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

Bill No.	CB-073-2024			
Chapter No.	80			
Proposed and Presented by Council Member Dernoga				
Introduced by Council Members Dernoga, Blegay, Watson, Olson, Ivey, Fisher, Oriadha,				
	Hawkins and Burroughs			
Co-Sponsors				
Date of Introdu	ction October 22, 2024			
	BILL			
AN ACT concern	ing			
	Noise Control			
For the purpose of	f clarifying the County noise policy; providing for a certain definition;			
providing for max	ximum allowable noise levels; repealing waivers and certain regulations and			
fees for noise leve	el and noise disturbance standards for construction; repealing certain			
exceptions; provide	ding for certain exemptions; providing for increased penalties; providing for			
changes for certai	n civil citation; providing for the issuance of regulations establishing the			
equipment and ted	chniques used to measure vibrations effective on a certain date; and generally			
regarding noise co	ontrol.			
BY repealing and	reenacting with amendments:			
	SUBTITLE 19. POLLUTION.			
Sections 19-121, 19-122, 19-122.01,				
	19-123, 19-124 and 19-125,			
The Prince George's County Code				
(2023 Edition).				
BY repealing:				
SUBTITLE 19. POLLUTION.				
Section 19-122.02,				
	The Prince George's County Code			
(2023 Edition).				

SECTION 1. BE IT ENACTED by the County Council of Prince George's County, Maryland, that Sections 19-121, 19-122, 19-122.01, 19-123, 19-124, and 19-125 of the Prince George's County Code be and the same are hereby repealed and reenacted with the following amendments:

# SUBTITLE 19. POLLUTION. DIVISION 2. NOISE CONTROL.

### Sec. 19-120. Declaration of Policy.

The County Council for Prince George's County, Maryland, hereby declares it to be the public policy of the County that every resident of the County is entitled to noise levels that are not detrimental to health, safety, or welfare and the use, enjoyment and protection of property; and the general intent of this Division is to control noise levels throughout the County so as to promote public health, safety, welfare, the peace and quiet of the inhabitants of the County.

#### Sec. 19-121. Definitions.

- (a) For the purposes of this Division, the following words and phrases shall have the meanings respectively ascribed to them in this Section:
- (1) **Commercial** means anything other than a residential zone or industrial zone as set forth in Subtitle 27.
- (1.1) **Construction** means temporary activities directly associated with site preparation, assembly, erection, repair, alteration, or demolition of structures or roadways.
- (2) **dBA** means decibels of sound, as determined by the A-weighting network of a sound level meter or by calculation from octave band or one-third octave band data.
- (2.1) **dBC** means decibels of sound, as determined by the C-weighting network of a sound level meter or by calculation from octave band or one-third octave band data.
  - (3) **Daytime** means the hours from 7 a.m. to 9 p.m.
- (4) **Decibel** means a unit of measure equal to 10 times the logarithm to the base 10 of the ratio of a particular sound pressure squared to the standard reference pressure squared. The standard reference pressure is 20 micropascals.
- (5) **Department** shall mean the Department of Permitting, Inspections, and Enforcement or another authorized designee agency or department.
  - (6) **Director** shall mean the Director of the Department of Permitting, Inspections,

1	and Enforcement for Prince George's County, Maryland, or their authorized designee.
2	(7) Enforcement officer means:
3	(A) for a noise originating from any source:
4	(i) an employee or agent of the Department designated by the Director to
5	enforce this Division;
6	(ii) a police officer; or
7	(B) for a noise originating from an animal source, the Director of the Animal
8	Control Division or the Director's authorized designee within the Department of the
9	Environment.
10	(7.1) <b>Industrial Zone</b> means any property that has been zoned industrial.
11	(8) Landlord shall mean the person who manages, leases, holds, or otherwise
12	controls the property of an owner.
13	(9) <b>Nighttime</b> means the hours from 9 p.m. to 7 a.m.
14	(10) Noise means sound, created or controlled by human activity, from one or more
15	sources, heard by an individual over a period of time.
16	(11) Noise disturbance means any noise that is:
17	(A) unpleasant, annoying, offensive, loud, or obnoxious;
18	(B) unusual for the time of day or location where it is produced or heard;
19	(C) detrimental to the health, comfort, quality of life, or safety of any individual
20	or to the reasonable enjoyment of property or the lawful conduct of business because of the
21	loudness, duration, or character of the noise or;
22	(D) exceeds the objective standards of this Division.
23	(12) Noise-suppression plan means a written plan to use the most effective noise-
24	suppression equipment, materials, and methods appropriate and reasonably available for a
25	particular type of construction.
26	(13) Owner shall mean the person listed on the tax records of the County as the
27	property owner.
28	(14) Person means an individual, group of individuals, corporation, firm, partnership,
29	or voluntary association; or a department, bureau, agency, or instrument of the County or any
30	municipality, or of any other government to the extent allowed by law.
31	(15) Police Chief or officer shall mean the Chief of the Prince George's County Police

