COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND

2020 Legislative Session

Resolution No. CR-31-2020

Proposed by The Council Chair (by request – County Executive)

Introduced by Council Members Turner, Anderson-Walker, Davis, Dernoga, Franklin,

Glaros, Harrison, Hawkins, Ivey, Streeter and Tavares

Date of Introduction May 11, 2020

RESOLUTION

1. A RESOLUTION concerning

2. Prince George’s County, Maryland’s Continued Declaration Of Emergency—Coronavirus

   (“Covid-19”)

3. For the purpose of continuing the emergency declarations of the County Executive set forth in
   Executive Orders 6-2020 and 7-2020, and as may be further amended.

   WHEREAS, Section 14-111 of the Public Safety Article of the Annotated Code of
   Maryland provides for the declaration of a Local State of Emergency; and

   WHEREAS, Section 6-134, et seq., of the Prince George’s County Code provides for the
   declaration of a Local State of Emergency; and

   WHEREAS, the President of the United States proclaimed that the COVID-19 outbreak in
   the United States constituted a national emergency beginning March 1, 2020; and

   WHEREAS, on March 5, 2020, the Governor of the State of Maryland declared
   a state of emergency and a catastrophic health emergency for the State of Maryland
   to control and prevent the spread of COVID-19; and

   WHEREAS, the World Health Organization, on March 11, 2020, announced that the
   COVID-19 outbreak can be characterized as a pandemic; and

   WHEREAS, the County Executive for Prince George’s County, Maryland has issued two
   local declarations of emergency because of the COVID-19 pandemic, Executive Order Number
   6-2020 on March 16, 2020 and Executive Order Number 7-2020 on April 13, 2020;

   WHEREAS, Section 14-111 (b) (1) of the Public Safety Article of the Annotated Code of
   Maryland states that the consent of the governing body is needed if a local declaration is
   continued or renewed for more than 30 days; and
WHEREAS, the number of COVID-19 positive cases in the County has exceeded 7600, with more than 1500 hospitalizations and more than 250 deaths; and

WHEREAS, the County’s health care system continues to be stressed and in need of resources to effectively combat this emergency; and

WHEREAS, unemployment in Prince George’s County, Maryland is currently at approximately fifteen percent and many of the jobs created in the County over the last five years have been lost due to economic downturn caused by the current health crisis; and

WHEREAS, COVID-19 continues to pose an imminent threat to the health, safety and welfare of County residents;

NOW, THEREFORE, BE IT RESOLVED by the County Council of Prince George’s County, Maryland, that Prince George’s County, Maryland continue under a declaration of emergency due to the COVID-19 outbreak pursuant to Executive Orders 6-2020 and 7-2020 and which shall be incorporated herein;

IT IS FURTHER ORDERED that the Prince George's County Emergency Operations Plan remain in full force and effect until terminated by the County Executive; and

IT IS FURTHER ORDERED that the following orders remain in effect:

1. All patrons shopping in County grocery stores, pharmacies and large chain retail establishments are required to wear masks or face coverings to enter.

2. All individuals who ride “The Bus”, Prince George’s County’s bus transit system, are required to wear masks or face coverings onboard.

3. Grocery stores, pharmacies and large chain retail establishments are required to promote social distancing inside and even outside of these establishments while customers wait to enter the premises.

4. All public offices and employees of Prince George’s County are hereby directed to exercise the utmost diligence in the discharge of duties required of them for the duration of the emergency and in execution of federal, state and local emergency laws, regulations, and directives.

5. All citizens are called upon and directed to comply with necessary emergency measures, to cooperate with public officials and emergency management forces in executing emergency operations plans, and to obey and comply with the lawful directions of properly identified officers.
6. All operating agencies will direct their communications and requests for assistance and operations directly to the Prince George’s County Emergency Operations Center.

**IT IS FURTHER ORDERED** that the directives set forth herein will be enforced by the Prince George’s County Health Department, with the assistance of Prince George’s County law enforcement as needed.

**IT IS FURTHER ORDERED** that the Executive Branch continue to provide weekly updates to the Council Chair or Vice Chair; and

**BE IT FURTHER RESOLVED** that this Resolution shall remain in effect for thirty (30) days unless terminated or amended sooner by the County Executive or extended by a subsequent Resolution of the governing body.

**BE IT FURTHER RESOLVED** that this Resolution shall take effect on the day it is adopted.

Adopted this 11th day of May, 2020.

COUNTY COUNCIL OF PRINCE GEORGE’S COUNTY, MARYLAND

BY: ___________________________

Todd M. Turner
Council Chair

ATTEST:

____________________________
Donna J. Brown
Clerk of the Council

APPROVED:

DATE: __________________________
BY: __________________________

Angela D. Alsobrooks
County Executive
A RESOLUTION CONCERNING PRINCE GEORGE'S COUNTY, MARYLAND'S CONTINUED DECLARATION OF EMERGENCY-CORONAVIRUS ("COVID-19") for the purpose of continuing the emergency declarations of the County Executive set forth in Executive Orders 6-2020 and 7-2020, and as may be further amended.

Rhonda L. Weaver, County Attorney

Dr. George L. Askew, DCAO for Health, Human Services and Education
Ronald E. Gill, Director, Office of Emergency Management

05/11/2020 County Council introduced and referred COW

Action Text:
This Resolution was introduced by Council Members Turner, Anderson-Walker, Davis, Dernoga, Franklin, Glaros, Harrison, Hawkins Ivey, Streeter and Taveras and referred to the Committee of the Whole

05/11/2020 County Council new draft substituted

Action Text:
A motion was made by Council Member Davis, seconded by Council Member Dernoga, Draft 2 be substituted in lieu of DR-1. The motion carried by the following vote:


05/11/2020 County Council adopted

Action Text:
A motion was made by Council Member Dernoga, seconded by Council Member Franklin, that this Resolution be adopted. The motion carried by the following vote:


05/12/2020 County Executive signed
AFFECTED CODE SECTIONS:

BACKGROUND INFORMATION/FISCAL IMPACT:
This legislation will authorize the continuation of the County’s emergency declaration caused by COVID-19. State law requires consent of the County Council to continue the declaration.

REPORT:

Committee Vote: Favorable with amendments (11-0). In favor: Council Members Turner, Anderson-Walker, Davis, Demnoga, Franklin, Giaros, Harrison, Hawkins, Ivey, Streeter and Taveras.

The County Council convened as the Committee of the Whole on May 11, 2020 to discuss CR-31-2020 a resolution concerning the County’s continued Declaration of Emergency-Coronavirus (“COVID-19”) for the purpose of continuing the emergency declarations of the County Executive set forth in Executive Orders 6-2020 and 7-2020. Robert J. Williams, Jr., Council Administrator, gave an overview of the resolution. Rhonda Weaver, County Attorney, discussed the state law provisions requiring the need for the resolution to continue or renew the emergency declaration in the County. Dr. Ernest Carter, Health Officer, and Ronald Gill, Jr., Director of Emergency Management, also briefed the Committee on the status of COVID-19 efforts in the County and the need to continue the emergency declaration. Staff provided proposed amendments to the resolution which consisted of inserting language to incorporate Executive Order 6-2020 and 7-2020 into the resolution; inserting language that allows the resolution to remain in effect for 30 days unless terminated or amended sooner by the County Executive or extended by a subsequent resolution of the governing body; deleting language on page 3 “and supersedes prior Executive Orders 6-2020 and 7-2020”; and inserting a signature line for the County Executive. The Committee discussed the length of time the resolution should remain in effect. The Committee of the Whole voted favorably as amended on CR-31-2020, 11-0.
May 7, 2020

The Honorable Todd M. Turner
Chair
Prince George’s County Council
County Administration Building
14741 Governor Oden Bowie Drive
Upper Marlboro, Maryland 20772

Dear Chair Turner:

Enclosed for the County Council’s consideration is a Resolution that would extend the County’s declaration of emergency necessitated by the outbreak of the Coronavirus (“COVID-19”). State law, specifically Public Safety Article 14-101(b)(1), requires the consent of the governing body if an emergency declaration is continued or renewed. The most recent declaration, Executive Order 7-2020, expires May 13, 2020.

Therefore, the enclosed resolution is presented for consideration by the County Council as required by Maryland law. The Executive Branch will continue to update and work in partnership with the Council during this emergency period.

The County Council’s favorable consideration of this legislation is greatly appreciated. If you have any questions, please contact Rhonda L. Weaver, County Attorney, Office of Law, at 301-952-5225.

Sincerely,

Angela D. Alsobrooks
County Executive

Enclosures
COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND

2020 Legislative Session

Resolution No. CR-51-2020

Proposed by The Council Chair (by request – County Executive)

Introduced by Council Members Turner, Streeter, Dernoga, Hawkins, Glaros, Taveras,

Anderson-Walker, Ivey, Harrison, and Davis

Date of Introduction June 9, 2020

RESOLUTION

A RESOLUTION concerning

Prince George’s County, Maryland’s Second Continued Declaration Of Emergency—

Coronavirus (“Covid-19”)

For the purpose of continuing the emergency declarations adopted by the governing body on
May 11, 2020, CR-31-2020, and continued by the County Executive as set forth in Executive
Orders 8-2020 and 10-2020, and as may be further amended.

WHEREAS, Section 14-111 of the Public Safety Article of the Annotated Code of
Maryland provides for the declaration of a Local State of Emergency; and

WHEREAS, Section 6-134, et seq., of the Prince George’s County Code provides for the
declaration of a Local State of Emergency; and

WHEREAS, the President of the United States proclaimed that the COVID-19 outbreak in
the United States constituted a national emergency beginning March 1, 2020; and

WHEREAS, on March 5, 2020, the Governor of the State of Maryland declared
a state of emergency and a catastrophic health emergency for the State of Maryland
to control and prevent the spread of COVID-19; and

WHEREAS, the World Health Organization, on March 11, 2020, announced that the
COVID-19 outbreak can be characterized as a pandemic; and

WHEREAS, the County Executive for Prince George’s County, Maryland has issued
several local declarations of emergency because of the COVID-19 pandemic; Executive Order
Number 6-2020 on March 16, 2020; Executive Order Number 7-2020 on April 13, 2020;
Executive Order Number 8-2020 on May 14, 2020; and Executive Order Number 10-2020 on
May 28, 2020; and
WHEREAS, the number of COVID-19 positive cases in the County has exceeded 16,400, with more than 2600 hospitalizations and approximately 540 deaths; and

WHEREAS, the County’s health care system continues to be stressed and in need of resources to effectively combat this emergency; and

WHEREAS, unemployment in Prince George’s County, Maryland is currently at approximately fifteen percent and many of the jobs created in the County over the last five years have been lost due to economic downturn caused by the current health crisis; and

WHEREAS, Section 14-111 (b) (1) of the Public Safety Article of the Annotated Code of Maryland states that the consent of the governing body is needed if a local declaration is continued or renewed for more than 30 days; and

WHEREAS, the Order of the Governor of the State of Maryland Number 20-06-03-01, issued June 3, 2020, specifically authorized political subdivisions to issue more restrictive orders than issued by the Governor including requiring any businesses, organizations, establishments, or facilities to close or modify their operations; and/or requiring individuals to remain indoors or to refrain from congregating; and

WHEREAS, COVID-19 continues to pose an imminent threat to the health, safety and welfare of County residents;

NOW, THEREFORE, BE IT RESOLVED by the County Council of Prince George's County, Maryland, that Prince George’s County, Maryland continue under a declaration of emergency due to the COVID-19 outbreak;

IT IS FURTHER ORDERED that the Prince George’s County Emergency Operations Plan remain in full force and effect until terminated by the County Executive; and

IT IS FURTHER ORDERED that it is necessary and reasonable to save lives and to protect the public safety and welfare of all Prince Georgians during this pandemic, by controlling and preventing the further spread of COVID-19, to issue the following orders that will take effect June 10, 2020 at 5:00 p.m.:

I. Except as otherwise provided in this Resolution, non-essential businesses shall remain closed to the general public. Non-essential businesses are defined as businesses, establishments, organizations and facilities that are not part of the critical infrastructure sectors identified by the U.S. Department of Homeland Security’s Cybersecurity and Infrastructure Security Agency (currently
described at:

II. Face Covering. “Face Covering” means a covering that fully covers a person’s nose and mouth. The term “Face Covering” includes, without limitation, scarves and bandanas. Face Coverings are required to be worn as follows:

A. All riders and operators on “The Bus”, Prince George’s County’s bus transit system, are required to wear Face Coverings;

B. All customers in a retail or restaurant establishment over the age of nine are required to wear Face Coverings while inside the enclosed area of any retail or restaurant establishment;

C. Adult customers accompanying children age two through nine shall use reasonable efforts to cause those children to wear Face Coverings while inside the enclosed area of any retail or restaurant;

D. All retail establishments shall require staff to wear, and those staff shall wear, Face Coverings while working in areas open to the general public and areas in which interactions with other staff are likely; and

E. All restaurants shall require staff who interact with customers (including, without limitation, delivery personnel) to wear, and those staff shall wear, Face Coverings while working.

F. Single-use Face Coverings shall be properly discarded in trash receptacles. It is recommended that all reusable Face Coverings be cleaned frequently (at least once per day).

III. Closure of Certain Specific Businesses, Organizations and Facilities

A. Senior Centers. All senior citizen activities centers (as defined in Section 10- 501 (i) of the Human Services Article of the Maryland Code) shall remain closed.

