Introduced 10 Public Hearing -Council Action -Executive Action -Effective Date

County Council of Howard County, Maryland

2021 Legislative Session

Legislative Day No.

Bill No. 73_-2021

Introduced by: The Chairperson at the request of the County Executive

AN ACT adopting certain national codes as the Howard County Property Maintenance Code for Rental Housing; adopting local amendments; making certain technical corrections; and generally relating to the Howard County Property Maintenance Code for Rental Housing.

Introduced and read first time <u>bureau ,</u> 2021. Ordered posted and hearing scheduled. By order <u>Muchuly</u> Bureau Michelle Harrod, Administrator	_
Having been posted and notice of time & place of hearing & title of Bill having been published according to Charter, the Bill was rea for a second time at a public hearing on <u>October</u> , 2021. By order <u>Michelle Harrod, Administrator</u>	d
This Bill was read the third time on Nov, 2021 and Passed, Passed with amendments, Failed By order	_
Sealed with the County Seal and presented to the County Executive for approval this 2 day of Nov, 2021 at 202 a.m./p.m. By order	4pm
Approved/vetoed by the County Executive Notember 3, 2021	

NOTE: [[text in brackets]] indicates deletions from existing law; TEXT IN SMALL CAPITALS indicates additions to existing law; Strike-out indicates material deleted by amendment; <u>Underlining</u> indicates material added by amendment.

1	Sectio	on 1. B	e It En	acted by the County Council of Howard County, Maryland, that the
2	Howa	rd Cou	nty Cod	de is amended as follows:
3				
4	By rep	pealing	and ree	enacting:
5		Title .	3. Build	dings.
6		Subti	tle 7. I	Property Maintenance Code for Rental Housing.
7		Sectio	on 3.700	0. Howard County Property Maintenance Code for Rental Housing.
8				
9	By an	nending		
10		Title	14. Lic	enses, Inspections and Permits
11		Subtii	tle 9. Re	ental Housing Licenses
12		Sectio	on 14.90	00(h).
13				
14				Title 3. Buildings.
15			Subtitl	e 7. Property Maintenance Code for Rental Housing.
16				
17	Secti	ON 3.70)0. Но [.]	WARD COUNTY PROPERTY MAINTENANCE CODE FOR RENTAL
18	Hous	ING.		
19	(A)	ADOP	TION OF	NATIONAL CODE. EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS
20		SECTION	ON, THE	INTERNATIONAL PROPERTY MAINTENANCE CODE, 2021, AS
21		PUBLI	SHED BY	Y THE INTERNATIONAL CODE COUNCIL IS HEREBY ADOPTED AS THE
22		HowA	ARD COU	UNTY PROPERTY MAINTENANCE CODE FOR RENTAL HOUSING.
23	(B)	Local	L AMENL	DMENTS. THE FOLLOWING AMENDMENTS MODIFY CERTAIN PROVISIONS
24		OF TH	E ADOPT	TED CODE.
25		(1)	IN GEN	VERAL.
26			(I)	As used in this subtitle, the term "this code" shall mean the
27				HOWARD COUNTY PROPERTY MAINTENANCE CODE FOR RENTAL
28				Housing.
29			(11)	AS USED IN THIS SECTION, THE TERM "CODE OFFICIAL" SHALL MEAN
30				THE DIRECTOR OF THE DEPARTMENT OF INSPECTIONS, LICENSES
31				AND PERMITS OR THE DIRECTOR'S AUTHORIZED DESIGNEE.

1		(111)	WHERI	E THE N	AME OF THE JURISDICTION IS TO BE INDICATED IN ANY	
2			SECTIO	ON OF T	HIS CODE, INSERT "HOWARD COUNTY, MARYLAND".	
3	(2)	Subsi	ECTION .	101.1 т	ITLE.	
4		DELE	TE THIS S	SUBSEC	TION AND SUBSTITUTE THE FOLLOWING:	
5		101.1	<i>title</i> . T	HESE R	EGULATIONS SHALL BE KNOWN AS THE HOWARD	
6		COUN	COUNTY PROPERTY MAINTENANCE CODE FOR RENTAL HOUSING,			
7		HEREI	HEREINAFTER REFERRED TO AS "THIS CODE".			
8	(3)	SUBS	ECTION .	101.2 S	Scope.	
9		Dele	TE THIS	SUBSEC	TION AND SUBSTITUTE THE FOLLOWING:	
10		101.2	SCOPE.			
11		(I)	The s	COPE O	F THIS CODE IS LIMITED TO EXISTING STRUCTURES IN	
12			THE F	OLLOW	ING OCCUPANCIES AS DEFINED IN THE HOWARD	
13			Coun	TY BUI	lding Code:	
14			Α.	Insti	tutional, use group I-1; and	
15			в.	Resii	DENTIAL,	
16				Ι.	USE GROUPS R-1, R-2, R-4; AND	
17				II.	Use groups R-3 that are not owner-occupied,	
18					OCCUPIED BY THE OWNER'S IMMEDIATE FAMILY, OR	
19					OWNER-OCCUPIED WITH 2 OR MORE ROOMERS OR	
20					BOARDERS.	
21		(11)	THIS	CODE S	HALL NOT APPLY TO THE FOLLOWING EXISTING	
22			OCCU	PANCIE	s as defined in the Howard County Building	
23			CODE	::		
24		×	Α.	Asse	EMBLY, ALL USE GROUPS;	
25			в.	BUSI	NESS, USE GROUP B;	
26			с.	Edu	CATIONAL, USE GROUP E;	
27			D.	FAC	FORY AND INDUSTRIAL USE GROUPS F-1 AND F-2;	
28			Е.	HIGH	HAZARD, ALL USE GROUPS;	
29			F.	Inst	ITUTIONAL, USE GROUPS I-2, I-3, AND I-4;	
30			G.	Mer	CANTILE, USE GROUP M; AND	
31			Н.	Resi	DENTIAL, USE GROUP R-3, IF THE DWELLING IS:	

