Clerk's Note: The word "will" has been added after the word "and" and before "be" on line 179. The underlining of the semi-colon on line 256 has been removed.

CORRECTED COPY

Bill No. 22-23

Concerning: Transient Lodging Facilities

- Short-Term Residential Rental
Revised: 11/1/2023 Draft No. 2
Introduced: April 18, 2023

Enacted: November 7, 2023

Executive: November 17, 2023

Effective: July 1, 2024

Sunset Date: None
Ch. 33 , Laws of Mont. Co. 2023

COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND

By: Council President Glass at the Request of the County Executive

AN ACT to:

- (1) assign enforcement responsibility to the Department of Health and Human Services for Article II (hotels) and to the Department of Housing and Community Affairs for Article III (bed and breakfasts and short-term residential rentals);
- [[(2) increase the maximum penalty for a violation of Article III of Chapter 54;]]
- [[(3)]](2) amend the application process for a bed and breakfast or short-term residential rental license, including license criteria and notice requirements;
- [[(4) clarify the process for challenging an application for bed and breakfast or short-term residential rental license;]]
- [[(5)]](3) clarify the process for suspending or revoking a bed and breakfast or short-term residential rental license;
- [[(6)]](4) clarify the process for appealing the Director's decision on a bed and breakfast or short-term residential rental license to the Board of Appeals; and [[(7)]](5) make other stylistic changes.

By amending

Montgomery County Code Chapter 54, Transient Lodging Facilities

Sections 54-1, 54-2, 54-3, 54-13, 54-26, 54-43, 54-44, 54-45, 54-46, 54-47, and 54-48

The County Council for Montgomery County, Maryland approves the following Act:

1	Sec. 1. Sections 54-1, 54-2, 54-3, 54-13, 54-26, 54-43, 54-44, 54-45, 54-46,
2	54-47, and 54-48 are amended, as follows:
3	Article I. In General.
4	54-1. Definitions.
5	* * *
6	Director means the Director of the Department of Health and Human Services,
7	or the Director's designee, in Article II of this Chapter. Director means the Director of
8	the Department of Housing and Community Affairs, or the Director's designee, in
9	Article III of this Chapter.
10	Department means the Department of Health and Human Services in Article II
11	of this Chapter. Department means the Department of Housing and Community
12	Affairs in Article III of this Chapter.
13	* * *
14	[[Primary Resident means a person who regularly resides at the location
15	designated for legal purposes of obtaining a driver's license and filing tax returns or
16	any other proof of occupancy approved by the Director.]]
17	* * *
18	Short-Term Residential Rental means the residential occupancy of a dwelling
19	unit for a fee for less than 30 consecutive days [[by the same individuals]] as allowed
20	under Section 59-3.3.3.I of this Code.
21	* * *
22	54-2. Authority of Executive to regulate and license.
23	The Executive may adopt regulations, under method (3), concerning the
24	operation, maintenance, conduct, application, licensing, and license fees for a hotel,
25	short-term residential rental, or bed and breakfast.
26	Sec. 54-3. [Guest register—Required] [[Violation of article; penalties]] Guest
27	<u>register—Required</u> .

[Any person who owns or operates a hotel, in the County must maintain on the premises a permanent register containing:

(a) the name of each visitor;

- (b) the residence address of each visitor, including state, city or town, street and street number or rural mail delivery route number;
 - (c) the number of the room or facility occupied by each visitor; and
 - (d) the date and time of registration and checkout of each visitor.

The register must include a record of the license plate numbers and state of registration of any automobiles or trailers that guests are using. The owner or operator of the establishment must see that the license plate and automobile or trailer registration information is correct. A person must not occupy any room until the registration required under this section is provided. The permanent register may be in a bound book, looseleaf book, or cards. If a looseleaf book or cards are used, the pages or cards must be numbered consecutively before use and all numbered pages or cards must be kept even though they are not used. The register required by this section must be kept for at least 3 years and must be open to inspection upon the request of the Director or of any law enforcement officer of the county or the state.]

Any person who owns or operates a hotel, in the County must maintain on the premises a permanent register containing:

- (a) the name of each visitor;
- (b) the residence address of each visitor, including state, city or town, street and street number or rural mail delivery route number;
 - (c) the number of the room or facility occupied by each visitor; and
- 51 (d) the date and time of registration and checkout of each visitor.