B. Retail Establishments shall remain closed with the exception that they may open for curbside service where the customer can order and pay for items online or over the telephone and arrive at the premises of the retail establishment and the items are delivered to the customer’s car. There must be no direct physical contact between the establishment’s
employee and customer and the employee and customer must wear appropriate face covering.

C. Restaurants and Bars

1. Restaurants, bars, and other similar establishments that sell food or beverages for consumption on premises in Prince George’s County, Maryland ("Restaurants and Bars") shall remain closed to the general public, except that in accordance with any social-distancing recommendations of the Centers for Disease Control and Prevention ("CDC") and the Maryland Department of Health ("MDH"), food and beverages may be:

   a. Sold if such food or beverages are promptly taken from the premises, i.e., on a carry-out or drive-through basis; or

   b. Delivered to customers off the premises; and

   c. Outdoor dining at Restaurants and Bars will be allowed if the Restaurants and Bars adhere to the following rules:

      i. establishment has current approval for outdoor dining or receives a Restaurant Temporary Outdoor Seating Area permit;

      ii. require all staff and customers to wear Face Coverings, in accordance with the Section II of this Resolution, except that customers, while eating or drinking during outdoor dining, may remove face covering;

      iii. ensure patrons are seated at least six feet away from each other, except for households seated together;

      iv. not allow groups larger than six persons to be seated together, except members of the same household;

      v. maximum of 50 patrons will be allowed at any outdoor dining regardless of space;
vi. all employees must receive health screenings prior to their shifts;

vii. customers, while eating or drinking at outdoor dining, may remove face covering

viii. no food service in a buffet format; and

ix. clean and disinfect each table between each seating in accordance with CDC and MDH guidelines, using cleaning products that meet the criteria of the U.S. Environmental Protection Agency for use against COVID-19.

x. hand sanitizer and appropriate hand washing facilities must be available;

xi. Any other applicable laws or regulations.

2. This Resolution does not apply to food or beverage services in health care facilities, which are expressly excluded from the definition of "Restaurants and Bars."

D. Fitness Centers

1. This Executive Resolution controls the occupancy and use of fitness centers, health clubs, health spas, gyms, aquatic centers, and self-defense schools in Prince George’s County, Maryland ("Fitness Centers").

2. All Fitness Centers shall remain closed to the general public, except that the portion of any Fitness Center that is licensed or otherwise permitted by applicable law, regulation, or order to provide child care services may remain open to the general public for the purpose of continuing to provide such child care services.

E. Theaters

Theatres in Prince George’s County, Maryland at which live performances occur or motion pictures are shown shall remain closed to the general public, including drive-in theaters.
F. Malls

1. This Resolution controls the occupancy and use of shopping centers in Prince George’s County, Maryland that have one or more enclosed pedestrian concourses ("Enclosed Malls").

2. Except as set forth in paragraphs III.B, III.F.3 and III.F.4, of this Resolution, the following portions of Enclosed Malls shall remain closed to the general public:
   a. Pedestrian concourses and other interior common areas open to the general public, including without limitation, food courts; and
   b. Retail establishments only accessible to the general public from enclosed pedestrian concourses or other interior areas.

3. Retail establishments attached to Enclosed Malls that are directly accessible from the outside are not required to close.

4. Access to the general public to the following portions of Enclosed Malls is not prohibited:
   i. That primarily sell groceries or pharmacy products, or
   ii. At which licensed professionals provide health care services; and
   iii. Pedestrian concourses and other interior common areas, but solely to the extent necessary for the general public to access the retail establishments described in this sub-paragraph.

G. Other Recreational Establishments

1. "Recreational Establishments" includes:
   a. Bingo halls;
   b. Bowling alleys;
c. Pool halls;
d. Amusement parks;
e. Roller- and ice-skating rinks;
f. Marinas and watercraft rental businesses;
g. Swimming pools;
h. Day camps;
i. Playgrounds;
j. Youth sports;
k. Tour boats;
l. Social and fraternal clubs, including without limitation, American Legion posts, VFW posts, and Elks Clubs;
m. Campgrounds; and
n. Any other establishment not listed above that is subject to the admission and amusement tax under Title 4 of the Tax-General Article of the Maryland Code.

2. All Recreational Establishments are hereby closed to the general public (including members, in the case of private clubs).

H. Other Miscellaneous Establishments
The following establishments shall remain closed to the general public:

1. Tattoo parlors;
2. Tanning salons; and
3. Massage parlors. “Massage parlors” does not include licensed massage therapists providing massage therapy in health care settings, as defined in Title 6 of the Health Occupations Article of the Maryland Code.

IV. Businesses, Organizations, Establishment and Facilities That May Open
A. Retail Establishments, except as provided in Paragraph III.F of this Resolution and pursuant to the conditions set forth in III.B of this Resolution.

The following rules must be adhered to:
1. Face Coverings requirements listed in Section II of this Resolution.
2. Maintain physical distancing (greater than 6’), wherever possible,
between employees and customers at curbside and between employees
during in-store operations;

3. Physical distancing markers for staff and customers required;

4. High contact surfaces (those with hourly or greater contact frequency)
will be cleaned with CDC and Environment Protection Agency ("EPA")
approved disinfectant at least every 2 hours;

5. All employees must receive training on CDC COVID-19 guidance
appropriate to their workplace prior to working;

6. Online shopping and payment via digital platforms should be encouraged
as much as possible.

B. Manufacturing. The following rules must be adhered to:

1. Maintain physical distancing (greater than 6'), wherever possible;

2. Use of appropriate personal protective equipment ("PPE"), including face
coverings as set forth in Section II of this Resolution, by all staff;

3. Physical distancing markers for staff;

4. High contact surfaces (those with hourly or greater contact frequency)
will be cleaned with CDC and EPA-approved disinfectant at least every
2 hours;

5. All employees must receive training on CDC COVID-19 guidance
appropriate to their workplace prior to working.

C. Farmers Markets will be able to open for carryout only. The following rules
must be adhered to:

1. Maintaining proper social distancing (greater than 6') is required,
wherever possible;

2. Face coverings, as set forth in Section II of this Resolution, are required
for vendors and customers;

3. CDC and EPA guidelines for cleaning high use surfaces must be
followed.

D. Childcare Facilities can open for dependents of Essential persons (as defined
below) and persons returning to work due to the Modified Phase 1 Opening
reflected in this Resolution. The following rules must be adhered to:
1. Maintain physical distancing (greater than 6'), wherever possible;
2. Use of PPE, including face coverings and gloves, by all employees;
3. High contact surfaces (those with hourly or greater contact frequency)
   will be cleaned with CDC and EPA- approved disinfectant at least every
   2 hours;
4. All employees must receive training on CDC COVID-19 guidance
   appropriate to their workplace prior to working;
5. Daily symptom screenings for employees and children;
6. Staggered drop-offs and pick-ups;
7. Temporary exclusion for employees and children, following CDC and
   MDH guidelines, in the event of positive cases;
8. All applicable State and local regulations for the operation of a childcare
   facility must be followed.
9. “Essential persons” is defined as:
   a. Providers of health, long-term, or acute inpatient care, emergency
      medical, or pharmacy services;
   b. Public health employees;
   c. Law enforcement personnel;
   d. Correctional services employees;
   e. Firefighters and other first responders;
   f. Government employees required to work during the state of
      emergency or catastrophic health emergency;
   g. Employees and representatives of insurance carriers, and those
      authorized by the Maryland Insurance Agency to engage in the
      business of insurance;
   h. National Guard personnel called to active duty;
   i. Staff and providers of child care or education services, including
      custodial staff and food service providers;
   j. Food distributors and suppliers, including food and supply services
      or distribution personnel;
   k. Transportation and delivery services personnel;
1. Gasoline service station operators and automobile repair mechanics;

m. Critical infrastructure employees, including emergency support
   personnel for gas and electric utility operations, public works, water
   treatment, and waste management.

E. Fully Automatic Car Washes. Customers must be able to remain in their cars
   while obtaining service. There should be no physical contact between car
   wash employees and vehicle occupants. The interior of the vehicle may not
   be cleaned by car wash employees, but the outside of the vehicle may be
   wiped down by these employees so long as there is adherence to the no
   physical contact mandate and the employees wear masks and gloves.

F. Barbershops and Beauty Salons (the latter limited to only providing hair
   services and hair services—blow drying, as described in Title 5 of the
   Business Occupations Article of the Maryland Code). The following rules
   must also be adhered to:

1. Customers must be served via appointment only;

2. Customers are not allowed to congregate in common sitting area waiting
   to be served;

3. Maintain physical distancing (greater than 6'), wherever possible and
   there must be appropriate floor markings to create adequate social
   distancing;

4. Use of PPE, including face coverings as set forth in Section II of this
   Resolution, by all employees;

5. Customers over the age of two must abide by the face coverings
   regulations set forth in Section II of this Resolution unless doing so would
   make it impossible for services to be performed;

6. Physical distancing markers for staff;

7. Service is limited to 1 customer for every 200 square feet of service
   delivery space;

8. High contact surfaces (those with hourly or greater contact frequency)
   will be cleaned with CDC and EPA-approved disinfectant at least every
   2 hours;
9. All employees must receive training on CDC COVID-19 guidance appropriate to their workplace prior to working.

G. Guidance is provided in the following sources: CDC Business and Workplace Toolkit; CDC COVID-19 FAQ for Businesses; CDC Guidance for Manufacturing Workers and Employers; CDC COVID-19 Guidance for Childcare Providers; MSDE COVID-19 FAQ for Child Care Settings.

V. The following activities are specifically allowed when done in compliance with applicable CDC and MDH guidance, including social distancing and applicable cleaning regulations:

A. Outdoor exercise activities, such as walking, hiking, running, biking, or individual and small group sports such as golfing and driving ranges (except miniature golf), tennis, and similar activities;

B. Outdoor fitness instruction;

C. Recreational fishing, hunting, shooting, and archery;

D. Recreational boating;

E. Horseback riding; and

F. Visiting cemeteries.

VI. Unless specifically allowed pursuant to this Executive Order, social, community, spiritual, religious, recreational, leisure, and sporting gatherings and events ("large gatherings and events") of more than 10 people are hereby prohibited at all locations and venues, including but not limited to parades, festivals, conventions, and fundraisers. Planned large gatherings and events must be canceled or postponed.

VII. Grocery stores, pharmacies and large chain retail establishments are required to promote social distancing inside and outside of these establishments while customers wait to enter the premises.

VIII. For avoidance of doubt, this Resolution does not require the closure of, or prohibit the movement of any staff or volunteer traveling to, from, or in connection with their duties at any:

A. Federal, State, or local government unit, building, or facility;

B. Newspaper, television, radio, or other media service; or
C. Non-profit organization or facility providing essential services to low-income persons, including, without limitation, homeless shelters, food banks, and soup kitchens.

IT IS FURTHER ORDERED that the directives set forth herein will be enforced by the Prince George’s County Health Department, with the assistance of Prince George’s County law enforcement as needed.

IT IS FURTHER ORDERED that the Executive Branch continue to provide weekly updates to the Council Chair or Vice Chair; and

IT IS FURTHER ORDERED that this declaration of emergency shall stay in effect for thirty (30) days unless amended or terminated sooner by the County Executive or as extended by a subsequent resolution of the governing body.

BE IT FURTHER RESOLVED that this Resolution shall take effect on the day it is adopted and supersedes Executive Orders 8-2020 and 10-2020.

Adopted this 9th day of June, 2020.

COUNTY COUNCIL OF PRINCE GEORGE’S COUNTY, MARYLAND

BY:

Todd M. Turner
Council Chair

ATTEST:

Donna J. Brown
Clerk of the Council

APPROVED:

Date: ____________________

BY:

Angela D. Alsobrooks
County Executive
June 5, 2020

The Honorable Todd M. Turner  
Chair  
Prince George’s County Council  
County Administration Building  
14741 Governor Oden Bowie Drive  
Upper Marlboro, Maryland 20772  

Dear Chair Turner:  

Enclosed for the County Council’s consideration is a second Resolution that would extend the County’s Declaration of Emergency necessitated by the outbreak of the Coronavirus (“COVID-19”). State law, specifically Public Safety Article 14-101(b)(1), requires the consent of the governing body if an emergency declaration is continued or renewed. The current resolution, CR-31-2020, expires June 10, 2020.  

Therefore, the enclosed resolution is presented for consideration by the County Council as required by Maryland law. The Executive Branch will continue to update and work in partnership with the Council during this emergency period.  

The County Council’s favorable consideration of this legislation is greatly appreciated. If you have any questions, please contact Rhonda L. Weaver, County Attorney, Office of Law, at 301-952-5225.  

Sincerely,  

Angela D. Alsobrooks  
County Executive  

Enclosures
Prince George's County Council

Agenda Item Summary

Meeting Date: 6/9/2020      Effective Date: 6/9/2020
Reference No.: CR-051-2020    Chapter Number:
Draft No.: 1                   Public Hearing Date:
Proposer(s): County Executive
Sponsor(s): Turner, Anderson-Walker, Davis, Dernoga, Glaros, Harrison, Hawkins, Ivey, Streeter and Taveras
Item Title: A RESOLUTION CONCERNING PRINCE GEORGE'S COUNTY, MARYLAND'S SECOND CONTINUED DECLARATION OF EMERGENCY-CORONAVIRUS (“COVID-19”) for the purpose of continuing the emergency declarations adopted by the governing body on May 11, 2020, CR-31-2020, and continued by the County Executive as set forth in Executive Orders 8-2020 and 10-2020, and as may be further amended.

