N1, L2

1lr1941 CF HB 1061

By: **Charles County Senators** Introduced and read first time: February 9, 2021 Assigned to: Judicial Proceedings

## A BILL ENTITLED

1 AN ACT concerning

### 2 Southern Maryland – Multifamily Dwelling Registration – Fees and Fines

3 FOR the purpose of authorizing the code home rule counties of the Southern Maryland class to require a certain property owner to register certain property with the county in 4  $\mathbf{5}$ order to offer the property for lease; authorizing the code home rule counties of the 6 Southern Maryland class to charge a fee on a certain property owner for registering 7 certain property with the county and to impose a fine on a property owner who leases 8 a dwelling that is not registered with the county; authorizing the code home rule 9 counties of the Southern Maryland class to adopt certain regulations; and generally relating to multifamily dwellings in Southern Maryland. 10

- 11 BY repealing and reenacting, with amendments,
- 12 Article Public Safety
- 13 Section 12–203
- 14 Annotated Code of Maryland
- 15 (2018 Replacement Volume and 2020 Supplement)
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
  That the Laws of Maryland read as follows:
- 18 Article – Public Safety 1912 - 203.20(a) (1)In this section the following words have the meanings indicated. 21(2)"Department" means the Maryland Department of Labor. 22"Multifamily dwelling" means a property containing two or more (3)(i) 23dwelling units, including:

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



	2		SENATE BILL 832	
1		1.	an apartment house;	
2		2.	a boarding house;	
3		3.	a convent;	
4		4.	a dormitory;	
5		5.	a fraternity or sorority house;	
6		6.	a hotel or motel;	
7		7.	a monastery; and	
8		8.	a vacation time-share property.	
9	(ii)	"Mul	tifamily dwelling" does not include:	
10 11	Property Article; or	1.	a condominium, as defined in § $11-101$ of the Real	
$\begin{array}{c} 12 \\ 13 \end{array}$	2. a cooperative housing corporation, as defined in § $5-6B-01$ of the Corporations and Associations Article.			
14	(4) "Professional inspector" means:			
$15 \\ 16 \\ 17$	(i) Occupations and Profe engineering;	-	ofessional engineer licensed under Title 14 of the Business Article and experienced in the practice of structural	
18 19 20	(ii) and Professions Article a buildings; or		rchitect licensed under Title 3 of the Business Occupations nowledgeable in the design, construction, and inspection of	
21 22 23	e	l0 dwe	purposes of the inspection of a multifamily dwelling elling units, a qualified person with at least 5 years of ling operations, upkeep, and maintenance.	
$\begin{array}{c} 24 \\ 25 \end{array}$			division shall adopt by regulation a local housing code that enance standards for housing in the subdivision.	
26	(c) The Depart	ment s	shall adopt by regulation a Minimum Livability Code.	
$\begin{array}{c} 27\\ 28 \end{array}$	., .,		provided in paragraph (2) of this subsection, the Minimum lential structures used for human habitation.	
29	(2) The I	Minim	um Livability Code does not apply to:	

1		(i)	an owner–occupied housing unit;		
$\frac{2}{3}$	housing code tha	(ii) t substa	any housing in a political subdivision that has adopted a local antially conforms to the Minimum Livability Code; or		
4		(iii)	any housing exempted by the Department.		
5	(e) The	Minim	um Livability Code shall:		
6	(1)	set n	ninimum property standards for housing in the State;		
7	(2)	allow	o for exceptions and variations between political subdivisions:		
8		(i)	to reflect geographic differences; or		
9 10	exceptions or var	(ii) iations	if the Department determines that unique local conditions justify recommended by political subdivisions; and		
11	(3)	inclu	de minimum standards for:		
12 13	and sanitation; a	(i) nd	basic equipment and facilities used for light, ventilation, heat,		
$\begin{array}{c} 14 \\ 15 \end{array}$	premises.	(ii)	safe and sanitary maintenance of residential structures and		
$\begin{array}{c} 16 \\ 17 \end{array}$	(f) (1) The political subdivision in which the housing is located shall enforce the Minimum Livability Code.				
$\begin{array}{c} 18\\ 19\end{array}$	(2) displaced by enfo		ss alternative housing is provided, an individual may not be t of the Minimum Livability Code.		
20	(3)	(i)	This paragraph does not apply in Baltimore City.		
$21 \\ 22 \\ 23 \\ 24 \\ 25 \\ 26$	multifamily dwelling in the political subdivision in which a unit in the multifamily dwelling has balcony railings that are primarily constructed of wood at least once every 5 years, beginning no later than 10 years after the balcony is constructed, to ensure that the balcony railings meet the requirements of the applicable local housing code or the Minimum				
27		(iii)	A political subdivision may:		
28 20	this noregraph.		1. conduct inspections required under subparagraph (ii) of		

29 this paragraph;