1		I. Ov	WNER OCCUPIED;
2		II. Oc	CCUPIED BY MEMBERS OF THE OWNER'S
3		IM	MEDIATE FAMILY; OR
4		III. Ov	VNER OCCUPIED HAVING NO MORE THAN ONE
5		RO	OMER OR BOARDER; AND
6		I. STORAGE	USE GROUPS S1 AND S2.
7	(4)	SUBSECTION 101.3 PURP	OSE .
8		DELETE THIS SUBSECTION	AND SUBSTITUTE THE FOLLOWING:
9		101.3 INTENT. THE PURPO	DSE OF ACTIONS TAKEN BY THE JURISDICTION
10		PURSUANT TO THIS CODE	S PURELY GOVERNMENTAL IN NATURE AND ARE
11		CONDUCTED SOLELY FOR	THE PUBLIC BENEFIT. ACTIONS TAKEN PURSUANT
12		TO THIS CODE ARE NOT TO	BE CONSTRUED AS PROVIDING ANY WARRANTY
13		OF CONDITION TO ANY PER	SON.
14	(5)	SUBSECTION 101.5 LICEN	SING.
15		ADD NEW SUBSECTION 10	1.5 AFTER SUBSECTION 101.4 AS FOLLOWS:
16		101.5 LICENSING. A STRUC	TURE WITHIN THE SCOPE OF THIS CODE SHALL
17		NOT BE OCCUPIED UNLESS	THE PROPERTY OWNER OBTAINS THE LICENSE
18		REQUIRED BY TITLE 14, SU	BTITLE 9 OF THE HOWARD COUNTY CODE. THE
19		PROPERTY OWNER MAY BE	SUBJECT TO PENALTIES AND FINES FOR
20		ILLEGALLY OCCUPYING A F	PROPERTY WITHOUT A RENTAL LICENSE.
21	(6)	SUBSECTION 102.7 HISTOR	RIC BUILDINGS.
22		DELETE THIS SUBSECTION.	
23	(7)	SUBSECTION 102.8 REFER	RENCED CODES AND STANDARDS.
24		(I) DELETE "CHAPTER	8" and substitute "the Howard County
25		BUILDING CODE AS	ADOPTED IN TITLE 3, SUBTITLE 1 OF THE
26		HOWARD COUNTY	Code, as applicable,".
27		(II) AFTER SUBSECTION	102.8.2, INSERT THE FOLLOWING:
28		102.8.3 BUILDING.	WHENEVER THE TERM "INTERNATIONAL
29		BUILDING CODE" IS	USED IN THIS CODE, IT SHALL MEAN THE
30		HOWARD COUNTY 2	BUILDING CODE ADOPTED PURSUANT TO TITLE 3,
31		SUBTITLE 1 OF THE	HOWARD COUNTY CODE.

1		102.8.4 ELECTRICAL. WHENEVER THE TERM "ICC ELECTRICAL
2		CODE" IS USED IN THIS CODE, IT SHALL MEAN THE HOWARD
3		COUNTY ELECTRICAL CODE ADOPTED PURSUANT TO TITLE 3,
4		SUBTITLE 2 OF THE HOWARD COUNTY CODE.
5		102.8.5 FIRE PREVENTION. WHENEVER THE TERM "INTERNATIONAL
6		Fire Code" is used in this code, it shall mean the Howard
7		COUNTY FIRE PREVENTION CODE ADOPTED PURSUANT TO TITLE 17,
8		SUBTITLE 1 OF THE HOWARD COUNTY CODE.
9		102.8.6 PLUMBING AND GASFITTING. WHENEVER THE TERMS
10		"International Plumbing Code" or "International Fuel Gas
11		CODE" ARE USED IN THIS CODE, THEY SHALL MEAN THE HOWARD
12		COUNTY PLUMBING AND GASFITTING CODE ADOPTED PURSUANT TO
13		TITLE 3, SUBTITLE 3 OF THE HOWARD COUNTY CODE.
14		102.8.7 MECHANICAL. WHENEVER THE TERM "INTERNATIONAL
15		MECHANICAL CODE" IS USED IN THIS CODE, IT SHALL MEAN THE
16		Mechanical Code Of Howard County adopted pursuant to
17		TITLE 3, SUBTITLE 1 OF THE HOWARD COUNTY CODE.
18		102.8.8 ZONING. WHENEVER THE TERM "INTERNATIONAL ZONING
19		CODE" is used in this code, it shall mean the Howard
20		COUNTY ZONING REGULATIONS AS ADOPTED PURSUANT TO TITLE
21		16 of the Howard County Code.
22	(8)	Section 103 Code Compliance Agency.
23		Delete the name of this section and substitute "Department Of
24		INSPECTIONS, LICENSES AND PERMITS".
25	(9)	SUBSECTION 103.1 CREATION OF AGENCY.
26		DELETE THIS SUBSECTION AND SUBSTITUTE THE FOLLOWING:
27		103.1 General. The code official is the Director of the
28		DEPARTMENT OF INSPECTIONS, LICENSES AND PERMITS OR THE DIRECTOR'S
29		AUTHORIZED DESIGNEE.
30	(10)	SUBSECTION 103.2 APPOINTMENT.
31		DELETE THIS SUBSECTION.