Drafter: Rhonda L. Weaver, County Attorney
Resource Personnel: Dr. George L. Askew, DCAO for Health, Human Services and Education
Ronald E. Gill, Director, Office of Emergency Management

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<td>County Council</td>
<td>introduced and referred</td>
<td>COW</td>
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**Action Text:**
This Resolution was introduced by Council Members Turner, Streeter, Dernoga, Hawkins, Glaros, Anderson-Walker, Taveras, Ivey, Harrison and Davis and referred to the Sitting as the Committee of the Whole which is scheduled later this date.

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**Action Text:**
A motion was made by Vice Chair Hawkins, seconded by Council Member Davis, that this Resolution be Favorably recommended to the County Council. The motion carried by the following vote:

**Aye:** 9 Turner, Anderson-Walker, Davis, Dernoga, Glaros, Harrison, Hawkins, Ivey and Streeter

**Nay:** 1 Taveras

**Absent:** 1 Franklin

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<tr>
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Action Text:
A motion was made by Vice Chair Hawkins, seconded by Council Member Streeter, that this Resolution be adopted. The motion carried by the following vote:

Aye: 9 Turner, Anderson-Walker, Davis, Dernoga, Glaros, Harrison, Hawkins, Ivey and Streeter

Nay: 1 Taveras

Absent: 1 Franklin

AFFECTED CODE SECTIONS:

BACKGROUND INFORMATION/FISCAL IMPACT:
This legislation will authorize the continuation of the County’s emergency declaration caused by COVID-19. This will be the governing body’s second resolution continuing the emergency declaration. State law requires consent of the County Council to continue the declaration.

Document(s): R2020051, CR-051-2020 AIS
COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND
2020 Legislative Session

Resolution No. CR-64-2020

Proposed by The Council Chair (by request – County Executive)

Introduced by Council Members Turner, Davis, Hawkins, Harrison, Franklin, Glaros,

Dernoga and Taveras

Date of Introduction July 7, 2020

RESOLUTION

A RESOLUTION concerning

Prince George’s County, Maryland’s Third Continued Declaration Of Emergency—Coronavirus

(“Covid-19”)

For the purpose of continuing the emergency declarations most recently adopted by the
governing body on June 9, 2020, CR-51-2020, and continued by the County Executive as set
forth in Executive Order 13-2020 dated June 12, 2020 and Executive Order 15-2020 dated June
25, 2020, and as may be further amended.

WHEREAS, Section 14-111 of the Public Safety Article of the Annotated Code of
Maryland provides for the declaration of a Local State of Emergency; and

WHEREAS, Section 6-134, et seq., of the Prince George’s County Code provides for the
declaration of a Local State of Emergency; and

WHEREAS, the President of the United States proclaimed that the COVID-19 outbreak in
the United States constituted a national emergency beginning March 1, 2020; and

WHEREAS, on March 5, 2020, the Governor of the State of Maryland declared
a state of emergency and a catastrophic health emergency for the State of Maryland
to control and prevent the spread of COVID-19; and

WHEREAS, the World Health Organization, on March 11, 2020, announced that the
COVID-19 outbreak can be characterized as a pandemic; and

WHEREAS, the County Executive for Prince George’s County, Maryland has issued
several local declarations of emergency because of the COVID-19 pandemic: Executive Order
Number 6-2020 on March 16, 2020; Executive Order Number 7-2020 on April 13, 2020;
Executive Order Number 8-2020 on May 14, 2020; Executive Order Number 10-2020 on May
28, 2020; Executive Order Number 13-2020 on June 12, 2020; and Executive Order Number 15-
2020 on June 25, 2020; and

WHEREAS, the number of COVID-19 positive cases in the County is approximately
19,000, with more than 3000 hospitalizations and approximately 665 deaths; and

WHEREAS, the County’s health care system continues to be stressed and in need of
resources to effectively combat this emergency; and

WHEREAS, for the period March 15, 2020 through the week ending June 20, 2020,
cumulatively, approximately 115,900 unemployment claims were filed by County residents,
accounting for almost 14% of the new unemployment claims filed in the State; and

WHEREAS, Section 14-111 (b) (1) of the Public Safety Article of the Annotated Code of
Maryland states that the consent of the governing body is needed if a local declaration is
continued or renewed for more than 30 days; and

WHEREAS, the Order of the Governor of the State of Maryland Number 20-06-10-01,
issued June 10, 2020, specifically authorized political subdivisions to issue more restrictive orders
than issued by the Governor including requiring any businesses, organizations, establishments, or
facilities to close or modify their operations; and/or requiring individuals to remain indoors or to
refrain from congregating; and

WHEREAS, COVID-19 continues to pose an imminent threat to the health, safety and
welfare of County residents;

NOW, THEREFORE, BE IT RESOLVED by the County Council of Prince George's
County, Maryland, that Prince George’s County, Maryland continue under a declaration of
emergency due to the COVID-19 outbreak;

IT IS FURTHER ORDERED that the Prince George’s County Emergency Operations
Plan remain in full force and effect until terminated by the County Executive; and

IT IS FURTHER ORDERED that Prince George’s County, Maryland moved to a full
Phase 2 reopening effective June 29, 2020 at 5:00 p.m. and as such sufficient data is not yet
available to determine whether changes to the emergency declaration are required at this time;
and

IT IS FURTHER ORDERED that it is necessary and reasonable to save lives and to
preventing the further spread of COVID-19, effective July 9, 2020 at 5:00 p.m., the orders set
forth in Sections I through IX of Executive Order Number 15-2020 (dated June 25, 2020) are
fully incorporated and adopted herein: and

IT IS FURTHER ORDERED that an accurate and genuine copy of Executive Order
Number 15-2020 is attached hereto;

IT IS FURTHER ORDERED that the directives set forth herein will be enforced by the
Prince George’s County Health Department, with the assistance of Prince George’s County
law enforcement and other appropriate County employees as determined by the Chief
Administrative Officer, as needed.

IT IS FURTHER ORDERED that the Executive Branch continue to provide weekly
updates to the Council Chair or Vice Chair; and

IT IS FURTHER ORDERED that this declaration of emergency shall stay in effect through
September 16, 2020, 5:00 p.m., unless amended or terminated sooner by the County Executive or
as extended by a subsequent resolution of the governing body.

BE IT FURTHER RESOLVED that this Resolution shall take effect on the day it is
adopted.

Adopted this 7th day of July, 2020.

COUNTY COUNCIL OF PRINCE
GEORGE’S COUNTY, MARYLAND

BY:

Todd M. Turner
Council Chair

ATTEST:

Donna J. Brown
Clerk of the Council

APPROVED:

Date: _______________  BY:

Angela D. Alsobrooks
County Executive
July 2, 2020

The Honorable Todd M. Turner  
Chair  
Prince George’s County Council  
County Administration Building  
14741 Governor Oden Bowie Drive  
Upper Marlboro, Maryland 20772

Dear Chair Turner:

Enclosed for the County Council’s consideration is a Resolution that would extend the County’s declaration of emergency necessitated by the outbreak of the Coronavirus (“COVID-19”). State law, specifically Public Safety Article 14-101(b)(1), requires the consent of the governing body if an emergency declaration is continued or renewed. The most recent declaration, Executive Order 15-2020, expires July 9, 2020.

Therefore, the enclosed resolution is presented for consideration by the County Council. The Executive Branch will continue to update and work in partnership with the Council during this emergency period. Considering the legislative calendar, the proposed expiration date is September 16, 2020.

The County Council’s favorable consideration of this legislation is greatly appreciated. If you have any questions, please contact Rhonda Weaver, County Attorney, at 301-952-5225.

Sincerely,

Angela D. Alsobrooks  
County Executive

Enclosures
Prince George's County Council
Agenda Item Summary

Meeting Date: 7/7/2020  
Reference No.: CR-064-2020  
Draft No.: 1  
Proposer(s): County Executive  
Sponsor(s): Turner, Davis, Hawkins, Harrison, Franklin, Glaros, Dernoga and Taveras  
Item Title: A RESOLUTION CONCERNING PRINCE GEORGE'S COUNTY, MARYLAND'S THIRD CONTINUED DECLARATION OF EMERGENCY-CORONAVIRUS ("COVID-19") for the purpose of continuing the emergency declarations most recently adopted by the governing body on June 9, 2020, CR-51-2020, and continued by the County Executive as set forth in Executive Order 13-2020 dated June 12, 2020 and Executive Order 15-2020 dated June 25, 2020, and as may be further amended.

Drafter: Rhonda L. Weaver, County Attorney  
Resource Personnel: Dr. Ernest Carter, Health Officer  
Ronald E. Gill, Director, Office of Emergency Management

LEGISLATIVE HISTORY:

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<th>Date</th>
<th>Acting Body</th>
<th>Action:</th>
<th>Sent To:</th>
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<tbody>
<tr>
<td>07/07/2020</td>
<td>County Council</td>
<td>introduced and referred</td>
<td>COW</td>
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**Action Text:**
This Resolution was introduced by Council Members Turner, Davis, Hawkins, Harrison, Franklin, Glaros, Dernoga and Taveras, by request of the County Executive and referred to the Sitting as the Committee of the Whole

| 07/07/2020 | COW               | Favorably recommended           | County Council |

**Action Text:**
A motion was made by Vice Chair Hawkins, seconded by Council Member Davis, that this Resolution be Favorably recommended to the County Council. The motion carried by the following vote:


| 07/07/2020 | County Council    | adopted                         |          |

**Action Text:**
A motion was made by Vice Chair Hawkins, seconded by Council Member Taveras, that this Resolution be adopted. The motion carried by the following vote:

AFFECTED CODE SECTIONS:

BACKGROUND INFORMATION/FISCAL IMPACT:
This legislation will authorize the continuation of the County’s emergency declaration caused by COVID-19. State law requires consent of the County Council to continue the declaration. Considering the legislative calendar, the proposed expiration date is September 16, 2020.

COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND

2020 Legislative Session

Resolution No. CR-90-2020

Proposed by The Council Chair (by request – County Executive)

Introduced by Council Members Turner, Davis, Streeter, Taveras, Harrison, Franklin

and Glaros

Date of Introduction September 15, 2020

RESOLUTION

1 A RESOLUTION concerning

2 Prince George's County, Maryland's Fourth Continued Declaration of Emergency—Coronavirus

3 ("Covid-19")

4 For the purpose of continuing the emergency declarations most recently adopted by the

5 governing body on July 7, 2020, CR-64-2020, and continued by the County Executive as set

6 forth in Executive Order 20-2020 dated September 3, 2020, and as may be further amended.

7 WHEREAS, Section 14-111 of the Public Safety Article of the Annotated Code of

8 Maryland provides for the declaration of a Local State of Emergency; and

9 WHEREAS, Section 6-134, et seq., of the Prince George's County Code provides for the

10 declaration of a Local State of Emergency; and

11 WHEREAS, the President of the United States proclaimed that the COVID-19 outbreak in

12 the United States constituted a national emergency beginning March 1, 2020; and

13 WHEREAS, on March 5, 2020, the Governor of the State of Maryland declared a state of

14 emergency and a catastrophic health emergency for the State of Maryland to control and prevent

15 the spread of COVID-19; and

16 WHEREAS, the World Health Organization, on March 11, 2020, announced that the

17 COVID-19 outbreak can be characterized as a pandemic; and

18 WHEREAS, the County Executive for Prince George’s County, Maryland has issued

19 several local declarations of emergency because of the COVID-19 pandemic: Executive Order

20 Number 6-2020 on March 16, 2020; Executive Order Number 7-2020 on April 13, 2020;

21 Executive Order Number 8-2020 on May 14, 2020; Executive Order Number 10-2020 on May

22 28, 2020; Executive Order Number 13-2020 on June 12, 2020; Executive Order Number 15-
WHEREAS, the number of COVID-19 positive cases in the County is more than 27,200, with more than 3700 hospitalizations and approximately 790 deaths; and

WHEREAS, based upon data analysis as of September 8, 2020, the County’s infection rate is 1.01, its positivity rate is 4.4%, and, as of September 9, 2020, the average daily case rate is 11.9 per 100,000 residents; and

WHEREAS, the County’s health care system continues to be in need of resources to effectively combat this emergency; and

WHEREAS, as of July 2020, the County’s unemployment rate was 9.5% (not seasonally adjusted) compared to the State’s rate of 7.7%, resulting in the County having the second highest unemployment rate in the State and the most unemployed persons in the State with approximately 50,098 unemployed residents; and

WHEREAS, Section 14-111 (b) (1) of the Public Safety Article of the Annotated Code of Maryland states that the consent of the governing body is needed if a local declaration is continued or renewed for more than 30 days; and

WHEREAS, the Order of the Governor of the State of Maryland Number 20-09-01-01, issued September 1, 2020, specifically authorized political subdivisions to issue more restrictive orders than issued by the Governor including requiring any businesses, organizations, establishments, or facilities to close or modify their operations; and/or requiring individuals to remain indoors or to refrain from congregating; and

WHEREAS, CR-64-2020 remained in effective through September 16, 2020, unless amended or terminated sooner by the County Executive; and

WHEREAS, Executive Order 20-2020, was issued September 3, 2020 to ensure that the County remained in Phase 2 of reopening and not move to Phase 3 pursuant to the Governor’s Order Number 20-09-01-01 for the reasons stated in said Executive Order; and

WHEREAS, Executive Order 20-2020 remains in effective through September 16, 2020 at 5:00 p.m.; and

WHEREAS, COVID-19 continues to pose an imminent threat to the health, safety and welfare of County residents;

NOW, THEREFORE, BE IT RESOLVED by the County Council of Prince George's County, Maryland, that Prince George’s County, Maryland continue under a declaration of
emergency due to the COVID-19 outbreak;

**IT IS FURTHER ORDERED** that the Prince George's County Emergency Operations
Plan remain in full force and effect until terminated by the County Executive; and

**IT IS FURTHER ORDERED** that Prince George's County, Maryland continue in
Phase 2 of its reopening; and

**IT IS FURTHER ORDERED** that it is necessary and reasonable to save lives and to
preventing the further spread of COVID-19, **effective September 16, 2020 at 5:00 p.m.**, the
orders set forth in Attachment A of this Resolution are fully incorporated and adopted herein:
and

**IT IS FURTHER ORDERED** that the directives set forth herein will be enforced by the
Prince George's County Health Department, with the assistance of Prince George's County law
enforcement and other appropriate County employees as determined by the Chief Administrative
Officer, as needed; and

**IT IS FURTHER ORDERED** the County will continue to conduct scheduled and
unscheduled inspections of retail, restaurant and business establishments to check for compliance
with this Resolution. Non-compliance may subject the owner and/or operator to a fine not
exceeding $1,000 pursuant to the Prince George's County Code, may subject the establishments
to closure pursuant to the legal authority of the Health Officer and/or other legal authority; and

**IT IS FURTHER ORDERED** that a person who knowingly and willfully violates this
Resolution is guilty of a misdemeanor and on conviction is subject to imprisonment not
exceeding one year or a fine not exceeding $5,000 or both.

