$m 13, 12 \\ CF HB 334$

By: Senators Pugh, Benson, Forehand, Kasemeyer, Montgomery, and Muse

Introduced and read first time: February 1, 2013

Assigned to: Finance

A BILL ENTITLED

1 AN ACT concerning

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Commercial Law - Consumer Protection - Rental-Purchase Transactions

- FOR the purpose of requiring a lessor to disclose to a consumer in each rental—purchase agreement the cost of lease services of certain items of rental property; altering a certain form that must be used to satisfy certain disclosure requirements; establishing a certain form that must be used to satisfy certain disclosure requirements; requiring the Attorney General's Web site to include certain forms; defining a certain term; and generally relating to rental—purchase transactions.
- 10 BY repealing and reenacting, without amendments,
- 11 Article Commercial Law
- 12 Section 12–1101(a)
- 13 Annotated Code of Maryland
- 14 (2005 Replacement Volume and 2012 Supplement)
- 15 BY adding to
- 16 Article Commercial Law
- 17 Section 12–1101(i)
- 18 Annotated Code of Maryland
- 19 (2005 Replacement Volume and 2012 Supplement)
- 20 BY repealing and reenacting, with amendments,
- 21 Article Commercial Law
- 22 Section 12–1103, 12–1104, 12–1111, and 12–1111.1
- 23 Annotated Code of Maryland
- 24 (2005 Replacement Volume and 2012 Supplement)
- 25 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 26 MARYLAND, That the Laws of Maryland read as follows:



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Article - Commercial Law

- 2 12–1101.
- 3 (a) In this subtitle the following words have the meanings indicated.
- 4 (I) "COST OF LEASE SERVICES" MEANS THE DIFFERENCE BETWEEN 5 THE FINAL PURCHASE PRICE OF RENTAL PROPERTY AND THE CASH PRICE OF
- 6 RENTAL PROPERTY.
- 7 12–1103.
- 8 (a) (1) A lessor shall disclose to a consumer the information required 9 under this subtitle.
- 10 (2) In a transaction involving more than 1 lessor, only 1 lessor need 11 make the disclosures required under this subtitle, but all lessors shall be bound by the
- 12 disclosures made.
- 13 (b) A lessor shall make the disclosures required under this subtitle before consummation of the rental–purchase agreement.
- 15 (c) A lessor shall:
- 16 (1) Make the disclosures required under this subtitle in a written form 17 that is simple and understandable and is written or typed in a size not less than 10 18 point type;
- 19 (2) MAKE THE DISCLOSURES REQUIRED UNDER THIS SUBTITLE 20 IN ENGLISH OR IN ANY OTHER LANGUAGE USED BY THE LESSOR IN 21 ADVERTISEMENTS RELATED TO THE RENTAL-PURCHASE TRANSACTION;
- [(2)] (3) Make the disclosures required under this subtitle on the face of the rental-purchase agreement AND SUMMARY OF COSTS CHART above the consumer's signature [line] LINES; and
- [(3)] (4) Deliver a copy of the rental-purchase agreement AND THE SUMMARY OF COSTS CHART to the consumer.
- 27 (d) If a disclosure becomes inaccurate as a result of any act, occurrence, or 28 agreement by the consumer after delivery of the rental property, the resulting 29 inaccuracy is not a violation of this subtitle.
- 30 12–1104.