1	(11)	Subsection 103.3 Deputies.
2		DELETE THIS SUBSECTION.
3	(12)	Section 104 fees.
4		DELETE THIS SECTION.
5	(13)	SUBSECTION 105.3 RIGHT OF ENTRY.
6		DELETE THIS SUBSECTION AND SUBSTITUTE THE FOLLOWING:
7		105.3 RIGHT OF ENTRY. SUBJECT TO TITLE 14, SUBTITLE 9 AND TITLE 17,
8		SUBTITLE 10 OF THE HOWARD COUNTY CODE, THE CODE OFFICIAL IS
9		AUTHORIZED TO ENTER A DWELLING UNIT, PROPERTY, OR PREMISES AT
10		REASONABLE TIMES SOLELY FOR THE PURPOSE OF INSPECTING FOR
11		COMPLIANCE WITH THIS CODE. IF ENTRY IS REFUSED, THE CODE OFFICIAL
12		MAY SEEK A COURT ORDER TO PERMIT ENTRY AND FREE ACCESS TO THE
13		DWELLING UNIT, PROPERTY, OR PREMISES.
14	(14)	Subsection 105.3.1 Occupant or Tenant to Give Access.
15		ADD NEW SUBSECTION 105.3.1 AFTER SUBSECTION 105.3 AS FOLLOWS:
16		105.3.1 Occupant or Tenant to Give Access. Subject to Title 14,
17		SUBTITLE 9 AND TITLE17, SUBTITLE 10 OF THE HOWARD COUNTY CODE,
18		AN OCCUPANT OR TENANT OF A DWELLING UNIT, PROPERTY, OR PREMISES
19		SHALL GIVE ACCESS TO ANY PART OF THE DWELLING UNIT, PROPERTY, OR
20		PREMISES FOR THE PURPOSE OF MAKING INSPECTIONS, MAINTENANCE,
21		REPAIRS, OR ALTERATIONS AS ARE NECESSARY TO COMPLY WITH THIS CODE.
22		ACCESS MUST BE PROVIDED DURING NORMAL BUSINESS HOURS OR AT A
23		TIME THAT HAS BEEN MUTUALLY AGREED UPON BY BOTH THE LANDLORD
24		AND THE TENANT.
25	(15)	Subsection 105.3.2 Property Owner Right of Entry.
26		ADD NEW SUBSECTION 105.3.2 AFTER NEW SUBSECTION 105.3.2 AS
27		FOLLOWS:
28		105.3.2 PROPERTY OWNER RIGHT OF ENTRY. SUBJECT TO TITLE 14,
29		SUBTITLE 9 AND TITLE17, SUBTITLE 10 OF THE HOWARD COUNTY CODE,
30		THE PROPERTY OWNER SHALL GIVE THE TENANT OR OCCUPANT AT LEAST

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1		24-HOURS WRITTEN OR VERBAL NOTICE PRIOR TO ENTRY FOR REPAIRS.
2		EXCEPTION: EMERGENCY SITUATIONS.
3	(16)	Subsection 109.1 Unlawful Acts.
4		DELETE THIS SUBSECTION AND SUBSTITUTE THE FOLLOWING:
5		109.1 UNLAWFUL ACTS. AN OWNER, OCCUPANT, OR TENANT SHALL NOT
6		ERECT, CONSTRUCT, ALTER, EXTEND, REPAIR, REMOVE, DEMOLISH,
7		MAINTAIN, FAIL TO MAINTAIN, PROVIDE, FAIL TO PROVIDE, OCCUPY, PERMIT
8		ANOTHER PERSON TO OCCUPY ANY PREMISES, PROPERTY, DWELLING UNIT,
9		OR EQUIPMENT REGULATED BY THIS CODE, OR CAUSE THE SAME TO BE DONE
10		IN VIOLATION OF ANY OF THE PROVISIONS OF THIS CODE; FAIL TO OBEY A
11		LAWFUL ORDER OF THE CODE OFFICIAL; OR REMOVE OR DEFACE A PLACARD
12		OR NOTICE POSTED UNDER A PROVISION OF THIS CODE.
13	(17)	SUBSECTION 109.3 PROSECUTION OF VIOLATION.
14		DELETE THIS SUBSECTION, RENAME, AND SUBSTITUTE THE FOLLOWING:
15		106.3 Enforcement and Penalties. A person who violates a
16		PROVISION OF THIS CODE IS GUILTY OF A MISDEMEANOR AND, UPON
17		CONVICTION, IS SUBJECT TO A FINE, NOT EXCEEDING \$1,000, OR
18		IMPRISONMENT, NOT EXCEEDING 30 DAYS, OR BOTH. ALTERNATIVELY, AND
19		IN ADDITION TO AND CONCURRENT WITH ALL OTHER REMEDIES AT LAW OR
20		AT EQUITY, THE DEPARTMENT OF INSPECTIONS, LICENSES AND PERMITS
21		MAY ENFORCE THIS CODE WITH CIVIL PENALTIES AS PROVIDED IN TITLE 24
22		"CIVIL PENALTIES" OF THE HOWARD COUNTY CODE. A VIOLATION OF THIS
23		SUBTITLE IS A CLASS ${f B}$ offense. Each day that a violation continues
24		IS A SEPARATE OFFENSE.
25	(18)	Subsection 109.4 Violation Penalties.
26		DELETE THIS SUBSECTION, RENAME, AND SUBSTITUTE THE FOLLOWING:
27		109.4 Revocation. The Director of the Department of Inspections,
28		LICENSES AND PERMITS MAY SUSPEND, REVOKE, OR REFUSE TO RENEW A
29		RENTAL HOUSING LICENSE IF THE CODE OFFICIAL FINDS THAT AN OWNER OF
30		A PROPERTY HAS VIOLATED A PROVISION OF THIS CODE, THIS TITLE, OR
31		REGULATIONS THAT IMPLEMENT THIS TITLE IN CONNECTION WITH THE