**IT IS FURTHER ORDERED** that the Executive Branch continue to provide weekly
updates to the Council Chair or Vice Chair; and

**IT IS FURTHER ORDERED** this declaration supersedes any inconsistent provision of
any prior Executive Order or Health Directive; and

**IT IS FURTHER ORDERED** that the provisions of the Resolution are severable such that
if any provision of this Resolution or its application to any person, entity, or circumstance is held
invalid by any court of competent jurisdiction, all other provisions or applications of this
Resolution shall remain in effect to the extent possible without the invalid provision or
application; and

**IT IS FURTHER ORDERED** that this declaration of emergency shall stay in effect thirty
(30) days from its effective date, unless amended or terminated sooner by the County Executive or as extended by a subsequent resolution of the governing body.

BE IT FURTHER RESOLVED that this Resolution shall take effect on the day it is adopted.

Adopted this 15th day of September, 2020.

COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND

BY:

Todd M. Turner
Council Chair

ATTEST:

Donna J. Brown
Clerk of the Council

APPROVED:

Date: _____________ BY: ____________________________

Angela D. Alsobrooks
County Executive
September 9, 2020

The Honorable Todd M. Turner
Council Chair
Prince George's County Council
County Administration Building
14741 Governor Oden Bowie Drive
Upper Marlboro, Maryland 20772

Dear Council Chair Turner:

Enclosed for the County Council’s consideration is a Resolution that would extend the County’s declaration of emergency necessitated by the outbreak of the Coronavirus (“COVID-19”). State law, specifically Public Safety Article 14-101(b)(1), requires the consent of the governing body if an emergency declaration is continued or renewed. The most recent declaration, Executive Order 20-2020, expires September 16, 2020.

Therefore, the enclosed resolution is presented for consideration by the County Council. The Executive Branch will continue to update and work in partnership with the Council during this emergency period.

The County Council’s favorable consideration of this legislation is greatly appreciated. If you have any questions, please contact Rhonda Weaver, County Attorney, at (301) 952-5225.

Sincerely,

[Signature]
Angela D. Alsobrooks
County Executive

Enclosures
PRINCE GEORGE'S COUNTY COUNCIL
COMMITTEE REPORT
2020 Legislative Session

Reference No.: CR-090-2020
Draft No.: 1
Committee: COMMITTEE OF THE WHOLE
Date: 9/15/2020
Action: FAV

REPORT:


The County Council convened as the Committee of the Whole on September 15, 2020 to discuss CR-90-2020 a resolution continuing the emergency declarations adopted by the governing body on July 7, 2020, CR-64-2020 and continued by the County Executive as set forth in Executive Order 20-2020 dated September 3, 2020.

Rhonda Weaver, County Attorney, gave an overview of the resolution. She stated that the declaration of emergency shall stay in effect for 30 days from its effective date of September 16, 2020 unless amended or terminated sooner by the County Executive or as extended by a subsequent resolution of the governing body.

Dr. Earnest Carter, Health Officer, also briefed the Committee on the status of COVID-19 efforts in the County and the need to continue the emergency declaration. After a robust discussion, the Committee of the Whole voted favorable on CR-90-2020, 10-0.
A RESOLUTION CONCERNING PRINCE GEORGE'S COUNTY, MARYLAND'S FOURTH CONTINUED DECLARATION OF EMERGENCY-CORONAVIRUS ("COVID-19") for the purpose of continuing the emergency declarations most recently adopted by the governing body on July 7, 2020, CR-64-2020, and continued by the County Executive as set forth in Executive Order 20-2020 dated September 3, 2020, and as may be further amended.

Legislative History:

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<tr>
<td>09/15/2020</td>
<td>COW</td>
<td>Favorably recommended</td>
<td>County Council</td>
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Action Text:
A motion was made by Council Member Davis, seconded by Council Member Streeter, that this Resolution be Favorably recommended to the County Council. The motion carried by the following vote:

Aye: 10 Turner, Anderson-Walker, Davis, Dernoga, Franklin, Glaros, Hawkins, Ivey, Streeter and Taveras

Absent: 1 Harrison

09/15/2020 County Council introduced and referred COW

Action Text:
This Resolution was introduced by Council Members Turner, Davis, Streeter, Taveras, Harrison, Franklin and Glaros by request of the County Executive and referred to the Sitting as the Committee of the Whole. The Council Chair announced that we would move directly to the Committee of the Whole Worksession.

09/15/2020 County Council adopted

Action Text:
A motion was made by Council Member Streeter, seconded by Council Member Davis, that this Resolution be adopted. The motion carried by the following vote:

09/18/2020 County Executive signed

Action Text:
This Resolution was signed

AFFECTED CODE SECTIONS:

BACKGROUND INFORMATION/FISCAL IMPACT:
This legislation will authorize the continuation of the County's emergency declaration caused by COVID-19. State law requires consent of the County Council to continue the declaration. Considering the legislative calendar, the proposed expiration date is thirty days from its effective date.

The following rules are currently in effect with the adoption of CR-90-2020

I. Stay-at-Home Order remains rescinded. However, all residents remain strongly encouraged to stay in their homes or place of residences as much as possible, continue to practice appropriate personal hygiene like regular hand-washing and exercising appropriate social distancing.

II. Face Covering. “Face Covering” means a covering that fully covers a person’s nose and mouth. The term “Face Covering” includes, without limitation, scarves and bandanas. The term specifically excludes medical grade face masks such as N95 or other masks that should be reserved for healthcare workers or other medical first responders. The following rules apply to Face Coverings:

A. Required for all riders and operators on “The Bus”, Prince George’s County’s bus transit system;
B. Required indoor at any location where members of the public are generally permitted, including retail, restaurant, business establishments and County buildings for or all persons over the age of five; however, adult customers accompanying children age two through four shall use reasonable efforts to cause those children to wear Face Coverings while inside an indoor location described in this paragraph;
C. Retail, restaurant and business establishments must take all steps necessary to ensure that customers and employees comply with this Resolution including signs directing persons through the establishment, signs on entrance doors requiring Face Coverings to be worn and frequent announcements that people must wear a Face Covering.
D. Required for all persons when outdoors and unable to consistently maintain at least six feet of distance from individuals who are not members of their household;
E. Single-use Face Coverings shall be properly discarded in trash receptacles. It is recommended that all reusable Face Coverings be cleaned frequently (at least once per day);
F. Additional specific rules may apply as further set forth in this Resolution.

G. EXCEPTIONS. A person is not required to wear a Face Covering in an establishment that is operating consistent with all State and County laws/regulations and at least one of the below categories applies to that person:

a. due to a bona fide disability or medical condition, it would be unsafe for the person to do so;
b. to the extent wearing a Face Covering would impede communication by or with persons who have a hearing impairment or other disability, where the ability to see the mouth is essential for communication;
c. if wearing a Face Covering would subject the person to an unsafe working condition, as determined by federal, state, or local occupational safety regulators or workplace safety guidelines;
d. to the extent wearing a Face Covering would make it impossible to receive
medical or personal services requiring access to the face, mouth, or head, including without limitation, dental or medical care;
c. while seated at a table at an establishment and consuming food or beverages;
f. while in the water at a swimming pool;
g. any person age five (5) years old or younger; but highly recommended for those as young as two (2) years old.

III. Except as otherwise provided in this Resolution, Non-essential businesses shall remain closed to the general public. Non-essential businesses are defined as businesses, establishments, organizations and facilities that are not part of the critical infrastructure sectors identified by the U.S. Department of Homeland Security’s Cybersecurity and Infrastructure Security Agency (current described at https://www.cisa.gov/identifying-critical-infrastructure-during-covid-19).

IV. Unless specifically otherwise stated in this Resolution, social, community, spiritual, religious, recreational, leisure, and sporting gatherings and events ("large gatherings and events") are limited to one person/family unit per 200 square feet, or a maximum of 50 persons—which ever is lower—at all locations and venues, including but not limited to: private residences, parades, festivals, conventions, and fundraisers. Planned larger gatherings and events must be canceled or postponed. CDC and MDH social distancing protocols must be followed.

V. Closure of Certain Specific Businesses, Organizations and Facilities

A. Senior Centers. All senior citizen activities centers (as defined in Section 10-501(i) of the Human Services Article of the Maryland Code) shall remain closed.

B. Theaters in Prince George’s County, Maryland at which live performances occur or motion pictures are shown, including drive-in movie theaters, shall remain closed to the general public; however, live-streaming or broadcasting is allowed.

C. Establishments may not resume dancing, nightclub or adult entertainment functions.

D. Concert Venues: Remain closed to the general public.

VI. Businesses, Organizations, Establishment and Facilities That May Open

A. Retail Establishments (including shopping malls) may open with the following safeguards and capacity limits: maximum of 1 person per 100 square feet of sales space, not to exceed 50% maximum capacity.
   1. Maintain physical distancing (greater than 6’), wherever possible, between employees and customers at curbside and in-store operations
   2. Use of appropriate personal protective equipment by all employees
   3. Adherence to Face Covering provision in Section II for employees and customers
   4. Physical distancing markers for staff and customers required
5. High contact surfaces (those with hourly or greater contact frequency) will be cleaned with Centers for Disease Control and Prevention ("CDC") and Environment Protection Agency ("EPA") approved disinfectant at least every 2 hours
6. All employees must receive training on CDC COVID-19 guidance appropriate to their workplace prior to working
7. Online shopping and payment via digital platforms should be encouraged as much as possible.

B. Restaurants. Restaurants and other similar establishments that sell food or beverages for consumption in Prince George’s County, Maryland ("Restaurants") may open to the general public, in accordance with any social-distancing recommendations of the CDC and the Maryland Department of Health ("MDH"), and subject to the following conditions:
   1. Food or beverages are promptly taken from the premises, i.e., on a carry-out or drive-through basis; or
   2. Delivered to customers off the premises; or
   3. Outdoor dining at Restaurants and Bars will be permitted if there is adherence the following rules:
      a. Establishment has current approval for outdoor dining or receives a Restaurant Temporary Outdoor Seating Area permit;
      b. Adherence to Face Covering provision in Section II, except that customers, while eating or drinking during outdoor dining, may remove face covering;
      c. Ensure tables are seated at least six feet away from each other, except for households seated together;
      d. Not allow groups larger than six persons to be seated together, except members of the same household;
      e. Maximum of 50 patrons will be allowed at any outdoor dining regardless of space;
      f. All employees must receive health screenings prior to their shifts;
      g. Customers, while eating or drinking at outdoor dining, may remove face covering;
      h. No food service in a buffet format;
      i. Clean and disinfect each tables and chairs between each seating in accordance with CDC and MDH guidelines, using cleaning products that meet the criteria of the EPA guidelines for use against COVID-19;
      j. Hand sanitizer and appropriate hand washing facilities must be available;
      k. Use of single-use disposable paper menus or sanitize reusable menus between each seating;
      l. Payment via digital platforms should be encouraged; and
      m. Any other applicable laws or regulations.
4. Indoor dining permissible at 50% maximum capacity and adherence to the regulations that apply to outdoor dining (except for the maximum of 50 patrons).
5. Social and fraternal clubs, permissible via applicable laws or regulations, may offer indoor dining in accordance with Sections VI.B.3 and VI.B.4 of this Resolution.