The register must include a record of the license plate numbers and state of registration of any automobiles or trailers that guests are using. The owner or operator of the establishment must see that the license plate and automobile or trailer

55	registration information is correct. A person must not occupy any room until the
56	registration required under this section is provided. The permanent register may be in
57	a bound book, looseleaf book, or cards. If a looseleaf book or cards are used, the pages
58	or cards must be numbered consecutively before use and all numbered pages or cards
59	must be kept even though they are not used. The register required by this section must
60	be kept for at least 3 years and must be open to inspection upon the request of the
51	Director or of any law enforcement officer of the county or the state.
52	[A violation of any provision of Article II or Article III of this Chapter is a class
63	A violation. However, notwithstanding Section 1-19, the maximum penalty for a civil
54	violation of Article III is \$1,000 for an initial or repeat offense. Each day a violation
65	continues is a separate offense.]]
66	* * *
67	Article II. HOTELS.
68	Division 1. GENERALLY.
59	* * *
70	54-13. [Violation of article; penalties] [[Guest register - Required]] Violation of
71	article; penalties.
72	[A violation of any provision of Article II or Article III of this Chapter is a class
73	A violation.]
74	A violation of any provision of Article II or Article III of this Chapter is a class
75	A violation.
76	[[Any person who owns or operates a hotel in the County must maintain on the
77	premises a permanent register containing:
78	(a) the name of each visitor;
79	(b) the residence address of each visitor, including state, city or town, street
30	and street number or rural mail delivery route number;
31	(c) the number of the room or facility occupied by each visitor; and

(d) the date and time of registration and checkout of each visitor.

The register must include a record of the license plate numbers and state of registration of any automobiles or trailers that guests are using. The owner or operator of the establishment must see that the license plate and automobile or trailer registration information is correct. A person must not occupy any room until the registration required under this section is provided. The permanent register may be in a bound book, looseleaf book, or cards. If a looseleaf book or cards are used, the pages or cards must be numbered consecutively before use and all numbered pages or cards must be kept even though they are not used. The register required by this section must be kept for at least 3 years and must be open to inspection upon the request of the Director or of any law enforcement officer of the county or the state.]

93 * * *

Division 2. LICENSES.

95 * * *

54-26. Revocation or suspension generally.

97 * * *

- (b) The Director may revoke or suspend any license issued under this Division if the Director finds that the hotel is disruptive to the general peaceful enjoyment, dangerous to the health and safety, of the community, or is a nuisance because of noise or indecent or immoral activity by any guest, owner, operator or employee. The Director may also revoke or suspend any license issued under this Chapter if the owner or operator of the hotel has, while operating the hotel, been convicted of violating:
 - (1) the provisions of the Criminal Law Article of the Maryland Code as <u>listed</u> in Section 54-20; or

108 * * *

109	Article III	I. [BED AND BREAKFAST AND SHORT-TERM RESIDENTIAL
110	RENTAL]	[[Bed and Breakfast and Short-Term Residential Rental]] BED AND
111	BR	EAKFAST AND SHORT-TERM RESIDENTIAL RENTAL.
112		* * *
113	54-43. [Cer	tification] Application for a License.
114	An ap	oplication for a <u>license</u> to <u>operate</u> a bed and breakfast [license] or short-
115	term reside	ntial rental or a license renewal for either use must be signed by the
116	applicant an	d include the State Sales Tax and Use Registration number. The applicant
117	must [[provi	de supporting documents as the Department may require and]] certify that:
118	[(a)	the building in which the bed and breakfast license or short-term
119		residential rental is located complies with all applicable zoning standards
120		under Chapter 59 of this Code;]
121	<u>(a)</u>	the building in which the bed and breakfast license or short-term
122		residential rental is located complies with all applicable zoning standards
123		under Chapter 59 of this Code;
124	[[<u>(a)</u>	the applicant is the owner of the dwelling unit where the bed and breakfast
125		or the short-term residential rental is located;]]
126	[(b)	the total number of overnight guests in the short-term residential rental
127		who are 18 years or older is limited to 6, and the total number of overnight
128		guests over 18 years of age per bedroom is limited to 2;]
129	<u>(b)</u>	the total number of overnight guests in the short-term residential rental
130		who are 18 years or older is limited to 6, and the total number of overnight
131		guests over 18 years of age per bedroom is limited to 2;
132	[[<u>(b)</u>	the dwelling unit where the bed and breakfast or short-term residential
133		rental is located is the primary residence of the applicant;]]
134	[(c)	only habitable rooms will be used by guests;]
135	<u>(c)</u>	only habitable rooms will be used by guests;