1		CONS	STRUCTION, MAINTENANCE, ALTERATION, OR REPAIR OF A PREMISES,			
2		PROP	PROPERTY, DWELLING UNIT, EQUIPMENT, OR LAND WITHIN HOWARD			
3		Cou	NTY. THE DIRECTOR MAY REVOKE A RENTAL HOUSING LICENSE IF IT IS			
4		DISC	OVERED THAT THE OWNER OR APPLICANT MISREPRESENTED			
5		THEM	ISELVES OR FALSIFIED RECORDS RELATING TO THE LICENSE.			
6	(19)	SUBS	SECTION 109.5 ABATEMENT OF VIOLATION.			
7		Dele	TE THIS SUBSECTION.			
8	(20)	SUBS	ECTION 111.1.5 UNSAFE STRUCTURE AND EQUIPMENT.			
9		Dele	сте ітем 11.			
10	(21)	SUBS	ECTION 111.2 CLOSING OF VACANT STRUCTURES.			
11		(1)	In the title delete "Closing of" and substitute "Securing".			
12		(11)	In the first and second sentence, delete "close up" and			
13			SUBSTITUTE "SECURE AGAINST CASUAL ENTRY".			
14		(III)	In the second sentence, delete "closed and".			
15		(IV)	In the second sentence, after "private persons", insert a			
16			PERIOD AND DELETE THE REMAINDER OF THIS SECTION;			
17		(V)	AFTER "PERSONS." INSERT "THE OWNER IS RESPONSIBLE FOR			
18			REIMBURSING THE COUNTY FOR THE COST OF NECESSARY REPAIRS.			
19			THE DIRECTOR OF FINANCE SHALL BILL THE OWNER FOR THE COST			
20			OF THE WORK. THE OWNER SHALL PAY THE BILL FOR THE WORK			
21			within 30 days of billing. If the owner does not pay the bill			
22			within 30 days, the code official may seek a court order			
23			REQUIRING THE OWNER TO REIMBURSE THE COUNTY FOR THE COST			
24			OF REPAIRS."			
25	(22)	SUBS	ECTION 111.4.1 FORM.			
26		(I)	ITEM 4, AFTER "DWELLING UNIT OR" DELETE "STRUCTURE" AND			
27			SUBSTITUTE "PREMISES".			
28		(11)	Delete items 5 and 6.			
29	(23)	SUBS	ECTION 111.7- PLACARDING.			
30		In thi	E FIRST SENTENCE, DELETE "BEARING" THROUGH THE END OF THE			
31		SENTE	ENCE AND SUBSTITUTE THE FOLLOWING:			

1		BEARI	NG THE PHRASE "UNLICENSED PREMISES, UNLAWFUL TO OCCUPY ANY
2		CURRE	NTLY VACANT DWELLING UNIT IN THESE PREMISES OR ANY DWELLING
3		UNIT B	ECOMING VACANT UNTIL A RENTAL HOUSING LICENSE HAS BEEN
4		OBTAI	NED.".
5	(24)	SUBSE	CTION 112.4 EMERGENCY REPAIRS.
6		Add t	HE FOLLOWING TO THE END OF THIS SUBSECTION:
7		THE O	WNER IS RESPONSIBLE FOR REIMBURSING THE COUNTY FOR THE COST
8		OF NEO	cessary repairs. The Director of Finance shall bill the
9		OWNE	R FOR THE COST OF THE WORK. THE OWNER SHALL PAY THE BILL FOR
10		THE W	ork within 30 days of billing. If the owner does not pay the
11		BILL W	VITHIN 30 days, the code official may seek a court order
12		REQUI	RING THE OWNER TO REIMBURSE THE COUNTY FOR THE COST OF
13		REPAII	RS.
14	(25)	SUBSE	ECTION 112.5 COSTS OF EMERGENCY REPAIRS.
15		DELET	TE THIS SUBSECTION.
16	(26)	SUBSE	ECTION 112.6 HEARING.
17		DELET	TE THE SECOND SENTENCE AND SUBSTITUTE THE FOLLOWING:
18		A PER	SON MAY APPEAL AN ORDER TO TAKE EMERGENCY MEASURES TO A
19		HEAR	ING EXAMINER OF THE HOWARD COUNTY BOARD OF APPEALS IN
20		ACCO	RDANCE WITH THE RULES OF PROCEDURE SET FORTH IN TITLE 16,
21		Subti	tle 3 of the Howard County Code.
22	(27)	SUBSI	ECTION 113.3 FAILURE TO COMPLY.
23		(I)	AFTER "PRIVATE PERSONS":
24			A. DELETE THE COMMA AND INSERT A PERIOD; AND
25			B. DELETE THE REMAINDER OF THE SECTION AFTER "PERSONS."
26		(II)	AFTER "PERSONS." INSERT THE FOLLOWING:
27			"THE OWNER IS RESPONSIBLE FOR REIMBURSING THE COUNTY FOR
28			THE COST OF NECESSARY REPAIRS. THE DIRECTOR OF FINANCE
29			SHALL BILL THE OWNER FOR THE COST OF THE WORK. THE OWNER
30			shall pay the bill for the work within 30 days of billing. If
31			THE OWNER DOES NOT PAY THE BILL WITHIN 30 DAYS, THE CODE