C. Banquet, Receptions and Meeting Room in Hotels, Conference Centers and Similar Establishments that offer dining (other than restaurants) or meeting facilities to the public
   1. Maintain physical distancing (greater than 6') between event attendees;
   2. Maintain physical distancing (greater than 6'), whenever possible, between employees and attendees;
   3. Adherence to Face Coverings provision in Section II;
   4. No more than 50% maximum capacity applicable to the specific room where event will be held EXCEPT that under no circumstance shall any event allow more than 150 attendees;
   5. Ensure tables are seated at least six feet away from each other;
   6. Do not allow groups larger than six persons to be seated together;
   7. All employees must receive health screenings prior to their shifts;
   8. Customers, while eating or drinking, may remove face covering;
   9. No food service in a buffet format;
   10. Clean and disinfect tables and chairs in between each event and in accordance with CDC and MDH guidelines, using cleaning products that meet the criteria of the EPA guidelines for use against COVID-19;
   11. Hand sanitizer and appropriate hand washing facilities must be available;
   12. If applicable, payment via digital platforms should be encouraged; and
   13. Process for specific questions pertaining to an event scheduled or in process of being scheduled through December 31, 2020:
       a. If there are questions whether a specific event’s plans comply with these rules, an email should be submitted Covidplans@co.pg.md.us, with complete plans for the event
       b. Inquiries will be reviewed by Health Department and Office of Emergency Management staff members
       c. A response will be provided within 10 business days of receipt of request
   14. Any other applicable laws or regulations pertaining to an establishment should also be followed.

D. Manufacturing. The following rules must be adhered to:
   1. Maintain physical distancing (greater than 6'), wherever possible
   2. Use of appropriate personal protective equipment ("PPE"), including adherence to Face Covering provision in Section II by all staff
   3. Physical distancing markers for staff
   4. High contact surfaces (those with hourly or greater contact frequency) will be cleaned with CDC and EPA-approved disinfectant at least every 2 hours
5. All employees must receive training on CDC COVID-19 guidance appropriate to their workplace prior to working
6. Guidance: CDC Guidance for Manufacturing Workers and Employers

E. Fitness Centers

1. This Resolution controls the occupancy and use of fitness centers, health clubs, gyms, outdoor aquatic centers, and self-defense schools in Prince George’s County, Maryland ("Fitness Centers").
2. Fitness Centers are limited to 1 patron per 200 square feet of fitness space, not to exceed 50% maximum capacity.
3. Maintain physical distancing (greater than 6’), wherever possible
4. Adherence to Section II of this Resolution by employees and customers
5. Physical distancing markers for staff and employees
6. High contact surfaces (those with hourly or greater contact frequency) will be cleaned with CDC and EPA-approved disinfectant at least every 2 hours
7. All employees must receive training on CDC COVID-19 guidance appropriate to their workplace prior to working

F. Farmers Markets will be able to open. Maintaining proper social distancing (greater than 6 feet) is required, wherever possible. Adherence to Face Covering provision in Section II for vendors and customers. CDC and EPA guidelines for cleaning high use surfaces must be followed.

G. Childcare Programs. All licensed and authorized childcare programs are allowed to open per the following rules:
1. Capacity limits will follow State regulations
2. Maintain physical distancing (greater than 6 feet), wherever possible
3. Use of PPE, including face coverings and gloves, by all employees
4. Adherence to Section II of this Resolution by all children and other persons present in facility or establishment
5. High contact surfaces (those with hourly or greater contact frequency) will be cleaned with CDC and EPA-approved disinfectant at least every 2 hours
6. All employees must receive training on CDC COVID-19 guidance appropriate to their workplace prior to working
7. Daily symptom screenings for employees and children
8. Staggered drop-offs and pick-ups of children. Parents should not enter facility. Programs need to develop drop-off and pick-up procedures that allow children to be retrieved from and returned to parents outside the program.
9. Temporary exclusion for employees and children, following CDC and MDH guidelines, in the event of positive cases
10. All other applicable State and local regulations for operation of a must be followed.
11. Rules and other guidance can be found in following sources: MSDE COVID-19 FAQ for Child Care Settings; Maryland Family Network
H. Fully Automatic Car Washes will remain allowed to open.
   1. Customers must be able to remain in their cars while obtaining service, except when establishment employees are cleaning interior of the vehicle. Employees must wear face coverings and gloves. There should be no physical contact between employees and customer.
   2. Customers must adhere to Face Covering provision in Section II.
   3. All employees must receive training on CDC COVID-19 guidance appropriate to their workplace prior to working.

I. Self-Service Car Washing will remain allowed to open.
   1. High contact surfaces (those with hourly or greater contact frequency) will be cleaned with CDC and EPA- approved disinfectant at least every 2 hours.
   2. All employees must receive training on CDC COVID-19 guidance appropriate to their workplace prior to working.
   3. Adherence to Face Covering provision in Section II for employees and customers

J. Cigar, Hookah and Vape Establishments are allowed to open.
   1. These establishments may open for retail sales only. No smoking on premises.
   2. Maximum of 1 person per 100 square feet of sales space, not to exceed 50% maximum capacity.
   3. Maintain physical distancing (greater than 6 feet)
   4. Use of appropriate personal protective equipment by all employees
   5. Adherence to Face Covering provision in Section II for employees and customers
   6. Physical distancing markers for staff and customers required
   7. High contact surfaces (those with hourly or greater contact frequency) will be cleaned with Centers for Disease Control and Prevention (“CDC”) and Environment Protection Agency (“EPA”) approved disinfectant at least every 2 hours
   8. All employees must receive training on CDC COVID-19 guidance appropriate to their workplace prior to working
   9. Online shopping and payment via digital platforms should be encouraged as much as possible.

K. Barbershops and Beauty Salons. The following rules must also be adhered to:
   1. Customers must be served via appointment only
   2. Customers are not allowed to congregate in common sitting area waiting to be served
   3. Adherence to Face Coverings provision in Section II
   4. Maintain physical distancing (greater than 6'), wherever possible
   5. Use of PPE, including face coverings and gloves, by all employees
6. Physical distancing markers to create adequate social distancing
7. Service is limited to 50% maximum capacity for the service delivery space
8. High contact surfaces (those with hourly or greater contact frequency) will be cleaned with CDC and EPA- approved disinfectant at least every 2 hours
9. All employees must receive training on CDC COVID-19 guidance appropriate to their workplace prior to working
10. Digital payment methods should be encouraged
11. Restroom sanitation on a frequent schedule

I. Other Personal Services
1. Other personal services allowed including esthetic and nail services, tattoo services, tanning, massages, hot tub and sauna services.
2. The following rules apply:
   a. Customers must be served via appointment only
   b. Limited to 1 person per 200 square feet of service area, up to 50% of maximum capacity
   c. Maintain physical distancing (greater than 6 feet) wherever possible
   d. Physical distancing markers for staff and customers required
   e. Adherence to face covering provision in Section II make it impossible to provide service
   f. Use of PPE, including face coverings and gloves, by all employees. Gloves must be changed between each customer and paper/plastic coverings over tables/service chairs must be changed between each customer
   g. High contact surfaces (those with hourly or greater contact frequency) will be cleaned with CDC and EPA- approved disinfectant at least every 2 hours
   h. All employees must receive training on CDC COVID-19 guidance appropriate to their workplace prior to working
   i. Digital payment methods should be encouraged
   j. Restroom sanitation on a frequent schedule
   k. Guidance: [MD Best Practices for Reopening Personal Services](https://example.com)

M. Recreational or Entertainment Establishment of a Commercial Nature
1. Amusement Parks
   a. May open at 40% of maximum capacity
   b. Must follow all requirements given by the County Office of Emergency Management and/or Health Department
   c. For establishments with one amusement ride, may open at 50% of maximum capacity
   d. Guidance: [Industry Guidance](https://example.com)
2. Bingo Halls
   a. May open at 50% of maximum capacity
   b. Must also follow rules set forth in Section V.L.2 of this Resolution ("Other Personal Services")
3. Bowling Alleys
a. May open at 50% of maximum capacity
b. Must also follow rules set forth in Section V.I.2 of this Resolution ("Other Personal Services")

4. Pool Halls
   a. May open at 50% of maximum capacity
   b. Must also follow rules set forth in Section V.I.2 of this Resolution ("Other personal services")

5. Gaming facilities and casinos such as MGM National Harbor and simulcast betting facilities (outside of horse racing establishments) may operate at 50% of maximum capacity. Use of appropriate personal protective equipment, including face coverings, by employees and patrons. Maintain physical distancing (greater than 6’), wherever possible. Adherence to other State directives is required, unless further amended by the County Health Officer and/or County Office of Emergency Management.

6. Tour Boats
   a. May resume at 50% of maximum capacity.
   b. Must follow all applicable rules while operating in the County.
   c. Staff and patrons upon disembarking the vessel, must wear face coverings, maintain social distance and follow other applicable rules.

7. Horse racing establishments and any other establishment not listed above that is subject to the admission and amusement tax under Title 4 of the Tax-General Article of the Maryland Code will remain closed to the general public (including members, in the case of private clubs).

N. Social and fraternal clubs, including without limitation, American Legion posts, VFW posts, and Elks Clubs may re-open for indoor recreation up to 50% of maximum capacity. Adherence to MDH and CDC guidelines is required unless further amended by County Health Officer.

O. Places of Worship: The following rules apply:
   1. May open for gatherings that do not exceed 50% of maximum capacity
      a. Maintain physical distancing (greater than 6 feet), wherever possible
      b. High contact surfaces (those with hourly or greater contact frequency) will be cleaned with CDC and EPA-approved disinfectant at least every 2 hours
      c. Hand sanitizers OR hand washing facilities must be available and frequent use should be encouraged
      d. Face Coverings are required
      e. No live vocals unless via remote or streaming service
      f. Avoid physical contact
   2. May maintain online and drive-in services
   3. May have outdoor services of 250 persons or less, if maintain appropriate social distancing and have access to hand washing/hand sanitizers. Frequent hand washing/hand sanitizing encouraged.
4. Guidance is also provided in the following sources: CDC Business and Workplace Toolkit; CDC COVID-19 FAQ for Businesses

P. Maximum Occupancy. For purposes of this Resolution, Maximum Occupancy means the maximum occupancy load under the applicable fire code, as set forth on the certificate issued for the establishment by a local fire code official. If no such certificate has been issued, the maximum occupancy is as determined by applicable laws, regulations and permits.

VII. The following activities are specifically allowed when done in compliance with this Resolution, applicable CDC and MDH social distancing guidance and other applicable directives issued by the State Secretary of Health or County Health Officer:

A. Outdoor exercise activities, such as walking, hiking, running, biking, or individual and small group sports such as golfing, tennis, and similar activities
B. Miniature golf establishment are allowed to open up to 50% of maximum capacity
C. Outdoor fitness instruction
D. Parks are open for personal fitness and fitness classes. This includes all parks, fields, tennis courts, tracks and golf courses. Low contact sports are also allowed.
E. Golf tournaments are allowed with strict application of rule that all persons maintain distance greater than 6 feet; adherence to Face Coverings provision in Section II; no spectators; and no buffet style dining allowed. These same rules shall be also to any area/facility separate from the golf course such as clubhouse and refreshment areas.
F. Summer/day camps: Open for 10 or fewer participants (including leaders) with capacity constraints of 10 people per room for indoor activities; maximum of 50 persons indoors if maximum of 10 per group is maintained. Outdoor activities may have a maximum of 100 persons, if maximum of 10 per group is maintained.
G. Playgrounds can open
H. Outdoor and indoor swimming pools, both public and private, up to a maximum capacity of 50%. Social distancing must be maintained and adherence to Section II-Face Coverings when not in the swimming the pool. Pool operators must follow State Health Department protocols: MDH Directive Swimming Pools
I. Indoor Skating Rinks (roller and ice skating) may open. Limited to 50% of maximum capacity.
J. Recreational facilities may open up to 50% of maximum capacity.
K. Youth and Amateur Sports
   1. Only low and medium risk sports allowed. Low and medium risks sports are as defined by the Maryland’s Sports Commission: MD Sports Commission Return to Sports June 2020 at page 5.
   2. May resume in small groups, no more than 9 team members and 1 coach—maximum of 100 people in any area while maintaining small group size. Allowed if facility can accommodate group size and spacing requirements.
   3. Limited touching of shared equipment and gear.
   4. There must be physical distancing for players while not actively engaged in play.
5. General rule is no spectators. Only persons allowed at event (apart from athletes and coaches) are household members of athletes and coaches. These persons must maintain physical distance of greater than 6 feet from persons who are not members of the same household.
6. To the extent possible, individuals engaged in the sport and others in attendance at the venue shall wear a face covering, especially when social distancing is not feasible. *Face coverings are not recommended when outside on very hot days due to the risk of heat injury.*

I. Professional Sporting Events: Allowed to occur. No spectators and no tailgating.

M. Other Recreational Establishments: The following may open at 50% maximum capacity:
   1. Recreational fishing
   2. Recreational hunting
   3. Shooting ranges
   4. Outdoor archery
   5. Recreational boating
   6. Horse boarding and riding facilities
   7. Marinas and watercraft rental businesses, and
   8. Campgrounds

N. Visiting Cemeteries

VIII. All establishments allowed to open are required to promote social distancing outside of these establishments while customers wait to enter the premises.

IX. Establishments allowed to open may have disc jockeys play music, but dancing is not allowed.

X. For avoidance of doubt, this Resolution does not require the closure of, or prohibit the movement of any staff or volunteer traveling to, from, or in connection with their duties at any:
   A. Federal, State, or local government unit, building, or facility
   B. Newspaper, television, radio, or other media service; or
   C. Non-profit organization or facility providing essential services to low-income persons, including, without limitation, homeless shelters, food banks, and soup kitchens.
COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND

2020 Legislative Session

Resolution No. CR-90-2020

Proposed by The Council Chair (by request – County Executive)

Introduced by Council Members Turner, Davis, Streeter, Taveras, Harrison, Franklin and Glaros

Date of Introduction September 15, 2020

RESOLUTION

A RESOLUTION concerning
Prince George’s County, Maryland’s Fourth Continued Declaration of Emergency—Coronavirus ("Covid-19")

For the purpose of continuing the emergency declarations most recently adopted by the governing body on July 7, 2020, CR-64-2020, and continued by the County Executive as set forth in Executive Order 20-2020 dated September 3, 2020, and as may be further amended.