136	[<u>[(c)</u>	the building in which the bed and breakfast or short-term residential rental
137		is located complies with all applicable zoning standards under Chapter 59
138		of this Code;]]
139	[(d)	smoke detectors in all units and carbon monoxide detectors in all units
140		using natural gas operate as designed;]
141	<u>(d)</u>	smoke detectors in all units and carbon monoxide detectors in all units
142		using natural gas operate as designed;
143	[<u>[(d)</u>	the applicant will maintain a registry of all guests at the bed and breakfast
144		or the short-term residential rental, readily available for inspection by the
145		Department;]]
146	[(e)	sanitation facilities operate as designed;]
147	<u>(e)</u>	sanitation facilities operate as designed;
148	[<u>[(e)</u>	except for persons visiting the primary resident, only registered guests
149		under (d) will be allowed in the dwelling unit or on the property;]]
150	[(f)	the applicant has not been found guilty of a violation of this Chapter in
151		the past 12 months;]
152	[<u>[(f)</u>	the number of registered guests in the short-term residential rental who
153		are 18 years or older is limited to 2 per bedroom, provided that the total
154		number of registered guests in the short-term residential rental must not
155		exceed 6;]]
156	[(g)	all local taxes and required fees are paid in full;]
157	<u>(f)</u>	all local taxes and required fees are paid in full;
158	[<u>[(g)</u>	only habitable rooms will be used by guests;]]
159	[(h)	the dwelling unit where the bed and breakfast or short-term residential
160		rental is located is the primary residence of the applicant;]
161	<u>(g)</u>	the dwelling unit where the bed and breakfast or short-term residential
162		rental is located is the primary residence of the applicant;

163	[[<u>(h)</u>	smoke detectors, and carbon monoxide detectors where natural gas is
164		used, operate as designed;]]
165	[(i)	the applicant is the owner or owner-authorized agent of the facility;]
166	<u>(h)</u>	the applicant is the owner or owner-authorized agent of the facility;
167	[<u>(i)</u>	sanitation facilities operate as designed;]]
168	[(j)	the applicant posted rules and regulations inside the rental, including
169		contact information for a representative designated for emergency
170		purposes;]
171	<u>(i)</u>	the applicant posted rules and regulations inside the rental, including
172		contact information for a representative designated for emergency
173		purposes;
174	<u>(j)</u>	notwithstanding section 54-45(d), the applicant has not been found guilty
175		of a violation of this Chapter in the past 36 months;
176	[(k)	the designated representative resides within 15 miles of the unit and be
177		accessible for the entirety of any contract where the primary resident is
178		not present;]
179	<u>(k)</u>	the designated representative resides within 15 miles of the unit and will
180		be accessible for the entirety of any contract where the primary resident
181		is not present;
182	[[<u>(k)</u>	all local taxes and required fees are paid in full;]]
183	[(1)	a record of all overnight visitors will be maintained and readily available
184		for inspection;]
185	<u>(1)</u>	a record of all overnight visitors will be maintained and readily available
186		for inspection;
187	[[(1)	a representative designated for emergency purposes, identified by name,
188		address, and phone number, resides within 15 miles of the unit and will
189		be available to the Department for the entirety of any contract whenever

190		the ov	vner is not present;]]
191	[(m)	where	e applicable, the following parties were notified:
192		(1)	in a single-unit or attached unit, abutting and confronting
193			neighbors;
194		(2)	in a multi-unit building, neighbors living across the hall and those
195			that share a ceiling, floor, and walls with the applicant's unit;
196		(3)	the municipality in which the residence is located;
197		(4)	any applicable homeowner's association, condominium, housing
198			cooperative; and
199		(5)	the owner of the unit or the owner's rental agent, if the applicant is
200			not the owner;]
201	<u>(m)</u>	where	e applicable, the following parties were notified:
202		<u>(1)</u>	in a single-unit or attached unit, abutting and confronting
203			neighbors;
204		<u>(2)</u>	in a multi-unit building, neighbors living across the hall and those
205			that share a ceiling, floor, and walls with the applicant's unit;
206		<u>(3)</u>	the municipality in which the residence is located;
207		<u>(4)</u>	any applicable homeowners association, condominium, housing
208			cooperative; and
209		<u>(5)</u>	the owner of the unit or the owner's rental agent, if the applicant is
210			not the owner;
211	[[<u>(m)</u>	the ap	oplicant posted rules and regulations inside the dwelling unit,
212		includ	ding the name, address, and phone number for the representative
213		design	nated for emergency purposes;]]
214	[(n)	the ap	oplication is not prohibited by any homeowner's association or
215		condo	ominium document, or a rental lease;]
216	<u>(n)</u>	the ap	oplication is not prohibited by any homeowners association or

