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

Bill No.	CB-059-2024
Chapter No.	43
	esented by Council Member Watson
Introduced by	Council Members Watson, Harrison, Oriadha, Dernoga, Hawkins, Olson,
_	Blegay and Fisher
Co-Sponsors	Council Members Ivey and Burroughs
Date of Introduc	tion September 17, 2024
	BILL
AN ACT concerning	ng
	Rental Housing - Disclosure
For the purpose of	requiring certain application disclosures for certain single-family rental facility
or multifamily rental facility housing; requiring that certain information be provided including, but	
not limited, to [the	name and the physical address of the owner of a corporate body and] the name
and physical addre	ess of [their] [an owner's] the legal owner of record's authorized agent and
resident agent on an on-line searchable public database of all licensed single-family rental facility	
and multifamily rental facility housing in the County maintained by the Department of Permitting,	
Inspections and En	forcement; and the name and physical address of the legal [the owner's] owner
of record's mortgage holder and proof of insurance and the name and physical address of the legal	
owner of record's insurance company[;] [requiring that certain disclosure information shall be]	
made available by	the Department to the public in a timely manner, upon request; and generally
regarding rental ho	ousing disclosure.
BY repealing and	reenacting with amendments:
	SUBTITLE13. HOUSING AND PROPERTY
	STANDARDS.
	Section 13-182,
	The Prince George's County Code
	(2023 Edition).
SECTION 1.	BE IT ENACTED by the County Council of Prince George's County,

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Maryland, that Section 13-182 of the Prince George's County Code be and the same is hereby repealed and reenacted with the following amendments:

SUBTITLE 13. HOUSING AND PROPERTY STANDARDS. DIVISION 4. RENTAL HOUSING.

Sec. 13-182. - License application; existing or new premises.

- The legal owner of record of each existing single-family rental facility or multifamily rental facility shall make written application to the Director for a license for such use, on a form to be supplied by the Director and containing such information as necessary to administer and enforce the provisions of, and to [insure] ensure compliance with the provisions of, this Division and the Housing Code in its entirety. Such information shall include, but shall not be limited to, [the name and the physical address of the owner of a corporate body and] the name and physical address of [their] the legal owner of record's [an owner's] authorized agent and resident agent on an on-line searchable public database of all licensed single-family rental facility and multifamily rental facility housing in the County maintained by the Department of Permitting, Inspections and Enforcement, and the name and physical address of the [owner's] legal owner of record's mortgage holder and proof of insurance and the name and physical address of the legal owner of record's insurance company [Information required in this Section shall be] made available by the Department to the public in a timely manner, upon request. There shall be a continuing obligation on the part of the license holder to update the information on the application and/or to supply information not previously submitted. In addition, the legal owner of record of each such multifamily rental facility newly constructed shall make written application to the Director for a license, as herein provided, prior to any initial occupancy.
- (b) No license for a single-family rental facility will be granted until the premises meets the minimum standards of the County Code.

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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

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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 12th day of November, 2024.

COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND

BY:

Jolene Ivey Chair

ATTEST:

Donna J. Brown
Clerk of the Council

APPROVED:

DATE:

December 12, 2024

onn J. Brown

BY:

Tara H. Jackson

Acting County Executive