1			OFFICIAL MAY SEEK A COURT ORDER REQUIRING THE OWNER TO
2			REIMBURSE THE COUNTY FOR THE COST OF REPAIRS."
3	(28)	Sect	ION 107 MEANS OF APPEAL.
4		Dele	TE THIS SECTION IN ITS ENTIRETY.
5	(29)	SECT	ION 110 STOP WORK ORDER.
6		Dele	TE THIS SECTION IN ITS ENTIRETY.
7	(30)	SECT	ION 202 GENERAL DEFINITIONS.
8		(I)	Delete the definition for "dwelling unit" and substitute
9			THE FOLLOWING:
10			[A] DWELLING UNIT. A BUILDING, STRUCTURE, OR ANY PORTION OF
11			A BUILDING OR STRUCTURE THAT CONTAINS A SINGLE UNIT
12			PROVIDING INDEPENDENT LIVING FACILITIES FOR ONE OR MORE
13			PERSONS, INCLUDING PERMANENT PROVISIONS FOR LIVING, EATING,
14			COOKING, SANITATION OR SLEEPING. A DWELLING UNIT SHALL
15			INCLUDE, WITHOUT LIMITATION, A MULTI-FAMILY HOUSE, SINGLE-
16			FAMILY HOUSE, APARTMENT, APARTMENT HOUSE, BOARDING HOUSE,
17			ROOMING HOUSE, DORMITORY, ROOMING UNIT, EFFICIENCY UNIT,
18			HOTEL, MOTEL, OR A MULTI-FAMILY DWELLING OWNED BY A SINGLE
19			OWNER.
20		(11)	DELETE THE DEFINITION FOR "OWNER" AND SUBSTITUTE THE
21			FOLLOWING:
22			[A] OWNER. A PERSON, AGENT, OPERATOR, FIRM, OR CORPORATION
23			HAVING A LEGAL OR EQUITABLE INTEREST IN THE DWELLING UNIT;
24			HOLDING RECORDED TITLE IN THE OFFICIAL RECORDS OF THE STATE,
25			COUNTY, OR MUNICIPALITY; OR JOINTLY OR SEVERALLY HAVING
26			CONTROL OF THE PROPERTY, INCLUDING, WITHOUT LIMITATION, AN
27			EXECUTOR, ADMINISTRATOR, TRUSTEE, RECEIVER, GUARDIAN, OR
28			OTHER REPRESENTATIVE APPOINTED ACCORDING TO LAW, AND THE
29			SENIOR OFFICER, DIRECTOR, OR TRUSTEE OF THE ASSOCIATION OF
30			UNIT OWNERS OF A CONDOMINIUM.
31		(III)	ADD THE FOLLOWING ALPHABETICALLY WITHIN THIS SECTION:

1		A. NORMAL BUSINESS HOURS. 9:00 A.M. TO 5:00 P.M.
2		B. SANITARY CONDITION. PROMOTING HEALTH AND
3		HEALTHFUL LIVING CONDITIONS BY THE ELIMINATION OF
4		DIRT, FECES, URINE, GARBAGE AND RUBBISH.
5	(31)	Subsection 302.4 Weeds.
6		INSERT "12 INCHES" WHERE INDICATED.
7	(32)	Subsection 302.4.1 Bushes and shrubs.
8		ADD NEW SUBSECTION 302.4.1 AFTER SUBSECTION 302.4 AS FOLLOWS:
9		302.4.1 BUSHES AND SHRUBS. BUSHES AND/OR SHRUBS SHALL NOT BLOCK
10		OR INTERFERE WITH INGRESS OR EGRESS.
11	(33)	SUBSECTION 302.4.2 TREES AND BRANCHES.
12		ADD NEW SUBSECTION $302.4.2$ AFTER NEW SUBSECTION $302.4.1$ AS
13		FOLLOWS:
14		302.4.2 TREES AND BRANCHES. IF, IN THE OPINION OF THE CODE OFFICIAL,
15		DEAD OR DISEASED TREES AND BRANCHES PRESENT A HAZARD TO PERSONS
16		OR PROPERTY, THOSE TREES AND/OR BRANCHES SHALL BE REMOVED.
17	(34)	Subsection 302.5 Rodent Harborage.
18		IN THE SECOND SENTENCE, DELETE "EXTERMINATED" AND SUBSTITUTE
19		"ELIMINATED".
20	(35)	SUBSECTION 304.3.1 PREMISES IDENTIFICATION FOR APARTMENTS AND
21		Condo Units.
22		ADD NEW SUBSECTION 304.3.1 AFTER SECTION 304.3 AS FOLLOWS:
23		304.3.1 Premises Identification for Apartments and Condo Units.
24		Condo and apartment units shall have unit numbers posted on
25		EXTERIOR DOORS TO UNIT.
26	(36)	Subsection 304.14 Insect Screens.
27		DELETE "DURING THE PERIOD FROM [DATE] TO [DATE],".
28	(37)	SUBSECTION 305.1.1 UNSAFE CONDITIONS.
29		DELETE THIS SECTION IN ITS ENTIRETY.
30	(38)	SUBSECTION 305.3.1 LEAD-BASED PAINT.
31		ADD NEW SUBSECTION 305.3.1 AFTER SUBSECTION 305.3 AS FOLLOWS:

1		305.3	8.1. <i>Lea</i>	D -B ASED	PAINT. THE OWNER OF A DWELLING UNIT SHALL			
2		COMP	COMPLY WITH REQUIREMENTS OF THE MARYLAND DEPARTMENT OF THE					
3		Envi	ENVIRONMENT FOR LEAD-BASED PAINT AND SHALL PROVIDE THE REQUIRED					
4		DISCL	DISCLOSURES IN ACCORDANCE WITH STATE LAW. A COPY OF THE MDE					
5		LEAD	CERTIFI	CATION	AUST BE PROVIDED TO THE LOCAL JURISDICTION.			
6	(39)	SUBS	ECTION.	307.1 GI	ENERAL.			
7		In th	E FIRST S	SENTENC	E, DELETE "MORE THAN FOUR RISERS" AND			
8		SUBS	ritute '	FOUR OF	MORE RISERS".			
9	(40)	SUBS.	ECTION .	308.2.1	Rubbish Storage Facilities.			
10		(I)	DELET	TE THE TI	TLE OF THIS SECTION AND SUBSTITUTE "RUBBISH AND			
11			RECYC	CLING ST	ORAGE FACILITIES".			
12		(11)	AT TH	E END OF	THIS SUBSECTION, AFTER "RUBBISH." INSERT:			
13			Excep	TION: T	HE OCCUPANT OF A ONE-FAMILY DWELLING SHALL BE			
14			RESPO	NSIBLE F	OR THE SAFE AND SANITARY STORAGE AND REMOVAL			
15			OF ALL	L RUBBIS	H AND RECYCLABLES.			
16	(41)	SUBS	ECTION 3	308.3.1	GARBAGE FACILITIES.			
17		ADD 1	FHE FOLI	LOWING A	AT THE END OF THIS SUBSECTION:			
18		EXCE	EXCEPTION: THE OCCUPANT OF A ONE-FAMILY DWELLING SHALL BE					
19		RESPC	NSIBLE I	FOR THE	SAFE AND SANITARY STORAGE AND REMOVAL OF ALL			
20		GARB	AGE.					
21	(42)	Subsi	ECTION 3	809.1 IN	FESTATION.			
22		(I)	In the	FIRST SE	NTENCE DELETE "INSECT" AND SUBSTITUTE "INSECT,			
23			VERMI	N,".				
24		(II)	IN THE	SECOND	SENTENCE:			
25			А.	DELETE	"INSECTS" AND SUBSTITUTE "INSECTS, VERMIN,";			
26				AND				
27			В.	DELETE	"EXTERMINATED BY APPROVED PROCESSES" AND			
28				SUBSTIT	UTE "ELIMINATED BY A PROCESS APPROVED BY THE			
29				DEPART	MENT OF INSPECTIONS, LICENSES AND PERMITS".			
30	(43)				VILDLIFE AND PROTECTED SPECIES.			
31		ADD N	IEW SUB	SECTION	309.1.1 AFTER SUBSECTION 309.1 AS FOLLOWS:			

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1		SUBSECTION 309.1.1 WILDLIFE AND PROTECTED SPECIES. WILDLIFE SHALL
2		BE HANDLED IN ACCORDANCE WITH STATE AND FEDERAL GUIDELINES.
3	(44)	SUBSECTION 309.1.2 OCCUPANT RESPONSIBILITY.
4		ADD NEW SUBSECTION 309.1.2 AFTER NEW SUBSECTION 309.1.1 AS
5		FOLLOWS:
6		SUBSECTION 309.1.2 OCCUPANT RESPONSIBILITY. THE OCCUPANT SHALL
7		PREPARE THEIR DWELLING UNIT FOR PEST CONTROL TREATMENT AS
8		NECESSARY.
9	(45)	Subsection 309.2 Owner.
10		DELETE "PRIOR TO RENTING OR LEASING THE STRUCTURE".
11	(46)	SUBSECTION 309.3 SINGLE OCCUPANT.
12		DELETE THIS SUBSECTION.
13	(47)	SUBSECTION 309.4 MULTIPLE OCCUPANCY.
14		DELETE THIS SUBSECTION.
15	(48)	SUBSECTION 309.5 OCCUPANT.
16		DELETE THIS SUBSECTION.
17	(49)	Subsection 403.5 Clothes Dryer Exhaust.
18		AT THE END OF THE PARAGRAPH, AFTER "INSTRUCTIONS" ADD "AND LOCAL
19		ADOPTED MECHANICAL CODES".
20	(50)	SUBSECTION 403.5.1 DRYER VENTING TRANSITION DUCTS.
21		ADD NEW SUBSECTION 403.5.1 AFTER SUBSECTION 403.5 AS FOLLOWS:
22		403.5.1 Dryer Venting Transition Ducts. Transition ducts used to
23		CONNECT THE DRYER TO THE EXHAUST DUCT SYSTEM SHALL BE A SINGLE
24		LENGTH THAT IS LISTED AND LABELED IN ACCORDANCE WITH UL 2158 A.
25		TRANSITION DUCTS SHALL BE A MAXIMUM OF 8 FEET (2438 MM) IN LENGTH
26		AND SHALL NOT BE CONCEALED WITHIN CONSTRUCTION.
27	(51)	SUBSECTION 404.1 PRIVACY.
28		At the beginning of the sentence, delete "Dwelling units" and
29		SUBSTITUTE "SLEEPING ROOMS WITHIN DWELLING UNITS".
30	(52)	SUBSECTION 404.8 LOCATION OF FOOD PREPARATION EQUIPMENT.
31		ADD NEW SUBSECTION 404.8 AFTER SUBSECTION 404.7 AS FOLLOWS:

1		404.8 LOCATION OF FOOD PREPARATION EQUIPMENT. A PERSON SHALL
2		NOT USE PORTABLE COOKING EQUIPMENT INCLUDING, BUT NOT LIMITED TO,
3		A BARBEQUE, CHARCOAL OR PROPANE GRILL, OR STOVE INSIDE OR WITHIN
4		15 FEET OF A MULTIFAMILY DWELLING.
5	(53)	Subsection 503.4 Floor Surface.
6		Delete "In other than dwelling units, every" and substitute
7		"Every".
8	(54)	SUBSECTION 505.2.1 WATER POTABILITY.
9		ADD NEW SUBSECTION 505.2.1 AFTER SUBSECTION 505.2 AS FOLLOWS:
10		505.2.1 WATER POTABILITY: IN ORDER TO BECOME LICENSED OR RENEW A
11		LICENSE, OWNERS OF PROPERTIES ON PRIVATE WATER SYSTEMS MUST
12		PROVIDE THE CODE OFFICIAL WITH A LEGIBLE COPY OF A PASSING WELL
13		POTABILITY TEST THAT IS NO MORE THAN 4 YEARS OLD. RESULTS MUST BE
14		IN CONFORMANCE WITH EXISTING COMAR (CODE OF MARYLAND
15		REGULATIONS) STANDARDS.
16	(55)	SUBSECTION 505.3 SUPPLY.
17		AT THE END OF THE SENTENCE, DELETE "DEFECTS AND LEAKS" AND
18		SUBSTITUTE "CONTAMINATION, DEFECTS, AND LEAKS."
19	(56)	Subsection 506.4 Sewage Backup.
20		ADD NEW SUBSECTION 506.4 AFTER SUBSECTION 506.3 AS FOLLOWS:
21		506.4 Sewage Backup. In the event of a sewage backup, the owner
22		SHALL BE REQUIRED TO IMMEDIATELY RESTORE THE PREMISES TO A CLEAN
23		AND SANITARY CONDITION BY A PROCESS APPROVED BY THE DEPARTMENT
24		OF INSPECTIONS, LICENSES AND PERMITS.
25	(57)	Subsection 602.2 Residential Occupancies.
26		DELETE THE SUBSECTION AND REPLACE WITH THE FOLLOWING:
27		602.2 Residential Occupancies. Dwellings shall be provided with
28		HEATING FACILITIES THAT ARE CONTINUOUSLY MAINTAINED, IN GOOD
29		WORKING ORDER, AND CAPABLE OF MAINTAINING A ROOM TEMPERATURE
30		OF 68 DEGREES F (20 DEGREES C) IN ALL HABITABLE ROOMS, BATHROOMS,
31		AND TOILET ROOMS BASED ON THE WINTER OUTDOOR DESIGN TEMPERATURE