1 2	(a) applicable:	The	lessor	shall	disclose	in	each	rental-purchase	agreement,	as
3 4	necessary to	(1) acqu						and timing of all y;	rental payme	ents
5 6	until the con	(2) nsume						will not own the eccessary to acquire		erty
7 8 9	(3) A brief description of the rental property sufficient to identify the rental property to the consumer and the lessor, including an identification number and a statement indicating whether the rental property is new or used;									
10		(4)	(i)	A stat	ement of t	the c	eash pr	ice of the rental p	roperty; or	
11 12 13	or more iten	ns of r	(ii) rental pi		_	_		se agreement invo		
14		(5)	ТНЕ	COST C	F LEASE	SER	RVICES	OF THE RENTAL	PROPERTY;	;
15 16 17	before cons property, wl		ition of	the r		-	•	ats paid or require eement or delive	-	
18 19	include othe	[(6)] er chai	` '					tal of rental pay amage fees, or picl		not
20 21 22	early purch	ase o	ption ar					sumer has the rig method for deterr		
23 24 25	[(8)] (9) A statement that the consumer must pay the early purchase option price for the rental property if, and when, the rental property is lost, stolen, damaged, or destroyed;									
26 27	responsible		` '	. ,				tifying the lesso roperty while it is	-	•
28			(ii)	A desc	eription of	tha	t respo	nsibility; and		
29 30 31 32		ropert	the rent	al prop	perty at t	he t	ime th	part of a manufa e consumer acqui nsumer, if allowed	res ownershi	p of

$\frac{1}{2}$	[(10)] (11) The date of consummation and the identities of the lessor and consumer;
3 4 5 6	[(11)] (12) A statement that the consumer may terminate the rental-purchase agreement without penalty by voluntarily surrendering or returning the rental property in good repair, normal wear and tear excepted, upon expiration of any rental term and payment of any past due rental payments;
7 8	[(12)] (13) Notice of the consumer's right to reinstate an agreement as provided in § 12–1106 of this subtitle; and
9 10	[(13)] (14) Any other charges, including reinstatement fees, damage fees, and pickup fees.
11 12	(B) THE LESSOR SHALL DISCLOSE IN EACH SUMMARY OF COSTS CHART, AS APPLICABLE:
13	(1) THE CASH PRICE OF THE RENTAL PROPERTY;
14	(2) THE TIMING OF THE PAYMENTS FOR THE RENTAL PROPERTY;
15 16 17	(3) THE TOTAL PURCHASE PRICE IF THE PAYMENT SCHEDULE UNDER ITEM (2) OF THIS SUBSECTION IS COMPLETED ACCORDING TO THE SCHEDULE; AND
18	(4) THE COST OF LEASE SERVICES OF THE RENTAL PROPERTY.
19 20 21	[(b)] (C) A lessor shall place on property which is to be leased as a part of a rental-purchase agreement and is displayed in the lessor's place of business a tag which shall indicate:
22 23	(1) The number and amount of individual renewal payments necessary to purchase the property;
24	(2) The total amount necessary to purchase the property; and
25	(3) Whether the property is new or used.
26	12–1111.
27	(A) The following is an example of a form which shall be used to satisfy the

1	1.	Lessor(s):	Lessee(s):
2			Name
3			Address
4		Telephone no.	Telephone no
5	2.	Description of Rental Property	7: Identification
6 7 8		Item Quantit	
9 10	Cash	Price:	Used
11	3.	Total Initial Payment:	
12		Rental Payme	
13		Delivery Char	9
14		Tax:	\$
15		Other (specify	
16		Total:	\$
17	4.	Rental Payments:	
18		Total Weekly Rental Paymen	t: (includes tax)
19		Total Monthly Rental Payme	
20	5.	Other Charges:	
21		In Home Pick-up Fee:	\$
22		Reinstatement Fee:	\$
23		Other (specify):	\$
24	6.	Total Cost To Acquire Owner	ship:
25			agreement each week/month, for
26			y a total of \$ to own the rental
27			les your total initial payment but does not include
28		1 1 0	e, reinstatement or pick—up fees for which you may
$\frac{1}{29}$		be liable.	, a seem of the property of the seem of th
30	7.	COST OF LEASE SERVICES	
31	••		CES IS THE DIFFERENCE BETWEEN THE FINAL
32			RENTAL PROPERTY AND THE CASH PRICE OF
33		THE RENTAL PROPERTY.	
34	[7.] 8	8. No Ownership Until Total	Paid:
35		-	ship of the rental property until you pay the total
36			to acquire ownership, or unless you exercise an
37		early purchase option.	- *** ***
38	[8.] \$	9. Early Purchase Option:	

