JUNE 26, 2025.