WHEREAS, Section 14-111 of the Public Safety Article of the Annotated Code of Maryland provides for the declaration of a Local State of Emergency; and

WHEREAS, Section 6-134, et seq., of the Prince George’s County Code provides for the declaration of a Local State of Emergency; and

WHEREAS, the President of the United States proclaimed that the COVID-19 outbreak in the United States constituted a national emergency beginning March 1, 2020; and

WHEREAS, on March 5, 2020, the Governor of the State of Maryland declared a state of emergency and a catastrophic health emergency for the State of Maryland to control and prevent the spread of COVID-19; and

WHEREAS, the World Health Organization, on March 11, 2020, announced that the COVID-19 outbreak can be characterized as a pandemic; and

WHEREAS, the County Executive for Prince George’s County, Maryland has issued several local declarations of emergency because of the COVID-19 pandemic: Executive Order Number 6-2020 on March 16, 2020; Executive Order Number 7-2020 on April 13, 2020; Executive Order Number 8-2020 on May 14, 2020; Executive Order Number 10-2020 on May 28, 2020; Executive Order Number 13-2020 on June 12, 2020; Executive Order Number 15-
2020 on June 25, 2020; and Executive Order Number 20-2020 on September 3, 2020; and

WHEREAS, the number of COVID-19 positive cases in the County is more than 27,200, with more than 3700 hospitalizations and approximately 790 deaths; and

WHEREAS, based upon data analysis as of September 8, 2020, the County’s infection rate is 1.01, its positivity rate is 4.4%, and, as of September 9, 2020, the average daily case rate is 11.9 per 100,000 residents; and

WHEREAS, the County’s health care system continues to be in need of resources to effectively combat this emergency; and

WHEREAS, as of July 2020, the County’s unemployment rate was 9.5% (not seasonally adjusted) compared to the State’s rate of 7.7%, resulting in the County having the second highest unemployment rate in the State and the most unemployed persons in the State with approximately 50,098 unemployed residents; and

WHEREAS, Section 14-111 (b) (1) of the Public Safety Article of the Annotated Code of Maryland states that the consent of the governing body is needed if a local declaration is continued or renewed for more than 30 days; and

WHEREAS, the Order of the Governor of the State of Maryland Number 20-09-01-01, issued September 1, 2020, specifically authorized political subdivisions to issue more restrictive orders than issued by the Governor including requiring any businesses, organizations, establishments, or facilities to close or modify their operations; and/or requiring individuals to remain indoors or to refrain from congregating; and

WHEREAS, CR-64-2020 remained in effect through September 16, 2020, unless amended or terminated sooner by the County Executive; and

WHEREAS, Executive Order 20-2020, was issued September 3, 2020 to ensure that the County remained in Phase 2 of reopening and not move to Phase 3 pursuant to the Governor’s Order Number 20-09-01-01 for the reasons stated in said Executive Order; and

WHEREAS, Executive Order 20-2020 remains in effect through September 16, 2020 at 5:00 p.m.; and

WHEREAS, COVID-19 continues to pose an imminent threat to the health, safety and welfare of County residents;

NOW, THEREFORE, BE IT RESOLVED by the County Council of Prince George’s County, Maryland, that Prince George’s County, Maryland continue under a declaration of
(30) days from its effective date, unless amended or terminated sooner by the County Executive or as extended by a subsequent resolution of the governing body.

BE IT FURTHER RESOLVED that this Resolution shall take effect on the day it is adopted.

Adopted this 15th day of September, 2020.

COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND

BY: ____________________________
    Todd M. Turner
    Council Chair

ATTEST:

________________________________________
Donna J. Brown
Clerk of the Council

APPROVED:

Date: ________________    BY: ____________________________
    Angela D. Alsobrooks
    County Executive
COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND

2020 Legislative Session

Resolution No. CR-101-2020

Proposed by The Council Chair (by request – County Executive)

Introduced by Council Members Turner, Anderson-Walker, Ivey, Davis, Streeter, Glaros

Dernoga, Harrison, Hawkins and Taveras

Date of Introduction October 13, 2020

RESOLUTION

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A RESOLUTION concerning
Prince George's County, Maryland's Fifth Continued Declaration Of Emergency—Coronavirus
(“Covid-19”)

For the purpose of continuing the emergency declarations most recently adopted by the
governing body on September 15, 2020, CR-90-2020, and as may be further amended.

WHEREAS, Section 14-111 of the Public Safety Article of the Annotated Code of
Maryland provides for the declaration of a Local State of Emergency; and

WHEREAS, Section 6-134, et seq., of the Prince George's County Code provides for the
declaration of a Local State of Emergency; and

WHEREAS, the President of the United States proclaimed that the COVID-19 outbreak in
the United States constituted a national emergency beginning March 1, 2020; and

WHEREAS, on March 5, 2020, the Governor of the State of Maryland declared a state of
emergency and a catastrophic health emergency for the State of Maryland to control and prevent
the spread of COVID-19; and

WHEREAS, the World Health Organization, on March 11, 2020, announced that the
COVID-19 outbreak can be characterized as a pandemic; and

WHEREAS, the County Executive for Prince George's County, Maryland has issued
several local declarations of emergency because of the COVID-19 pandemic: Executive Order
Number 6-2020 on March 16, 2020; Executive Order Number 7-2020 on April 13, 2020;
Executive Order Number 8-2020 on May 14, 2020; Executive Order Number 10-2020 on May
28, 2020; Executive Order Number 13-2020 on June 12, 2020; Executive Order Number 15-
2020 on June 25, 2020; and Executive Order Number 20-2020 on September 3, 2020; and
WHEREAS, the number of COVID-19 positive cases in the County is more than 30,600, with more than 4000 hospitalizations and approximately 826 deaths; and
WHEREAS, based upon data analysis as of October 7, 2020, the County’s infection rate is 1, its positivity rate is 4.2%, and, the average daily case rate is 11.2 per 100,000 residents; and
WHEREAS, the County’s health care system continues to need resources to effectively combat this emergency; and
WHEREAS, as of August 2020, the County’s unemployment rate was 9% (not seasonally adjusted) compared to the State’s rate of 7%, resulting in the County having the second highest unemployment rate in the State and the most unemployed persons in the State with approximately 47,010 unemployed residents; and
WHEREAS, Section 14-111 (b) (1) of the Public Safety Article of the Annotated Code of Maryland states that the consent of the governing body is needed if a local declaration is continued or renewed for more than 30 days; and
WHEREAS, the Order of the Governor of the State of Maryland Number 20-09-28-01, issued September 28, 2020, specifically authorized political subdivisions to issue more restrictive orders than issued by the Governor including requiring any businesses, organizations, establishments, or facilities to close or modify their operations; and/or requiring individuals to remain indoors or to refrain from congregating; and
WHEREAS, CR-90-2020 remains in effective through October 16, 2020 at 5:00 p.m., unless amended or terminated sooner by the County Executive; and
WHEREAS, COVID-19 continues to pose an imminent threat to the health, safety and welfare of County residents;
WHEREAS, because Prince George’s County, Maryland remains in the medium risk category, has seen slight increases in relevant metrics, health experts predict a second wave of new COVID-19 cases, upcoming winter months will lead to persons staying inside more, and the approaching influenza season, it is necessary that the County remain at Phase 2 of reopening:
NOW, THEREFORE, BE IT RESOLVED by the County Council of Prince George’s County, Maryland, that Prince George’s County, Maryland continue under a declaration of emergency due to the COVID-19 outbreak;
IT IS FURTHER ORDERED that the Prince George’s County Emergency Operations Plan remain in full force and effect until terminated by the County Executive; and
IT IS FURTHER ORDERED that Prince George's County, Maryland continue in
Phase 2 of its reopening; and

IT IS FURTHER ORDERED that it is necessary and reasonable to save lives and to prevent
the further spread of COVID-19, the orders set forth in Attachment A of this Resolution are
fully incorporated and adopted herein; and

IT IS FURTHER ORDERED that these rules set forth in this Resolution and Attachment A
will go into effect on October 16, 2020 at 5:01 p.m.; and

IT IS FURTHER ORDERED that the directives set forth herein will be enforced by the
Prince George's County Health Department, with the assistance of Prince George's County law
enforcement and other appropriate County employees as determined by the Chief Administrative
Officer, as needed; and

IT IS FURTHER ORDERED the County will continue to conduct scheduled and
unscheduled inspections of retail, restaurant and business establishments to check for compliance
with this Resolution. Non-compliance may subject the owner and/or operator to a fine not
exceeding $1,000 pursuant to the Prince George’s County Code, may subject the establishments
to closure pursuant to the legal authority of the Health Officer and/or other legal authority; and

IT IS FURTHER ORDERED that a person who knowingly and willfully violates this
Resolution is guilty of a misdemeanor and on conviction is subject to imprisonment not
exceeding one year or a fine not exceeding $5,000 or both.

IT IS FURTHER ORDERED that the Executive Branch continue to provide weekly
updates to the Council Chair or Vice Chair; and

IT IS FURTHER ORDERED this declaration supersedes any inconsistent provision of any
prior Executive Order or Health Directive; and

IT IS FURTHER ORDERED that the provisions of the Resolution are severable such that if
any provision of this Resolution or its application to any person, entity, or circumstance is held
invalid by any court of competent jurisdiction, all other provisions or applications of this
Resolution shall remain in effect to the extent possible without the invalid provision or
application; and

IT IS FURTHER ORDERED that this declaration of emergency shall stay in effect through
November 12, 2020 at 5:00 p.m., unless amended or terminated sooner by the County Executive
or as extended by a subsequent resolution of the governing body.
BE IT FURTHER RESOLVED that this Resolution shall take effect on the day it is
adopted.

Adopted this 13th day of October, 2020.

COUNTY COUNCIL OF PRINCE
GEORGE'S COUNTY, MARYLAND

BY: __________________________
    Todd M. Turner
    Council Chair

ATTEST:

______________________________
Donna J. Brown
Clerk of the Council

APPROVED:

Date: ________________        BY: _______________________
    Angela D. Alsobrooks
    County Executive
The following rules are currently in effect with the adoption of CR-101-2020

I. Stay-at-Home Order remains rescinded. However, all residents remain strongly encouraged to stay in their homes or place of residences as much as possible, continue to practice appropriate personal hygiene like regular hand-washing and exercising appropriate social distancing.

II. Face Covering. “Face Covering” means a covering that fully covers a person’s nose and mouth. The term “Face Covering” includes, without limitation, scarves and bandanas. The term specifically excludes medical grade face masks such as N95 or other masks that should be reserved for healthcare workers or other medical first responders. The following rules apply to Face Coverings:

A. Required for all riders and operators on “The Bus”, Prince George’s County’s bus transit system;
B. Required indoor at any location where members of the public are generally permitted, including retail, restaurant, business establishments and County buildings for or all persons over the age of five; however, adult customers accompanying children age two through four shall use reasonable efforts to cause those children to wear Face Coverings while inside an indoor location described in this paragraph;
C. Retail, restaurant and business establishments must take all steps necessary to ensure that customers and employees comply with this Resolution including signs directing persons through the establishment, signs on entrance doors requiring Face Coverings to be worn and frequent announcements that people must wear a Face Covering.
D. Required for all persons when outdoors and unable to consistently maintain at least six feet of distance from individuals who are not members of their household;
E. Single-use Face Coverings shall be properly discarded in trash receptacles. It is recommended that all reusable Face Coverings be cleaned frequently (at least once per day);
F. Additional specific rules may apply as further set forth in this Resolution.

G. EXCEPTIONS. A person is not required to wear a Face Covering in an establishment that is operating consistent with all State and County laws/regulations and at least one of the below categories applies to that person:
   a. due to a bona fide disability or medical condition, it would be unsafe for the person to do so;
   b. to the extent wearing a Face Covering would impede communication by or with persons who have a hearing impairment or other disability, where the ability to see the mouth is essential for communication;
   c. if wearing a Face Covering would subject the person to an unsafe working condition, as determined by federal, state, or local occupational safety regulators or workplace safety guidelines;
   d. to the extent wearing a Face Covering would make it impossible to receive medical or personal services requiring access to the face, mouth, or head, including without limitation, dental or medical care;
e. while seated at a table at an establishment and consuming food or beverages;
f. while in the water at a swimming pool;
g. any person age five (5) years old or younger; but highly recommended for those as young as two (2) years old.

III. Except as otherwise provided in this Resolution, non-essential businesses shall remain closed to the general public. Non-essential businesses are defined as businesses, establishments, organizations and facilities that are not part of the critical infrastructure sectors identified by the U.S. Department of Homeland Security’s Cybersecurity and Infrastructure Security Agency.

To assist in helping to distinguish essential versus non-essential businesses, the following is defined by the federal government as critical infrastructure sectors, and thus essential businesses:
1. Chemical
2. Commercial Facilities
3. Communications
4. Critical Manufacturing
5. Dams
6. Defense Industrial Base
7. Emergency Services
8. Energy
9. Financial Services
10. Food and Agriculture
11. Government Facilities
12. Healthcare and Public Health
13. Information Technology
14. Nuclear Reactors, Materials and Waste
15. Transportation Systems
16. Water and Wastewater Systems

Detailed information regarding these sectors can be found at: [https://www.cisa.gov/identifying-critical-infrastructure-during-covid-19](https://www.cisa.gov/identifying-critical-infrastructure-during-covid-19). If the business falls within one of the above sectors, it is essential and can remain open pursuant to general rules of this resolution including appropriate social distancing, face coverings and appropriate personal hygiene such as hand washing/sanitizing, or as may otherwise be ordered by the Health Department and/or Office of Emergency Management.