$\frac{1}{2}$		You may purchase the rental property at any time after your first rental payment.
3		(Describe formula or method here)
4 5 6 7 8 9	[9.] 10.	Maintenance: We (lessor) are responsible for maintaining the rental property in good working condition while it is being rented. We will provide all necessary service, repair or replacement (specify if in home or in store) if you notify us by phone or mail that service is needed. We will not be responsible for repairs done by anyone other than us.
10 11 12 13 14	[10.] 11.	Warranty: If allowed by the manufacturer, the manufacturer's express warranty covering the rental property rented under this agreement will be transferred to you if, and at the time, you acquire ownership of the rental property.
15 16 17 18 19	[11.] 12.	Damages: You (lessee) are entirely responsible for loss, damages, theft or destruction of the rental property while it is in your possession. Your liability for such damage will not exceed the early purchase option price of the rental property as of the date it is lost, stolen, damaged or destroyed.
20 21 22 23 24	[12.] 13.	Termination: You (lessee) may terminate this agreement without penalty at the end of any weekly or monthly term by returning the rental property to us in good condition. You will be liable for any unpaid rental payments due upon the date of return.
25 26 27 28 29 30 31 32 33 34 35 36 37	[13.] 14.	Reinstatement: If you (lessee) fail to make a timely payment, you may reinstate the agreement without penalty, if: 1) You pay all past due rental charges and a reinstatement fee within 2 days (weekly renters) or 5 days (monthly renters) of your renewal date; or 2) You return or voluntarily surrender the rental property within 2 days (weekly renters) or 5 days (monthly renters) of your renewal date. If you choose to reinstate the agreement after returning the rental property, you will have up to 21 days (or longer depending on how long you have rented the rental property) to pay all past due rental charges, a reinstatement fee and a reasonable redelivery fee if we deliver the rental property.
38 39 40	I have rea Lessee(s):	d the above disclosures before signing this rental–purchase agreement. Date:

(B) THE FOLLOWING IS AN EXAMPLE OF A FORM WHICH SHALL BE USED TO SATISFY THE DISCLOSURE REQUIREMENTS OF §§ 12–1103(C) AND 12–1104(B) OF THIS SUBTITLE:

4	SUMMARY OF COSTS OF YOUR RENTAL-PURCHASE AGREEMENT						
5	CASH PRICE	SCHEDULED	FINAL PURCHASE	COST OF LEASE			
6		PAYMENTS	PRICE	SERVICES			
7	THE PRICE OF	THE AMOUNT	THE AMOUNT	THE COST OF YOUR			
8	THE RENTAL	YOU PAY PER	YOU	RENTAL-PURCHASE			
9	PROPERTY IF	WEEK/MONTH.	WILL HAVE PAID	TRANSACTION.			
10	PURCHASED		AFTER YOU HAVE				
11	IN-STORE AT THE		MADE ALL				
12	TIME OF		PAYMENTS AS	%			
13	CONSUMMATION.		SCHEDULED.	OR			
14	\$	\$	\$	\$			
15	TIMING OF PAYMENTS: PAYMENT IN THE AMOUNT OF \$ IS DUE						
16	ON A (WEEKLY/BI-WEEKLY/SEMI-MONTHLY/MONTHLY) BASIS.						
17	EARLY PAYMENT OPTION: YOU HAVE THE RIGHT TO PURCHASE THE RENTAL						
18	PROPERTY PRIOR TO THE DATE LISTED ABOVE FOR (ENTER FORMULA).						
19	TERMINATION: YOU HAVE THE RIGHT TO TERMINATE THIS RENTAL-PURCHASE						
20	AGREEMENT AT THE END OF ANY TERM BY SURRENDERING THE RENTAL						
21	PROPERTY TO THE LESSOR.						
22	THE DISCLOSURES ABOVE ARE PART OF THE TERMS AND CONDITIONS OF YOUR						
23	RENTAL-PURCHASE AGREEMENT WITH (COMPANY NAME).						
24	LESSEE(S):		DATE:				
25							

26 12–1111.1.

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The Attorney General's Web site shall include the sample [rental-purchase agreement] FORMS in \S 12–1111 of this subtitle.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2013.