$\frac{1}{2}$	2. authorize a third party to conduct inspections required under subparagraph (ii) of this paragraph on behalf of the political subdivision; or
$3 \\ 4 \\ 5$	3. require an inspection required under subparagraph (ii) of this paragraph to be conducted and certified to the political subdivision by a professional inspector hired by the owner of the multifamily dwelling.
$6 \\ 7$	(iv) A certification made by a professional inspector under subparagraph (iii)3 of this paragraph shall:
$\frac{8}{9}$	1. be made in the form required by the applicable political subdivision; and
10	2. include:
11	A. a statement that the balcony railings have been inspected;
12	B. the name of the owner of the multifamily dwelling;
13	C. the address of the multifamily dwelling;
14	D. the name of the inspector;
15	E. the date the multifamily dwelling was inspected;
16	F. the results of the inspection; and
17 18	G. any other information required by the political subdivision.
19	(v) A political subdivision shall:
20 21 22	1. provide notice to the owner of a multifamily dwelling at least 10 days before any inspection of the dwelling conducted under subparagraph (iii)1 or 2 of this paragraph; or
$23 \\ 24 \\ 25$	2. A. notify the owner of a multifamily dwelling of the need to have a professional inspector complete an inspection under subparagraph (iii)3 of this paragraph; and
$\begin{array}{c} 26 \\ 27 \end{array}$	B. allow the owner of the multifamily dwelling a reasonable period of time to have the inspection completed.
$\begin{array}{c} 28 \\ 29 \end{array}$	(vi) A political subdivision that otherwise inspects multifamily dwelling units at least once every 5 years may include the inspection required under

30 subparagraph (ii) of this paragraph as part of that inspection.

1 In this paragraph, "multiple-family dwelling" has the meaning (4)(i)  $\mathbf{2}$ stated in Article 13, § 5–1 of the Baltimore City Code. 3 (ii) This paragraph applies only in Baltimore City. 4 (iii) Baltimore City may not issue or renew a multiple-family dwelling license unless the applicant demonstrates that a professional inspector has  $\mathbf{5}$ completed an inspection of the multiple-family dwelling to ensure that each balcony railing 6 7in the multiple-family dwelling meets the requirements of the Building, Fire, and Related 8 Codes of Baltimore City. 9 (iv) Beginning in October 2015, and every 5 years thereafter, at the time that Baltimore City sends a renewal notice to a holder of a multiple-family dwelling 10 license, Baltimore City shall notify the license holder of the inspection requirement under 11 subparagraph (iii) of this paragraph. 1213A political subdivision may charge a property owner a fee for: (5)14 (i) an inspection made to enforce the Minimum Livability Code; and 15(ii) a periodic inspection made under paragraph (3) or (4) of this 16 subsection. (6) 17**(I)** THIS PARAGRAPH APPLIES ONLY IN THE CODE HOME RULE COUNTIES OF THE SOUTHERN MARYLAND CLASS, AS IDENTIFIED IN § 9-302 OF THE 18LOCAL GOVERNMENT ARTICLE. 19 20(II) A CODE HOME RULE COUNTY OF THE SOUTHERN 21MARYLAND CLASS MAY: 221. **REQUIRE A PROPERTY OWNER OF A MULTIFAMILY** 23DWELLING LOCATED IN THE COUNTY TO REGISTER THE DWELLING WITH THE COUNTY IN ORDER TO OFFER UNITS IN THE DWELLINGS FOR LEASE; 24252. CHARGE A FEE ON A PROPERTY OWNER FOR 26**REGISTERING A MULTIFAMILY DWELLING WITH THE COUNTY; AND** 273. IMPOSE A FINE ON A PROPERTY OWNER THAT LEASES A UNIT IN A MULTIFAMILY DWELLING THAT IS NOT REGISTERED WITH THE COUNTY 2829UNDER THIS PARAGRAPH. 30 (III) A CODE HOME RULE COUNTY OF THE SOUTHERN 31 MARYLAND CLASS MAY ADOPT REGULATIONS RELATING TO THE REGISTRATION OF 32MULTIFAMILY DWELLINGS UNDER THIS PARAGRAPH.

$rac{1}{2}$	(g) (1) On application of the property owner, a political subdivision may waive the applicability of the Minimum Livability Code to a unit of rental housing if:
$\frac{3}{4}$	(i) each tenant of the unit is given adequate notice in the form and manner specified by the political subdivision;
$5 \\ 6$	(ii) each tenant is given an opportunity to comment on the application in writing or in person; and
7	(iii) the waiver would not threaten the health or safety of any tenant.
8 9 10	(2) A political subdivision may waive applicability of the Minimum Livability Code if the waiver is granted on the basis of the religious practices of the tenant of a unit of rental housing.
11	(h) The Department:
$\begin{array}{c} 12\\ 13 \end{array}$	(1) shall decide questions of interpretation of the Minimum Livability Code, including questions that relate to uniform enforcement by political subdivisions; and
$\begin{array}{c} 14 \\ 15 \end{array}$	(2) may authorize waivers or exemptions under the Minimum Livability Code.
$\begin{array}{c} 16 \\ 17 \end{array}$	(i) (1) The Department may provide matching grants and technical assistance to political subdivisions to implement the Minimum Livability Code.
18 19	(2) The matching grants shall be allocated using a formula developed by the Department to take into account population and other relevant factors.
$\begin{array}{c} 20\\ 21 \end{array}$	(3) The Department may waive the requirement of a match if adequate local money is not available.
$\begin{array}{c} 22\\ 23 \end{array}$	(j) (1) A property owner may not willfully violate the Minimum Livability Code.
$\begin{array}{c} 24\\ 25\\ 26 \end{array}$	(2) A person who violates this subsection is guilty of a misdemeanor and on conviction is subject for each violation to imprisonment not exceeding 3 months or a fine not exceeding \$500 for each day the violation exists or both.
$\begin{array}{c} 27\\ 28 \end{array}$	(3) A penalty imposed under this subsection is in addition to and not a substitute for any other penalty authorized under federal, State, or local law.
29 30	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2021.