217		condominium document, or a rental lease;					
218	[[<u>(n)</u>	where applicable, the applicant has notified the following parties of the					
219		application and the procedure for challenging the application before the					
220		<u>Director:</u>					
221		(1) in a single-unit or attached unit, abutting and confronting					
222		neighbors;					
223		(2) <u>in a multi-unit building, neighbors living across the hall and those</u>					
224		that share a ceiling, floor, and walls with the applicant's unit;					
225		(3) the municipality in which the bed and breakfast or short-term					
226		residential rental is located; and					
227		(4) any applicable homeowner's association, condominium, housing					
228		cooperative.]]					
229	[(o)	the common ownership community fees for the dwelling unit are no more					
230		than 30 days past due;]					
231	<u>(o)</u>	the common ownership community fees for the dwelling unit are no more					
232		than 30 days past due;					
233	[<u>[(o)</u>	the use of the dwelling unit as a bed and breakfast or short-term					
234		residential rental is not prohibited by any homeowner's association or					
235		condominium document, or a rental lease;]]					
236	[(p)	except for persons visiting the primary resident, only registered guests					
237		will be allowed on the property; and]					
238	<u>(p)</u>	except for persons visiting the primary resident, only registered guests					
239		will be allowed on the property; and					
240	[[<u>(p)</u>	the common ownership community fees for the bed and breakfast or					
241		short-term residential rental are no more than 30 days past due;]]					
242	(q)	any [on-line] online rental listing will include the short-term residential					
243		rental license number[.][[; and]].					

II(r) the dwelling unit will not be used as a short-term residential rental for 244 more than 120 days in a calendar year when the property owner is not 245 physically present in the dwelling unit.]] 246 54-44. Applications. 247 The Director must establish an electronic method of submitting, issuing, 248 renewing, denying, suspending, and revoking an application for a license through the 249 250 internet. 54-45. License Approval and Renewal. 251 The Director [must]: 252 253 (a) Jaccept the self-certification of the applicant after verifying compliance by reviewing available records] must review the application, including 254 supporting documents provided by the applicant, for conformance with 255 this Chapter and all other applicable laws and regulations; 256 257 (b) may inspect the property; 258 I(b)I(c) must approve or deny a license or a license renewal [within 15 working] 259 no earlier than 30 and no later than 60 days after receipt of [the] a completed application and all required fees unless the Director receives a 260 challenge to the [certifications] application under Section 54-46; [[and]] 261 must not deny a license for the sole reason that an applicant was operating (d) 262 263 without a license, if it is the applicant's first time receiving such a 264 violation; and [(c)][(d)]] (e) must, if the license or license renewal is approved: 265 (1) issue the license for a term of one year, renewable for additional 266 one-year terms, subject to re-application, payment of the license 267 fee, and compliance with all applicable laws and certifications 268 required for the license[.]; and 269 provide written notice to the parties listed in section [[54-43(n)]] (2) 270

271			54-43(m) of the issuance of the license and the procedure to file an			
272			appeal with the Board of Appeals.			
273	54-46. Challenge to [Certifications] <u>Applications</u> .					
274	(a)	With	in 30 days after the application is filed, a [A] challenge [to any			
275		requi	ired certification made by the applicant] may be filed with the			
276		Dire	ctor [within 30 days after the application is filed] by: [[any party			
277		<u>entit</u>	led to notice under section 54-43(n).]]:			
278		(1)	a resident or owner of real property located within 300 feet of a			
279			licensed or proposed license;			
280		(2)	the municipality in which the residence is located;			
281		(3)	any applicable homeowners association, condominium, housing			
282			cooperative; or			
283		(4)	the owner of the unit or the owner's rental agent, if the applicant is			
284			not the owner.]			
285		<u>(1)</u>	a resident or owner of real property located within 300 feet of a			
286			licensed or proposed license;			
287		<u>(2)</u>	the municipality in which the residence is located;			
288		<u>(3)</u>	any applicable homeowners association, condominium, housing			
289			<u>cooperative</u> ; or			
290		<u>(4)</u>	the owner of the unit or the owner's rental agent, if the applicant is			
291			not the owner.			
292	(b)	The	Director must, within 60 days after receipt of the challenge:			
293		(1)	provide notice of the challenge to the applicant;			
294		(2)	provide an opportunity for the applicant to respond to the			
295			challenge;			
296		(3)	investigate [the] any question of fact raised by the challenge; [and]			
297		(4)	[revoke] approve or deny the license or license renewal after			