IV. Unless specifically otherwise stated in this Resolution, social, community, spiritual, religious, recreational, leisure, and sporting gatherings and events ("large gatherings and events") are limited to one person/family unit per 200 square feet, or a maximum of 50 persons—whichever is lower—at all locations and venues, including but not limited to: private residences, parades, festivals, conventions, and fundraisers. Planned larger gatherings and events must be canceled or postponed. CDC and MDH social distancing protocols must be followed.
V. Closure of Certain Specific Businesses, Organizations and Facilities

A. Senior Centers. All senior citizen activities centers (as defined in Section 10-501(i) of the Human Services Article of the Maryland Code) shall remain closed.

B. Theaters in Prince George’s County, Maryland at which live performances occur or motion pictures are shown, shall remain closed to the general public; however, live-streaming or broadcasting is allowed. For drive-in theaters, see Section VI.M of this Resolution.

C. Establishments may not resume dancing, nightclub or adult entertainment functions. Establishments allowed to open may have disc jockeys play music, but dancing is not allowed.

D. Concert Venues: Remain closed to the general public.

VI. Businesses, Organizations, Establishment and Facilities That May Open

A. Retail Establishments (including shopping malls) may open with the following safeguards and capacity limits:
   1. Maximum capacity is 50%
   2. Maintain physical distancing (greater than 6’), where possible, between employees and customers at curbside and in-store operations
   3. Use of appropriate personal protective equipment by all employees
   4. Adherence to Face Covering provision in Section II for employees and customers
   5. Physical distancing markers for staff and customers required
   6. High contact surfaces (those with hourly or greater contact frequency) will be cleaned with Centers for Disease Control and Prevention ("CDC") and Environment Protection Agency ("EPA") approved disinfectant at least every 2 hours
   7. All employees must receive training on CDC COVID-19 guidance appropriate to their workplace prior to working
   8. Online shopping and payment via digital platforms should be encouraged as much as possible.

B. Restaurants. Restaurants and other similar establishments that sell food or beverages for consumption in Prince George’s County, Maryland ("Restaurants") may open to the general public, in accordance with any social-distancing recommendations of the CDC and the Maryland Department of Health ("MDH"), and subject to the following conditions:
   1. Food or beverages are promptly taken from the premises, i.e., on a carry-out or drive-through basis; or
   2. Delivered to customers off the premises; or
   3. Outdoor dining at Restaurants and Bars will be permitted if there is adherence the following rules:
a. Establishment has current approval for outdoor dining or receives a Restaurant Temporary Outdoor Seating Area permit;
b. Adherence to Face Covering provision in Section II, except that customers, while eating or drinking during outdoor dining, may remove face covering;
c. Ensure tables are seated at least six feet away from each other, except for households seated together;
d. Not allow groups larger than six persons to be seated together, except members of the same household;
e. Maximum of 50 patrons will be allowed at any outdoor dining regardless of space;
f. All employees must receive health screenings prior to their shifts;
g. Customers, while eating or drinking at outdoor dining, may remove face covering;
h. No food service in a buffet format;
i. Clean and disinfect each tables and chairs between each seating in accordance with CDC and MDH guidelines, using cleaning products that meet the criteria of the EPA guidelines for use against COVID-19;
j. Hand sanitizer and appropriate hand washing facilities must be available;
k. Use of single-use disposable paper menus or sanitize reusable menus between each seating;
l. Payment via digital platforms should be encouraged; and
m. Any other applicable laws or regulations.

4. Indoor dining permissible at 50% maximum capacity and adherence to the regulations that apply to outdoor dining (except for the maximum of 50 patrons).

5. Social and fraternal clubs, permissible via applicable laws or regulations, may offer indoor dining in accordance with Sections VI.B.3 and VI.B.4 of this Resolution.

C. Banquet, Receptions and Meeting Room in Hotels, Conference Centers and Similar Establishments that offer dining (other than restaurants) or meeting facilities to the public

1. Maintain physical distancing (greater than 6') between event attendees;
2. Maintain physical distancing (greater than 6'), whenever possible, between employees and attendees;
3. Adherence to Face Coverings provision in Section II;
4. No more than 50% maximum capacity applicable to the specific room where event will be held EXCEPT that under no circumstance shall any event allow more than 150 attendees;
5. Ensure tables are seated at least six feet away from each other;
6. Do not allow groups larger than six persons to be seated together;
7. All employees must receive health screenings prior to their shifts;
8. Customers, while eating or drinking, may remove face covering;
9. No food service in a buffet format;
10. Clean and disinfect tables and chairs in between each event and in accordance with CDC and MDH guidelines, using cleaning products that meet the criteria of the EPA guidelines for use against COVID-19;
11. Hand sanitizer and appropriate hand washing facilities must be available;
12. If applicable, payment via digital platforms should be encouraged; and
13. Process for specific questions pertaining to an event scheduled or in process of being scheduled through December 31, 2020:
   a. If there are questions whether a specific event’s plans comply with these rules, an email should be submitted Covidplans@co.pg.md.us, with complete plans for the event
   b. Inquiries will be reviewed by Health Department and Office of Emergency Management staff members
   c. A response will be provided within 10 business days of receipt of request
14. Any other applicable laws or regulations pertaining to an establishment should also be followed.

D. Manufacturing. The following rules must be adhered to:
   1. Maintain physical distancing (greater than 6’), wherever possible
   2. Use of appropriate personal protective equipment (“PPE”), including adherence to Face Covering provision in Section II by all staff
   3. Physical distancing markers for staff
   4. High contact surfaces (those with hourly or greater contact frequency) will be cleaned with CDC and EPA-approved disinfectant at least every 2 hours
   5. All employees must receive training on CDC COVID-19 guidance appropriate to their workplace prior to working
   6. Guidance: [CDC Guidance for Manufacturing Workers and Employers](#)

E. Fitness Centers

   1. This Resolution controls the occupancy and use of fitness centers, health clubs, gyms, outdoor aquatic centers, and self-defense schools in Prince George’s County, Maryland ("Fitness Centers").
   2. Fitness Centers are limited to 1 patron per 200 square feet of fitness space, not to exceed 50% maximum capacity.
   3. Maintain physical distancing (greater than 6’), wherever possible
   4. Adherence to Section II of this Resolution by employees and customers
   5. Physical distancing markers for staff and employees
   6. High contact surfaces (those with hourly or greater contact frequency) will be cleaned with CDC and EPA-approved disinfectant at least every 2 hours
   7. All employees must receive training on CDC COVID-19 guidance appropriate to their workplace prior to working

F. Farmers Markets will be able to open. Maintaining proper social distancing (greater than 6 feet) is required, wherever possible. Adherence to Face Covering provision
in Section II for vendors and customers. CDC and EPA guidelines for cleaning high use surfaces must be followed.

G. Childcare Programs. All licensed and authorized childcare programs are allowed to open per the following rules:
1. No more than 15 individuals per room, for all age groups. Any rules for programs within a school setting will be determined by appropriate school officials.
2. Maintain physical distancing (greater than 6 feet), wherever possible
3. Use of PPE, including face coverings and gloves, by all employees
4. Adherence to Section II of this Resolution by all children and other persons present in facility or establishment
5. High contact surfaces (those with hourly or greater contact frequency) will be cleaned with CDC and EPA-approved disinfectant at least every 2 hours
6. All employees must receive training on CDC COVID-19 guidance appropriate to their workplace prior to working
7. Daily symptom screenings for employees and children
8. Staggered drop-offs and pick-ups of children. Parents should not enter facility. Programs need to develop drop-off and pick-up procedures that allow children to be retrieved from and returned to parents outside the program/facility.
9. Temporary exclusion for employees and children, following CDC and MDH guidelines, in the event of positive cases
10. All other applicable State and local regulations for operation, not contrary to this Resolution, must be followed.
11. Rules and other guidance can be found in following sources: MSDE COVID-19 FAQ for Child Care Settings; Maryland Family Network COVID-19 Guidance for Childcare Providers; CDC COVID-19 Guidance for Childcare Providers

H. Fully Automatic Car Washes will remain allowed to open.
1. Customers must be able to remain in their cars while obtaining service, except when establishment employees are cleaning interior of the vehicle. Employees must wear face coverings and gloves. There should be no physical contact between employees and customer.
2. Customers must adhere to Face Covering provision in Section II.
3. All employees must receive training on CDC COVID-19 guidance appropriate to their workplace prior to working.

I. Self-Service Car Washing will remain allowed to open.
1. High contact surfaces (those with hourly or greater contact frequency) will be cleaned with CDC and EPA-approved disinfectant at least every 2 hours.
2. All employees must receive training on CDC COVID-19 guidance appropriate to their workplace prior to working.
3. Adherence to Face Covering provision in Section II for employees and customers
J. Cigar, Hookah and Vape Establishments are allowed to open.
   1. These establishments may open for retail sales only. No smoking on
      premises.
   2. Establishment cannot exceed 50% maximum capacity.
   3. Maintain physical distancing (greater than 6 feet)
   4. Use of appropriate personal protective equipment by all employees
   5. Adherence to Face Covering provision in Section II for employees and
      customers
   6. Physical distancing markers for staff and customers required
   7. High contact surfaces (those with hourly or greater contact frequency) will
      be cleaned with Centers for Disease Control and Prevention (“CDC”) and
      Environment Protection Agency (“EPA”) approved disinfectant at least every
      2 hours
   8. All employees must receive training on CDC COVID-19 guidance
      appropriate to their workplace prior to working
   9. Online shopping and payment via digital platforms should be encouraged
      as much as possible.

K. Barbershops and Beauty Salons. The following rules must also be adhered to:
   1. Customers must be served via appointment only
   2. Customers are not allowed to congregate in common sitting area waiting to
      be served
   3. Adherence to Face Coverings provision in Section II
   4. Maintain physical distancing (greater than 6'), wherever possible
   5. Use of PPE, including face coverings and gloves, by all employees
   6. Physical distancing markers to create adequate social distancing
   7. Service is limited to 50% maximum capacity for the service delivery space
   8. High contact surfaces (those with hourly or greater contact frequency) will
      be cleaned with CDC and EPA-approved disinfectant at least every 2 hours
   9. All employees must receive training on CDC COVID-19 guidance
      appropriate to their workplace prior to working
   10. Digital payment methods should be encouraged
   11. Restroom sanitation on a frequent schedule

L. Other Personal Services
   1. Other personal services allowed including esthetic and nail services, tattoo
      services, tanning, massages, hot tub and sauna services.
   2. The following rules apply:
      a. Customers must be served via appointment only
      b. Limited to 1 person per 200 square feet of service area, up to 50% of
         maximum capacity
      c. Maintain physical distancing (greater than 6 feet) wherever possible
      d. Physical distancing markers for staff and customers required
e. Customers must adhere to Face Covering provision in Section II except when it is impossible to receive service.

f. Use of PPE, including face coverings and gloves, by all employees. Gloves must be changed between each customer and paper/plastic coverings over tables/service chairs must be changed between each customer.

g. High contact surfaces (those with hourly or greater contact frequency) will be cleaned with CDC and EPA-approved disinfectant at least every 2 hours.

h. All employees must receive training on CDC COVID-19 guidance appropriate to their workplace prior to working.

i. Digital payment methods should be encouraged.

j. Restroom sanitation on a frequent schedule.

k. Guidance: [MD Best Practices for Reopening Personal Services]

M. Recreational or Entertainment Establishment of a Commercial Nature

1. Amusement Parks
   a. May open at 40% of maximum capacity.
   b. Must follow all requirements given by the County Office of Emergency Management and/or Health Department.
   c. For establishments with one amusement ride, may open at 50% of maximum capacity.
   d. Guidance: [Industry Guidance]

2. Bingo Halls
   a. May open at 50% of maximum capacity.
   b. Must also follow rules set forth in Section VI.I.2 of this Resolution (“Other Personal Services”)

3. Bowling Alleys
   a. May open at 50% of maximum capacity.
   b. Must also follow rules set forth in Section VI.I.2 of this Resolution (“Other Personal Services”)

4. Pool Halls
   a. May open at 50% of maximum capacity.
   b. Pool sticks, racking equipment and balls must be sanitized between games.
   c. Must also follow rules set forth in Section VI.I.2 of this Resolution (“Other personal services”)

5. Gaming facilities and casinos such as MGM National Harbor and simulcast betting facilities (outside of horse racing establishments) may operate at 50% of maximum capacity. Use of appropriate personal protective equipment, including face coverings, by employees and patrons. Maintain physical distancing (greater than 6’), wherever possible. Adherence to other State directives is required, unless further amended by the County Health Officer and/or County Office of Emergency Management.

6. Tour Boats
   a. May resume at 50% of maximum capacity.
b. Must follow all applicable rules while operating in the County.

c. Staff and patrons upon disembarking the vessel, must wear face
coverings, maintain social distance and follow other applicable
rules.

7. Horse racing establishments and any other establishment not listed above
that is subject to the admission and amusement tax under Title 4 of the Tax-
General Article of the Maryland Code will remain closed to the general
public (including members, in the case of private clubs).