1		FOR THE LOCALITY. COOKING APPLIANCES SHALL NOT BE USED, NOR
2		SHALL PORTABLE UNVENTED FUEL-BURNING SPACE HEATERS USED, AS A
3		MEANS TO PROVIDE HEATING TO MEET THE REQUIREMENTS OF THE SECTION.
4		EXCEPTION: IN AREAS WHERE THE AVERAGE MONTHLY TEMPERATURE IS
5		Above 30 degrees f (-1 c), a minimum temperature of 65 degrees f
6		(18 DEGREES C) SHALL BE MAINTAINED.
7	(58)	SUBSECTION 602.3 HEAT SUPPLY.
8		(I) IN THE FIRST SENTENCE, DELETE "[DATE] TO [DATE]" AND
9		SUBSTITUTE "OCTOBER 1 TO MAY 1"; AND
10		(II) IN EXCEPTION #1, DELETE THE SECOND SENTENCE.
11	(59)	SUBSECTION 602.4 OCCUPIABLE WORK SPACES.
12		DELETE "[DATE] TO [DATE]" AND SUBSTITUTE "OCTOBER 1 TO MAY 1".
13	(60)	Subsection 603.2 Removal of Combustion Products.
14		ADD THE FOLLOWING AS THE SECOND EXCEPTION TO THIS SUBSECTION:
15		EXCEPTION NUMBER 2: PORTABLE UNVENTED KEROSENE HEATERS ARE NOT
16		PERMITTED.
17	(61)	SUBSECTION 604.4 ELECTRICAL PANEL CLEARANCES.
18		ADD NEW SUBSECTION 604.4 AFTER SUBSECTION 604.3.2.1 AS FOLLOWS:
19		604.4 Electrical Panel Clearances. Materials shall not be
20		STORED IN A MANNER THAT OBSTRUCTS THE ELECTRICAL PANEL OR
21		OTHERWISE CREATES A HAZARD. A CLEAR UNOBSTRUCTED PATH TO THE
22		ELECTRICAL PANEL MUST BE MAINTAINED.
23	(62)	Subsection 605.2.1 Painted Receptacles.
24		ADD NEW SUBSECTION $605.2.1$ AFTER SUBSECTION 605.2 as follows:
25		605.2.1 PAINTED RECEPTACLES. PAINTED ELECTRICAL RECEPTACLES
26		(OUTLETS) CANNOT BE CLEANED AND MUST BE REPLACED.
27	(63)	Subsection 605.3 luminaires.
28		AFTER "EVERY" INSERT "EXTERIOR EXIT,".
29	(64)	Subsection 607.1 general.
30		AFTER "MAINTAINED", INSERT "IN GOOD CONDITION".
31	(65)	SUBSECTION 701.3 TESTING AND MAINTENANCE.

1		ADD NEW SUBSECTION 701.3 AFTER SUBSECTION 701.2 as follows:
2		701.3 Testing and Maintenance. Sprinkler systems shall be
3		INSPECTED AT LEAST ANNUALLY BY A MARYLAND STATE LICENSED
4		SPRINKLER CONTRACTOR. FIRE ALARM SYSTEMS SHALL BE INSPECTED AT
5		LEAST ANNUALLY BY AN APPROVED COMPANY OR INDIVIDUAL. INSPECTION
6		REPORTS AND DEFICIENCY CORRECTION REPORTS MUST BE PROVIDED
7		ANNUALLY TO THE CODE OFFICIAL.
8	(66)	Subsection 702.1.1 Emergency Planning.
9		ADD NEW SUBSECTION 702.1.1 AFTER SUBSECTION 702.1 AS FOLLOWS:
10		702.1.1 Emergency Planning. The administration of every
11		RESIDENTIAL CARE FACILITY OR ASSISTED LIVING FACILITY SHALL HAVE A
12		PLAN IN EFFECT TO PROTECT INDIVIDUALS IN THE EVENT OF A FIRE. THE
13		PLAN SHALL BE IN WRITING AND SHALL BE AVAILABLE TO ALL SUPERVISORY
14		PERSONNEL. THE PLAN SHALL BE AMENDED TO ENSURE THE SAFETY OF ALL
15		RESIDENTS AND SHALL BE AMENDED OR REVISED AS THE RESIDENTS OR
16		THEIR NEEDS CHANGE. STAFF SHALL BE INSTRUCTED OF THEIR DUTIES AND
17		RESPONSIBILITIES UNDER THE PLAN AND A RECORD OF SUCH INSTRUCTIONS
18		SHALL BE MAINTAINED. $ { m A}$ copy of the plan shall be readily
19		AVAILABLE AT ALL TIMES WITHIN THE FACILITY.
20	(67)	Subsection 702.5 Arrangement.
21		ADD NEW SUBSECTION 702.5 AFTER SUBSECTION 702.4 AS FOLLOWS:
22		702.5 ARRANGEMENT. THE REQUIRED PATH OR TRAVEL FROM ANY ROOM
23		SHALL NOT BE THROUGH ANOTHER ROOM THAT IS NOT UNDER THE
24		IMMEDIATE CONTROL OF THE OCCUPANT OF THE FIRST ROOM OR THROUGH A
25		BATHROOM OR OTHER SPACE SUBJECT TO LOCKING.
26	(68)	Subsection 704.2.3. Tampering.
27		ADD NEW SUBSECTION 704.2.3 AFTER SUBSECTION 704.2.2 AS FOLLOWS:
28		704.2.3. TAMPERING. ANY TENANT OR OCCUPANT TAMPERING OR
29		INTERFERING WITH THE EFFECTIVENESS OF A SMOKE DETECTOR IS IN
30		VIOLATION OF THIS CODE.
31	(69)	SUBSECTION 704.6.1 WHERE REQUIRED.