298			review	ing the	applica	tion,	includi	ing	supporting	document
299			provid	ed by the	e applica	nt and	d challer	nger	, for confo	rmance with
300			this C	<u>apter</u> an	d <u>all</u> othe	er appl	icable la	aws	and regulat	ions; and [if
301			the Di	ector fin	ds that or	ne or 1	more fac	cts c	ertified by t	he applicant
302			is false	·]						
303	<u>(</u>	<u>(5)</u>	if the 1	icense or	<u>license</u> r	enewa	al is app	rove	ed:	
304			<u>(i)</u>	issue the	<u>license</u>	for a	term o	of o	ne year, re	newable for
305				additiona	al <u>one-y</u>	ear 1	terms,	subj	ect to re	-application
306				payment	of the	licen	se fee,	and	l complian	ce with all
307				applicab	<u>le laws a</u>	nd cer	rtificatio	ons 1	required for	the license
308				and						
309			<u>(ii)</u>	provide ?	written n	otice :	to the pa	<u>artie</u>	s listed in s	section [[54-
310				43(n)]] <u>:</u>	54-43(m)	<u>of</u> <u>tl</u>	ne issua	<u>ince</u>	of the lice	nse and the
311				procedui	<u>e to file a</u>	an app	eal with	n the	Board of A	ppeals.
312	54-47. Suspe	ension	and F	evocatio	<u>n</u> .					
313	(a)	[The l	icense	must be s	uspende	d for a	ny appli	ican	t receiving	at least three
314	•	compl	laints tl	at are ve	rified as	a viol	ation of	the l	icense or o	f the County
315	(Code	within	any 12-m	onth peri	iod.] <u>]</u>	The Dire	ector	may suspe	<u>nd or revoke</u>
316	<u>:</u>	any lic	ense is	sued und	er this Ar	ticle i	f the Dir	recto	r finds that	the licensee:
317	<u>'</u>	<u>(1)</u>	has vio	lated this	S Chapter	or an	y other a	appli	cable law o	r regulation;
318	<u> </u>	[[(2)	has op	erated, or	permitte	ed to b	e operat	ted,	the bed and	breakfast or
319			short-	erm resi	dential re	ental i	<u>n a man</u>	<u>nner</u>	<u>that is</u> disr	uptive to the
320			genera	1 peacefi	ıl <u>enjoyn</u>	nent c	of the co	omm	unity, dang	gerous to the
321			<u>health</u>	and safe	ty of the	comr	nunity,	or is	s a nuisance	e because of
322			noise o	or other a	ctivity; o	<u>r]]</u>				
323		[[(3)]]	(2)	has been	convicte	<u>ed of v</u>	iolating	<u>any</u>	of the prov	isions of the
324			Crimin	al Law A	article of	the M	aryland	Cod	e listed in ir	Section 54-

325			20 while operating the bed and breakfast or short-term residential
326			rental[[.]]; or
327		<u>(3)</u>	has repeatedly operated in a manner that is dangerous to the health
328			and safety of the community or is a nuisance because of noise or
329			other activity, as verified by the Department.
330	(b)	[Rene	ewal or reinstatement of licenses must follow procedures established
331		by the	e Director] Prior to any suspension or revocation, the Director may
332		requi	re the holder of the license to appear before the Director and show
333		cause	why the license should not be suspended or revoked.
334	54-48. App	eals.	
335	Any p	erson	aggrieved by [an approval] the issuance, renewal, denial, revocation
336	or suspension	on of a	bed and breakfast license or short-term rental license may appeal
337	the Director	r's dec	eision to the Board of Appeals within 30 days of the Director's
338	decision, reg	gardles	ss of whether a challenge to the application was filed under Section
339	<u>54-46</u> . [The	Board	of Appeals must hold a hearing on the appeal within 60 days after
340	the notice of	appea	l has been filed, and must act on the appeal within 30 days after the
341	hearing.]		
342			* * *
343	Sec. 2	2. Effe	ctive Date. This Act takes effect on July 1, 2024.

- 14 -

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C		
Eran Jem	November 7, 2023	
Evan Glass President, County Council	Date	
Approved:		
Marc Elf	November 17, 2023	
Marc Elrich, County Executive	Date	
This is a correct copy of Council action.		
Sant	November 17, 2023	
Sara R. Tenenbaum, Clerk of the Council	Date	