Department, a sworn member of the Prince George's County Police Department, or their authorized designee.

- (16) **Receiving property** means any real property where people live or work and where noise is heard, including an apartment, condominium unit, or cooperative building unit.
  - (17) **Residential** means any property in a residential zone as set forth in Subtitle 27.
- (18) **Residential area** is an area located within a residential or rural and agricultural zone listed in Subtitle 27 of this Code, including residential areas abutting Transit-Oriented/Activity Center zones and mixed-use, commercial, and industrial areas as defined in Subtitle 27.
- (19) **Recreational or Entertainment Establishment** is an establishment as defined in Subtitle 27 of this Code.
  - (20) **Sound** means an auditory sensation evoked by the oscillation of air pressure.
- (21) **Source** means any person, installation, device, or animal causing or contributing to noise.

#### Sec. 19-122. Prohibition.

- (a) Maximum allowable noise levels.
- (1) Except as otherwise provided in Section 19-122.01, a person must not cause or permit noise levels that exceed the following levels:

Maximum Allowable Noise Levels (dBA) for Receiving Land Use Categories

Day/Night	Industrial Commercial		Residential
Day	75	67	65
Night	75	62	55

- (2) A person must not cause or permit the emission of a prominent discrete tone or impulsive noise that exceeds a level, at the location on a receiving property where noise from the source is greatest, that is 5 dBA lower than the level set in paragraph (1) for the applicable noise area and time. Impulsive noise may include, for example, noise from weapons fire, pile drivers, or punch presses.
- (3) A person may not cause or permit, beyond the property line of a source, vibration of sufficient intensity to cause another person to be aware of the vibration by such direct means as sensation of touch or visual observation of moving objects. The observer shall be located at or within the property line of the receiving property when vibration determinations are made.

- (4) A person may not operate or permit to be operated an off-road internal combustion engine powered recreational vehicle, including, but not limited to, a dirt bike, an all-terrain vehicle, a go cart, a snowmobile, or a similar vehicle, on private property closer than 300 feet to a neighboring residence or the associated curtilage, without the written permission of the affected resident, unless it can be demonstrated to the Department that the vehicle can be operated within the noise limits specified in paragraph (1) above.
- [(3)](5) Sound that crosses between residential and non-residential areas must not exceed the level set in paragraph (1) for residential noise areas.
- (6) For an alleged noise disturbance which results in part from low frequency sound (20 200 Hz), the maximum allowable noise levels may be measured dBC.
- (b) Noise disturbance. A person must not cause or permit noise that creates a noise disturbance.
- (c) Examples. The following examples illustrate common noise-producing acts that violate this section if they exceed the noise level standards set in subsection (a) or create a noise disturbance. The examples are illustrative only and do not limit or expand the noise level or noise disturbance standards of this section:
- (1) Sounding a horn or other signaling device on any motor vehicle on private property except:
  - (A) in an emergency; or
- (B) as a danger warning signal during daytime hours if the device complies with noise level limits.
- (2) Operating a sound-producing device on public streets for commercial advertising or to attract public attention.
  - (3) Selling anything by outcry.
- (4) Loading, unloading, opening, closing or otherwise handling containers, building materials, construction equipment, or similar objects.
  - (5) Operating a device that produces, reproduces, or amplifies sound.
  - (6) Allowing an animal to create a noise disturbance.
- Sec. 19-122.01. Noise level and noise disturbance standards for construction.
  - (a) Maximum allowable noise levels for construction.
    - (1) A person must not cause or permit noise levels from construction activity that