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1		Delete exception $#2$ and renumber exception $#3$ to be exception $#2$.
2	(70)	Subsection 704.8 Sprinklers.
3		ADD NEW SUBSECTION 704.8 AFTER SUBSECTION 704.7 AS FOLLOWS:
4		704.7 Sprinklers. Sprinklers shall be clean and free from
5		CORROSION, PAINT, AND DAMAGE. KITCHEN SUPPLIES OR STORAGE STOCK
6		SHALL BE AT LEAST 18 INCHES BELOW SPRINKLER DEFLECTORS.
7	(71)	Section 706 Storage of Hazardous Materials.
8		ADD NEW SECTION 706 AFTER SECTION 705 AS FOLLOWS:
9		706 Storage of Hazardous Materials.
10		706.1 HAZARDOUS MATERIALS. UNLESS STORAGE COMPLIES WITH THE
11		APPLICABLE REQUIREMENTS OF THE HOWARD COUNTY BUILDING CODE
12		AND THE HOWARD COUNTY FIRE PREVENTION CODE, A PERSON SHALL NOT
13		STORE OR ACCUMULATE:
14		(I) COMBUSTIBLE, FLAMMABLE, EXPLOSIVE, OR OTHER HAZARDOUS
15		MATERIALS, SUCH AS PAINTS, VOLATILE OILS, OR CLEANING FLUIDS;
16		OR
17		(II) COMBUSTIBLE RUBBISH, SUCH AS WASTEPAPER, BOXES AND RAGS.
18		706.2 Storage of Vehicles that Contain Hazardous Materials. In
19		A COMMON AREA OF A MULTI-FAMILY DWELLING OWNED BY ONE PERSON,
20		PATIO, BALCONY, HALLWAY, OR STAIRWELL OF A STRUCTURE OR PREMISES,
21		A PERSON SHALL NOT STORE OR ACCUMULATE A MOTORCYCLE, MOPED,
22		GASOLINE-POWERED LAWNMOWER, OR OTHER SIMILAR EQUIPMENT THAT
23		MAY CONTAIN A HAZARDOUS MATERIAL INCLUDING, WITHOUT LIMITATION,
24		GASOLINE.
25		706.3 Storage of Items and Equipment in Multi-Family Dwellings,
26		HOTELS/MOTELS. ALL AREAS OF EGRESS, COMMON TRAVEL AND REFUGE
27		SHALL BE FREE OF STORAGE, FURNISHINGS, DECORATIONS AND/OR
28		OBSTRUCTIONS.
29		706.4 Storage in Sprinkler Equipment Rooms. Sprinkler
30		EQUIPMENT ROOMS MAY NOT BE USED AS STORAGE ROOMS.

1	706.5 Storage and Use of Open Flame/Fuel Fired Equipment. A
2	PERSON SHALL NOT USE OR STORE OPEN FLAME/FUEL FIRED EQUIPMENT
3	inside or within 15 feet of a multi-family dwelling.
4	(72) DELETE APPENDIX A, BOARDING STANDARD, IN ITS ENTIRETY.
5	
6	Title 14. Licenses, inspections and permits.
7	Subtitle 9. Rental housing license.
8	
9	Section 14.900. Definitions.
10	In this subtitle the following terms have the meanings indicated.
11	(h) "Howard County Property Maintenance Code for Rental Housing" means the
12	International Property Maintenance Code, [[2018]] 2021 Edition, as adopted in Title 3,
13	Subtitle 7 of the Howard County Code.
14	
15	Section 2. And Be It Further Enacted by the County Council of Howard County,
16	Maryland, that this Act shall become effective 61 days after its enactment.

BY THE COUNCIL

This Bill, having been approved by the Executive and returned to the Council, stands enacted on

November 3 , 2021.

Michelle Harrod, Administrator to the County Council

BY THE COUNCIL

This Bill, having been passed by the yeas and nays of two-thirds of the members of the Council notwithstanding the objections of the Executive, stands enacted on ______, 2021.

Michelle Harrod, Administrator to the County Council

BY THE COUNCIL

This Bill, having received neither the approval nor the disapproval of the Executive within ten days of its presentation, stands enacted on ______, 2021.

Michelle Harrod, Administrator to the County Council

BY THE COUNCIL

This Bill, not having been considered on final reading within the time required by Charter, stands failed for want of consideration on ______, 2021.

Michelle Harrod, Administrator to the County Council

BY THE COUNCIL

This Bill, having been disapproved by the Executive and having failed on passage upon consideration by the Council stands failed on ______, 2021.

Michelle Harrod, Administrator to the County Council

BY THE COUNCIL

This Bill, the withdrawal of which received a vote of two-thirds (2/3) of the members of the Council, is withdrawn from further consideration on ______, 2021.

Michelle Harrod, Administrator to the County Council