

Prince George's County Council

Agenda Item Summary

Meeting Date: 10/24/2022 **Effective Date:** 12/27/2022

Reference No.: CB-088-2022 Chapter Number: 76

Draft No.: 3 **Public Hearing Date:** 10/24/2022 @ 10:00 AM

Proposer(s): Medlock

Sponsor(s): Medlock, Turner, Streeter, Harrison, Glaros, Hawkins, Ivey, Franklin and Taveras AN ACT CONCERNING LANDLORD-TENANT REGULATIONS - SECURITY

MEASURES AND SECURITY EQUIPMENT for the purpose of providing that the Landlord-Tenant Regulations require that any portion of the common areas in multi-family rental facility shall be kept reasonably safe for tenants; and providing that certain safety and security features provided by the landlord shall be properly installed, properly maintained and fully functional; providing for enforcement of the regulations; and generally relating to security measures and security equipment

in the common areas of multifamily rental facility.

Drafter: Monica Best-James

Resource Personnel: Nellvenia W. Johnson, Chief of Staff, District 6

LEGISLATIVE HISTORY:

Date:	Acting Body:	Action:	Sent To:
09/06/2022	County Council	presented and referred	PHED

Action Text:

This Council Bill was presented by Council Member Medlock and referred to the

Planning, Housing and Economic Development Committee.

09/13/2022 PHED Held in Committee

Action Text:

A motion was made by Vice Chair Glaros, seconded by Council Member Hawkins, that this Council Bill be Held in Committee. The motion carried by the following vote:

Aye: 4 Franklin, Glaros, Harrison and Hawkins

Absent: 1 Turner

09/21/2022 PHED Favorably County Council

recommended with

amendments

Action Text:

A motion was made by Council Member Turner, seconded by Council Member Hawkins, that this Council Bill be Favorably recommended with amendments to the County Council. The motion carried by the following vote:

Aye: 5 Franklin, Glaros, Harrison, Turner and Hawkins

09/27/2022 County Council

amended

Action Text:

A motion was made by Council Member Turner, seconded by Council Member Medlock, that this Council Bill be amended. The motion carried by the following vote:

Aye: 10 Ivey, Streeter, Taveras, Turner, Burroughs, Medlock, Hawkins, Franklin, Glaros and Harrison

Absent: 1 Dernoga

09/27/2022 County Council

introduced

Action Text:

This Council Bill was introduced by Council Members Medlock, Turner, Streeter, Harrison, Glaros, Hawkins, Ivey, Franklin and Taveras.

10/24/2022 County Council

public hearing held

Action Text:

This Council Bill public hearing was held.

10/24/2022 County Council

amended (1)

Action Text:

A motion was made by Council Member Medlock, seconded by Vice Chair Harrison, that this Council Bill be amended. The motion carried by the following vote:

Aye: 10 Medlock, Hawkins, Dernoga, Franklin, Glaros, Harrison, Ivey, Streeter, Taveras and Burroughs

Absent: 1 Turner

10/24/2022 County Council

enacted

Action Text:

A motion was made by Council Member Medlock, seconded by Council Member Taveras, that this Council Bill be enacted. The motion carried by the following vote:

Aye: 10 Medlock, Hawkins, Dernoga, Franklin, Glaros, Harrison, Ivey, Streeter, Taveras and Burroughs

Absent: 1 Turner

11/09/2022 County Executive

signed

Action Text:

This Council Bill was signed

AFFECTED CODE SECTIONS:

BACKGROUND INFORMATION/FISCAL IMPACT:

Constituents residing in multi-family rental facilities have expressed concerns for their safety as a result of unsafe conditions created when landlords fail to secure certain common areas controlled by the landlords. For example, unsecured garage entryways and parking lots, broken security gates, broken lighting, malfunctioning security cameras and broken locks on entry ways are among the primary complaints and concerns reported by tenants.

This bill will require landlords to keep common areas "in reasonably safe condition" to discourage criminal activity by residents and third parties. An enforcement element is also included to encourage compliance with this law and to promote the health, safety and welfare of County residents. This regulation is not intended to serve as a substitute for any other penalty authorized under federal law, state law, municipal law or civil action.

(The general rule of law in Maryland is that a landlord has a responsibility "to use reasonable diligence and ordinary care to keep the portion [of the premises] retained under his control in reasonably safe condition." Scott v. Watson, 278 Md. 160, 165 (1976). Numerous courts have ruled that this law applies to defects in the common areas and to criminal acts committed in the common areas that are under landlord's control, particularly when the landlord knew or should have known about the issues.)

Document(s): B2022088, CB-088-2022 AIS, CB-088-2022 Report, CB-088-2022 PAFI, CB-88-2022 Amendment #1