1	exceed the following levels:			
2	(A) From 7 a.m. to 6 p.m.:			
3	(i) 75 dBA if the Department has not approved a noise-suppression plan			
4	for the activity; or			
5	(ii) 85 dBA if the Department has approved a noise-suppression plan for			
6	the activity.			
7	(B) The level specified in Section 19-122(a) at all other times.			
8	(2) Construction noise levels must be measured at the location, at least 50 feet from			
9	the source, on a receiving property where noise from the source is greatest.			
10	(3) The Department must establish requirements for noise-suppression plans and			
11	adopt procedures for evaluating and approving plans. The requirements must provide that, at			
12	least 10 days before approving a noise-suppression plan, the Director must provide public notice			
13	reasonably calculated to reach at least a majority of households that might be affected by the			
14	construction activity noise levels above 75 dBA.			
15	(b) Construction noise disturbance. The prohibition on noise disturbance in Section 19-			
16	122(b) applies to construction activities, notwithstanding subsection (a).			
17	[(c) Violation of waiver. The Director may suspend, modify, or revoke a waiver granted			
18	under this section if a person violates the terms or conditions of the waiver.]			
19	[(d) Regulations and fees. The Director must issue regulations implementing this section			
20	that:			
21	(1) set the procedures and fees to apply for a waiver under subsections (a) or (b);			
22	(2) require the applicant to use the best technology and strategy reasonably available			
23	to mitigate noise, as determined by the Director;			
24	(3) allow temporary waivers under subsection (a) of no more than 30 days, renewable			
25	at the discretion of the Director no more than twice; and			
26	(4) specify the requirements for the hearing advertisement and sign required under			
27	subsection (b)(3). ]			
28	[Sec. 19-123 Exceptions.]			
29	[The following noise generating activities shall be exempt from enforcement under this			
30	Division:]			
31	[(a) any sound resulting from the emergency operation of a public service company or their			

1	contractors as defined in Section 1-101(x), Public Utilities Article of the Annotated Code of
2	Maryland or resulting from emergency operations by fire and rescue services, and police
3	agencies;]
4	[(b)any sound resulting from the operations of an instrumentality of the Federal, State, or
5	County government, the Board of Education, a bi-county agency, or of a municipality;]
6	[(c)a sound resulting from the operation of an aircraft.]
7	[(d)an outdoor event on private property for which a valid use and occupancy permit has
8	been issued for purposes of sporting, recreational, entertainment establishment, or for any other
9	event to which the public is invited; or]
10	[(e)an event or activity with a validly issued permit, license or other written authority which
11	takes place on property owned by the United States, the State, the County, and the Board of
12	Education, a bi-county agency, or a municipality.]
13	[(f)farm equipment being used on more than five (5) acres or outside of one hundred (100)
14	feet of the property line.]
15	[(g)lawn care, snow removal equipment and other household tools or equipment when used
16	and maintained in accordance with the manufacturer's specifications between the hours of 7:00
17	am to 9:00 pm.]
18	[(h)a source or condition expressly subject to any State or federal noise-control law or
19	regulation.]
20	Sec. 19-123. Exemptions.
21	(a) The provisions of this regulation may not apply to devices used solely for the purpose
22	of warning, protecting, or alerting the public, or some segment thereof, of the existence of an
23	emergency or hazardous situation.
24	(b) The provisions of this regulation do not apply to the following:
25	(1) Household tools and portable appliances in normal usage during daytime hours;
26	(2) Lawn care and snow removal equipment (daytime only) when used between the
27	hours of 7:00 am to 9:00 p.m. and maintained in accordance with the manufacturer's
28	specifications;
29	(3) Agricultural field machinery when used and maintained in accordance with
30	manufacturer's specifications on more than five (5) acres or outside of one hundred (100) feet of
31	the property line;