8. Haunted Houses: See Section VII.M.9 of this Resolution.

9. Drive-in Movie Theaters:

a. Management/Operations

   i. Required permitting, zoning or other applicable
governmental authorization must be obtained.

   ii. Drive-in movie theater operations must be managed by a
single operator in charge of the site, who will take
responsibility for the ongoing training and screening of all
staff, provision of all needed equipment and materials, the
monitoring of adherence to all safety measures during any
showing and obtaining approvals from local zoning and
government officials, as required.

   iii. Properly educate employees about coronavirus and how to
prevent transmission and the employer/operator’s COVID-
19 policies.

   iv. Always maintain minimum six-foot separation between all
persons (except for vehicle occupants). When strict physical
distancing is not feasible for a specific task, other prevention
measures are required, such as use of barriers, minimize staff
or customers in narrow or enclosed areas, stagger breaks,
and work shift starts.

   v. Provide personal protective equipment (PPE) such as gloves,
goggles, face shields and face masks as appropriate or
required to employees for the activity being performed. Cloth
facial coverings must be worn by every employee not
working alone on the jobsite unless their exposure dictates a
higher level of protection under health and safety rules and
guidance.

   vi. Customer payment transactions for tickets may be handled
through multiple channels, including phone transactions, on-
line transactions, or point-of-sale transactions. If payment by
currency is the only possible method of transaction,
customers and employees must adhere to social distancing
and sanitation standards set forth in this Resolution.

   vii. Provide 10 feet of clearance between vehicles.

   viii. Limit number of customers in the restroom at a time except
adult with child. Lines must have markers to ensure
distancing.
ix. Concessions not permitted to be sold by operator.

x. Frequently sanitize working surfaces, particularly ticket sales area, electronic pin pads, and other areas contacted by customers and/or employees.

xi. Require hourly hand washing or sanitation by employees.

xii. Physical contact with a customer, vendor, or supplier is not permitted under any circumstances.

xiii. Ensure frequent and adequate hand washing with adequate maintenance of supplies. Use disposable gloves where safe and applicable to prevent transmission on tools or other items that are shared.

xiv. Establish a housekeeping schedule that includes frequent cleaning and sanitizing with a particular emphasis on commonly touched surfaces.

xv. Screen employees for signs/symptoms of COVID-19 at start of shift. Make sure sick employees stay home or immediately go home if they feel or appear sick. Cordon off any areas where an employee with probable or confirmed COVID-19 illness worked, touched surfaces, etc. until the area and equipment is cleaned and sanitized. Follow the cleaning guidelines set by the CDC to deep clean and sanitize.

xvi. Plans to operate a drive-in movie theater must be submitted to Covidcompliance@co.pg.md.us, with complete plans for operations. Plans will be reviewed by the COVID Compliance Team. A response will be provided within 72 hours of receipt of request.

b. Customers

i. Customers must remain in their vehicles except to visit the restroom.

ii. Adherence to Section II (Face coverings) of this Resolution when customers are outside vehicle to use the restroom.

N. Social and fraternal clubs, including without limitation, American Legion posts, VFW posts, and Elks Clubs may re-open for indoor recreation up to 50% of maximum capacity. Adherence to MDH and CDC guidelines is required unless further amended by County Health Officer.

O. Places of Worship: The following rules apply:

1. May open for gatherings that do not exceed 50% of maximum capacity
   a. Maintain physical distancing (greater than 6 feet), wherever possible
   b. High contact surfaces (those with hourly or greater contact frequency) will be cleaned with CDC and EPA-approved disinfectant at least every 2 hours
   c. Hand sanitizers OR hand washing facilities must be available and frequent use should be encouraged
d. Face Coverings are required
   e. Live vocals are allowed if complies with the following:
      a. via remote or streaming service; or
      b. during worship services with congregants in attendance, so
         long as every vocalist remains 12 feet from any other
         vocalist or congregant
   f. Avoid physical contact
2. May maintain online and drive-in services
3. May have outdoor services of 250 persons or less, if maintain appropriate
   social distancing and have access to hand washing/hand sanitizers. 
   Frequent hand washing/hand sanitizing encouraged.
4. Guidance is also provided in the following sources: CDC Business and 
   Workplace Toolkit; CDC COVID-19 FAQ for Businesses

P. Maximum Occupancy. For purposes of this Resolution, Maximum Occupancy
   means the maximum occupancy load under the applicable fire code, as set forth on
   the certificate issued for the establishment by a local fire code official. If no such
   certificate has been issued, the maximum occupancy is as determined by applicable
   laws, regulations and permits.

VII. The following activities are specifically allowed when done in compliance with this
     Resolution, applicable CDC and MDH social distancing guidance and other applicable
     directives issued by the State Secretary of Health or County Health Officer:

A. Outdoor exercise activities, such as walking, hiking, running, biking, or individual
   and small group sports such as golfing, tennis, and similar activities
B. Miniature golf establishment are allowed to open up to 50% of maximum capacity
C. Outdoor fitness instruction
D. Parks are open for personal fitness and fitness classes. This includes all parks,
   fields, tennis courts, tracks and golf courses. Low contact sports are also allowed.
E. Golf tournaments are allowed with strict application of rule that all persons
   maintain distance greater than 6 feet; adherence to Face Coverings provision in
   Section II; no spectators; and no buffet style dining allowed. These same rules shall
   be also to any area/facility separate from the golf course such as clubhouse and
   refreshment areas.
F. Day camps: Open for 10 or fewer participants (including leaders) with capacity
   constraints of 10 people per room for indoor activities; maximum of 50 persons
   indoors if maximum of 10 per group is maintained. Outdoor activities may have a
   maximum of 100 persons, if maximum of 10 per group is maintained.
G. Playgrounds can open
H. Outdoor and indoor swimming pools, both public and private, up to a maximum
   capacity of 50%. Social distancing must be maintained and adherence to Section
   II-Face Coverings when not in the swimming the pool. Pool operators must follow
   State Health Department protocols; MDH Directive Swimming Pools
I. Indoor Skating Rinks (roller and ice skating) may open. Limited to 50% of
   maximum capacity.
J. Recreational facilities may open up to 50% of maximum capacity.

K. Youth and Amateur Sports. The following rules apply:
   a. All sports are categorized by level of risk.
      ii. Medium-Risk include: Badminton, Baseball, Biathlon, BMX, Boating, Broomball, Cricket, Disc Golf, Extreme Sports, Gymnastics, Rodeo, Adventure Racing, Curling, Dodgeball, Fencing, Field Hockey, Flag Football, Handball, Horseback Riding, Horse Racing, Ice Hockey (modified), Indoor track, Kickball, Lacrosse, Paintball, Polo, Roller sports, Skating (Figure), Weight Lifting, Bodybuilding, Shooting, Sailing, Soccer, Softball, Speed Skating, Squash, Swimming (competitive), Synchronized Swimming, Table Tennis, Track, Triathlon, Ultimate Frisbee, Volleyball, Water Polo, Weightlifting
   b. Youth sports may resume in small groups, no more than 11 team members—maximum of 100 people in any area while maintaining small group size.
   c. Low and medium risk sports, to include competition, are allowed as listed above.
   d. The play of high-risk sports is prohibited; however, practice that involves skills-building and drills are permitted outdoors.
   e. Play and games with teams from outside of Maryland, Virginia, or the District of Columbia is prohibited.
   f. All tournaments or events involving more than two teams are strictly prohibited unless a Letter of Approval is issued by the County Compliance Team. Inquiries may be submitted to Covidcompliance@co.pg.md.us.
   g. There must be limited touching of shared equipment and gear.
   h. Players not engaged in play and others in attendance at the venue shall wear a face covering, especially when social distancing is not feasible. Face coverings are not recommended when outside on very hot days due to the risk of heat injury.
   i. General rule is no spectators. Only persons allowed at event (apart from athletes and coaches) are household members of athletes and coaches. These persons must maintain physical distance of greater than 6 feet from persons who are not members of the same household.
   j. Must follow all provisions in applicable directives and orders issued by the Secretary of the MDH that do not conflict with this Order.
L. Professional Sporting Events: Allowed to occur. No spectators and no tailgating, unless approved by the Health Department.

M. Other Recreational Establishments: The following may open at 50% maximum capacity:
   1. Recreational fishing
   2. Recreational hunting
   3. Shooting ranges
   4. Outdoor archery
   5. Recreational boating
   6. Horse boarding and riding facilities
   7. Marinas and watercraft rental businesses, and
   8. Campgrounds
   9. Outdoor Haunted Houses. To move forward with an outdoor haunted house event, a plan must be submitted to Plans to operate to operate a drive-in must be submitted to Covidcompliance@co.pg.md.us, with complete plans for operations. Plan will be reviewed by Health Department and Office of Emergency Management staff members. A response will be provided within 72 hours of receipt of request. No indoor haunted houses are permitted.

N. Visiting Cemeteries

VIII. All establishments allowed to open are required to promote social distancing outside of these establishments while customers wait to enter the premises.

IX. For avoidance of doubt, this Resolution does not require the closure of, or prohibit the movement of any staff or volunteer traveling to, from, or in connection with their duties at any:
   A. Federal, State, or local government unit, building, or facility
   B. Newspaper, television, radio, or other media service; or
   C. Non-profit organization or facility providing essential services to low-income persons, including, without limitation, homeless shelters, food banks, and soup kitchens.
October 8, 2020

The Honorable Todd M. Turner
Council Chair
Prince George's County Council
County Administration Building
14741 Governor Oden Bowie Drive
Upper Marlboro, Maryland 20772

Dear Council Chair Turner:

Enclosed for the County Council's consideration is a Resolution that would extend the County's Declaration of Emergency necessitated by the outbreak of the Coronavirus (COVID-19). State law, specifically Public Safety Article 14-101(b)(1), requires the consent of the governing body if an emergency declaration is continued or renewed. The most recent declaration, Council Resolution 90-2020, expires October 16, 2020, therefore, the enclosed resolution is presented for consideration by the County Council.

The Executive Branch will continue to update and work in partnership with the Council during this emergency period. The County Council's favorable consideration of this legislation is greatly appreciated. If you have any questions, please contact Rhonda Weaver, County Attorney, at 301-952-5225.

Sincerely,

Angela Alsobrooks
County Executive

Enclosures

Rhonda Weaver, County Attorney, gave an overview of the resolution. She stated that the declaration of emergency shall stay in effect for 30 days from its effective date of October 16, 2020 unless amended or terminated sooner by the County Executive or as extended by a subsequent resolution of the governing body. Also, she noted specific provisions in Attachment A concerning a list of essential businesses in Section III, outdoor movie theaters, child care facilities and a correction to Sec. VII(I) dealing with Professional Sports to add language after “tailgating” that states “unless approved by the Health Department”.

Dr. Earnest Carter, Health Officer, and Ronald Gill, Jr., Director of Emergency Management, also briefed the Committee on the status of COVID-19 efforts in the County and the need to continue the emergency declaration. The Committee discussed issues involving the continued closure of indoor movie theaters, the role and composition of the COVID Compliance Team, availability of the Rapid PCR saliva test, and the closure of certain testing sites in Laurel and Chillum. After a robust discussion, the Committee of the Whole voted favorable as amended on CR-101-2020, 11-0.
Prince George's County Council

Agenda Item Summary

Meeting Date: 10/13/2020  
Reference No.: CR-101-2020  
Draft No.: 2  
Proposer(s): County Executive  
Sponsor(s): Turner, Anderson-Walker, Ivey, Davis, Streeter, Glaros, Dernoga, Harrison, Hawkins and Taveras  
Item Title: A RESOLUTION CONCERNING PRINCE GEORGE’S COUNTY, MARYLAND’S FIFTH CONTINUED DECLARATION OF EMERGENCY-CORONAVIRUS (“COVID-19”) for the purpose of continuing the emergency declarations most recently adopted by the governing body on September 15, 2020, CR-90-2020, and as may be further amended.

Drafter: Rhonda L. Weaver, County Attorney  
Joseph Ruddy, Deputy County Attorney  
Resource Personnel: Dr. Ernest Carter, Health Officer  
Ronald E. Gill, Director, Office of Emergency Management

LEGISLATIVE HISTORY:

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<th>Date</th>
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<tr>
<td>10/13/2020</td>
<td>County Council</td>
<td>introduced and referred</td>
<td>COW</td>
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**Action Text:**
This Resolution was introduced and referred

| 10/13/2020| COW              | Favorably recommended with amendments | County Council |

**Action Text:**
A motion was made by Council Member Davis, seconded by Vice Chair Hawkins, that this Resolution be Favorably recommended with amendments. The motion carried by the following vote:

**Aye: 11 Turner, Anderson-Walker, Davis, Dernoga, Franklin, Glaros, Harrison, Hawkins, Ivey, Streeter and Taveras**

| 10/13/2020| County Council | new draft substituted               |

**Action Text:**
A motion was made by Council Member Dernoga, seconded by Vice Chair Hawkins, that this Resolution be new draft substituted. The motion carried by the following vote:

**Aye: 11 Turner, Anderson-Walker, Davis, Dernoga, Franklin, Glaros, Harrison, Hawkins, Ivey, Streeter and Taveras**
10/13/2020  County Council  adopted

**Action Text:**
A motion was made by Council Member Dernoga, seconded by Council Member Streeter, that this Resolution be accepted the additions package. The motion carried by the following vote:


**AFFECTED CODE SECTIONS:**

**BACKGROUND INFORMATION/FISCAL IMPACT:**
This legislation will authorize the continuation of the County's emergency declaration caused by COVID-19. State law requires consent of the County Council to continue the declaration.