1	(4) Blasting operations for demolition, construction, and mining or quarrying
2	(daytime only);
3	(5) Motor vehicles on public roads;
4	(6) Aircraft and related airport operations at airports licensed by the Maryland
5	Aviation Administration;
6	(7) Boats on State waters or motor vehicles on State lands under the jurisdiction of
7	the Department of Natural Resources;
8	(8) Emergency operations;
9	(9) Pile driving equipment during the daytime hours of 8 a.m. to 5 p.m.;
10	(10) Sound, except those sounds that are electronically amplified, between 7 a.m. and
11	midnight, created by:
12	(A) Sporting events (except trap shooting, skeet shooting, or other target
13	shooting);
14	(B) Entertainment events; and
15	(C) Other public gatherings operating under permit or permission of the
16	appropriate local jurisdiction;
17	(11) Rapid rail transit vehicles and railroads;
18	(12) Construction and repair work on public property;
19	(13) Air conditioning or heat pump equipment used to cool or heat housing on
20	residential property; for this equipment, a person may not cause or permit noise levels which
21	exceed 70 dBA for air conditioning equipment at receiving residential property and 75 dBA for
22	heat pump equipment at receiving residential property;
23	(14) Household pets on residential property that are maintained in accordance with
24	local zoning requirements;
25	(15) Trap shooting, skeet shooting, or other target shooting between the hours of 9
26	a.m. and 9 p.m. on a range or other property of a shooting sports club that is chartered and in
27	operation as of January 1, 2001;
28	(16) Trash collection operations between the hours of 7 a.m. and 10 p.m.
29	(17) Marina equipment used to move boats during the period from 7 a.m. to 7 p.m.
30	provided that the noise level does not exceed 80 dBA at 20 meters from the equipment; or
31	(18) a source or condition expressly subject to any State or federal noise-control law or

5

10

11

12

15

16

20

26

23

regulation that is more stringent than this Division.

(c) The events and gatherings under paragraph [(a)] (b)(10) include, but are not limited to, athletic contests, amusement parks, carnivals, fairs at fairgrounds, sanctioned auto racing facilities, parades, demonstrations, and public celebrations.

## Sec. 19-124. Enforcement and penalties.

- (a) Any person, who after instructed to cease the noise, shall allow or cause a continued violation of this Section shall, upon conviction, be guilty of a misdemeanor and subject to a fine not exceeding [\$500.00] \$1,000.00 for a first offense, and [\$1,000.00] \$1,500.00 for each subsequent offense or imprisonment not exceeding thirty (30) days, or both such fine and imprisonment. Each day a violation continues is a separate offense.
- (b) As an alternative to criminal action, the Director, Police Chief, enforcement officer or police officer may issue a civil citation for any violation of this Section not exceeding [\$500.00] \$1,000.00 for a first offense, and [\$1,000.00] \$1,500.00 for each subsequent offense.
- (c) Violations of this Section may be reviewed by the Administrative Court as established in Subtitle 13, Division 15.

#### Sec. 19-125. Civil citation to owner or landlord.

- (a) The Director, Chief of Police, police officer, enforcement officer, or a designee may issue a civil citation to the owner or landlord of the building or premises from which noise in violation of Section 19-122 of this title emanates, if more than two civil citations have been filed against an occupant, at one address, within a [60-day] one-year period.
- (b) The Director, Chief of Police, police officer, enforcement officer, or a designee may issue additional civil citations for each subsequent violation within 6 months after the initial citation of the owner or landlord.
- (c) Before issuing a citation, the Director, Chief of Police, enforcement officer, police officer or a designee shall send by certified mail or deliver written notice to the owner or landlord that two citations have been filed under Section 19-122 of this title within a 60-day period.

#### Sec. 19-126. Measurement of Sound.

(a) The Department must issue regulations establishing the equipment and techniques it will use to measure sound levels. The Department may rely on currently accepted standards of recognized organizations, including the American National Standards Institute (ANSI),

1	American Society for Testing and Materials (ASTM), and the United States Environmental
2	Protection Agency.
3	(b) If the Department adopts regulations based on currently accepted standards of
4	recognized organizations referenced in subsection(s), a prima facia violation may be established
5	by the Department utilizing a commercially available noise meter that complies with the
6	standards in subsection (a).
7	(c) For multiple sources of sound, the Department may measure sound levels at any point
8	to determine the source of a noise.
9	(d) The Department shall issue regulations establishing the equipment and techniques it
10	will use to measure vibrations effective July 1, 2026.
11	SECTION 2. BE IT ENACTED by the County Council of Prince George's County,
12	Maryland, that Section 19-122.02 of the Prince George's County Code be and the same is hereby
13	repealed:
14	SUBTITLE 19. POLLUTION.
15	DIVISION 2. NOISE CONTROL.
16	[Sec. 19-122.02 Waivers.]
17	[(a)Temporary waiver.]
18	[(1)The Director may waive any part of this Division for a temporary event if the noise
19	the event will create or cause in excess of the limits established under this Division is offset by
20	the benefits of the event to the public.]
21	[(2)When the Director receives an application under this subsection, the Director must
22	provide public notice of the application reasonably calculated to reach at least a majority of
23	households that might be affected by noise levels anticipated for the event. The Director must not
24	approve an application under this subsection less than 10 days after the public notice.]
25	[(b)General waiver.]
26	[(1)The Director may waive any part of this Division if the Director determines that
27	compliance in a particular case is not practical and would impose undue hardship.]
28	[(2)When the Director receives an application under this subsection, the Director must
29	schedule a hearing on the application within 60 days.]
30	[(3)At least 30 days before the hearing, the applicant must advertise the hearing by:
31	(A)placing a display advertisement in a newspaper of general circulation in the

1	community where the source that is the subject of the application is located; and
2	(B)posting a sign at the location of the source.]
3	[(4)Based on evidence presented at the hearing, the Director may grant a waiver for up
4	to 3 years, under terms and conditions appropriate to reduce the impact of the exception.]
5	[(5)The Director may renew a waiver granted under this subsection if the applicant
6	shows that the circumstances supporting the original waiver have not changed.]
7	[(c)Violation of waiver. The Director may suspend, modify, or revoke a waiver granted
8	under this section if a person violates the terms or conditions of the waiver.]
9	[(d)Regulations and fees. The Director must issue regulations implementing this section
10	that:
11	(1)set the procedures and fees to apply for a waiver under subsections (a) or (b);
12	(2)require the applicant to use the best technology and strategy reasonably available to
13	mitigate noise, as determined by the Director;
14	(3)allow temporary waivers under subsection (a) of no more than 30 days, renewable at
15	the discretion of the Director no more than twice; and
16	(4)specify the requirements for the hearing advertisement and sign required under
17	subsection (b)(3).]
18	SECTION 3. BE IT FURTHER ENACTED that the provisions of this Act are hereby
19	declared to be severable; and, in the event that any section, subsection, paragraph, subparagraph,
20	sentence, clause, phrase, or word of this Act is declared invalid or unconstitutional by a court of
21	competent jurisdiction, such invalidity or unconstitutionality shall not affect the remaining
22	words, phrases, clauses, sentences, subparagraphs, paragraphs, subsections, or sections of this
23	Act, since the same would have been enacted without the incorporation in this Act of any such
24	invalid or unconstitutional word, phrase, clause, sentence, paragraph, subparagraph, subsection,
25	or section.
26	SECTION 4. BE IT FURTHER ENACTED that this Act shall take effect forty-five (45)
27	calendar days after it becomes law.

Adopted this 19 <sup>th</sup> day of November	r, 202	4.				
. — , ——	_	COUNTY CO GEORGE'S C			D	
		Jolene Ivey Chair	lvey			
ATTEST:						
Donna J. Brown Clerk of the Council						
Clerk of the Council		APPROVED:				
DATE:		Angela D. Als County Execu				
KEY: <u>Underscoring</u> indicates language added to [Brackets] indicate language deleted from Asterisks *** indicate intervening existing the statement of the sta	m exi	sting law.	that remain	unchanged	I.	
* * * *	:	*	*	*	*	*
THE COUNTY EXECUTIVE HAVING APPROVAL OR VETO WITHIN TENHER, THIS BILL BECAME LAW ON	(10) I	DAYS AFTER	THE DAT			