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By: Delegates Taveras, Alston, Martinez, Simmons, Vogel, and Woods

Introduced and read first time: January 24, 2024 Assigned to: Environment and Transportation

## A BILL ENTITLED

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near Property –	nesidentiai	Leases –	nenter s	insurance	neguirement

- 3 FOR the purpose of requiring a residential lease to include a requirement that a tenant
- 4 hold a renter's insurance policy; prohibiting a lease from containing certain
- 5 requirements regarding a renter's insurance policy; requiring a landlord to acquire
- 6 a renter's insurance policy on behalf of a tenant under certain circumstances; and
- generally relating to a renter's insurance requirement for residential leases. 7
- 8 BY repealing and reenacting, without amendments,
- 9 Article – Real Property
- 10 Section 8–201
- Annotated Code of Maryland 11
- (2023 Replacement Volume) 12
- 13 BY repealing and reenacting, with amendments,
- 14 Article – Real Property
- 15 Section 8–208
- Annotated Code of Maryland 16
- 17 (2023 Replacement Volume)
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND. 18
- 19 That the Laws of Maryland read as follows:

## 20 Article - Real Property

- 21 8-201.
- 22 (a) This subtitle is applicable only to residential leases unless otherwise provided.
- 23 This subtitle does not apply to a tenancy arising after the sale of 24owner-occupied residential property where the seller and purchaser agree that the seller



- 1 may remain in possession of the property for a period of not more than 60 days after the settlement.
- 3 8–208.
- 4 (a) (1) On or after October 1, 1999, any landlord who offers 5 or more dwelling 5 units for rent in the State may not rent a residential dwelling unit without using a written 6 lease.
- 7 (2) If a landlord fails to comply with paragraph (1) of this subsection, the 8 term of the tenancy is presumed to be 1 year from the date of the tenant's first occupancy 9 unless the tenant elects to end the tenancy at an earlier date by giving 1 month's written 10 notice.
- 11 (b) A landlord who rents using a written lease shall provide, upon written request 12 from any prospective applicant for a lease, a copy of the proposed form of lease in writing, 13 complete in every material detail, except for the date, the name and address of the tenant, 14 the designation of the premises, and the rental rate without requiring execution of the lease 15 or any prior deposit.
- 16 (c) A lease shall include:
- 17 (1) A statement that the premises will be made available in a condition 18 permitting habitation, with reasonable safety, if that is the agreement, or if that is not the 19 agreement, a statement of the agreement concerning the condition of the premises;
- 20 (2) The landlord's and the tenant's specific obligations as to heat, gas, electricity, water, and repair of the premises; [and]
- 22 (3) A receipt for the security deposit as specified in § 8–203.1 of this subtitle; AND
- 24 (4) A REQUIREMENT THAT A TENANT MAINTAIN A RENTER'S 25 INSURANCE POLICY COVERING THE TENANT'S PERSONAL PROPERTY THAT WILL BE 26 KEPT AT THE RENTAL PROPERTY.
- 27 (d) A landlord may not use a lease or form of lease containing any provision that:
- 28 (1) Has the tenant authorize any person to confess judgment on a claim 29 arising out of the lease;
- 30 (2) Has the tenant agree to waive or to forego any right or remedy provided 31 by applicable law;

1 (3)Provides for a penalty for the late payment of rent in excess of 2 5% of the amount of rent due for the rental period for which the payment was delinquent; 3 or 4 (ii) In the case of leases under which the rent is paid in weekly rental 5 installments, provides for a late penalty of more than \$3 per week or a total of no more than 6 \$12 per month; 7 **(4)** Has the tenant waive the right to a jury trial; 8 (5)Has the tenant agree to a period required for landlord's notice to quit 9 which is less than that provided by applicable law; provided, however, that neither party is 10 prohibited from agreeing to a longer notice period than that required by applicable law; 11 (6)Authorizes the landlord to take possession of the leased premises, or the tenant's personal property unless the lease has been terminated by action of the parties 12 13 or by operation of law, and the personal property has been abandoned by the tenant without 14 the benefit of formal legal process; 15 (7)Is against public policy and void pursuant to § 8–105 of this title; 16 Permits a landlord to commence an eviction proceeding or issue a notice 17 to quit solely as retaliation against any tenant for planning, organizing, or joining a tenant 18 organization with the purpose of negotiating collectively with the landlord; 19 Requires the tenant to accept notice of rent increases under § 8–209 by (9)20 electronic delivery; [or] 21(10)Limits the ability of a tenant to summon the assistance of law 22 enforcement or emergency services or penalizes a tenant solely for summoning the 23 assistance of law enforcement or emergency services; or 24(ii) Penalizes a tenant for the actions of another individual solely 25because the individual summoned the assistance of law enforcement or emergency services; 26 OR 27 (11)REQUIRES THE TENANT TO MAINTAIN A RENTER'S INSURANCE 28 **POLICY:** 29 **(I)** FROM A PARTICULAR INSURER OR LIST OF INSURERS; 30 (II)THAT INCLUDES THE LANDLORD AS A BENEFICIARY, AN INSURED PARTY, OR AN ADDITIONAL INSURED; OR 31 32 (III) THAT MEETS ANY OTHER REQUIREMENTS SET BY THE

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- (e) (1) Except for a lease containing an automatic renewal period of 1 month or less, a lease that contains a provision calling for an automatic renewal of the lease term unless prior notice is given by the party or parties seeking to terminate the lease, shall have the provision distinctly set apart from any other provision of the lease and provide a space for the written acknowledgment of the tenant's agreement to the automatic renewal provision.
- 7 (2) An automatic renewal provision that is not specifically accompanied by 8 either the tenant's initials, signature, or witnessed mark is unenforceable by the landlord.
  - (f) No provision of this section shall be deemed to be a bar to the applicability of supplementary rights afforded by any public local law enacted by the General Assembly or any ordinance or local law enacted by any municipality or political subdivision of this State; provided, however, that no such law can diminish or limit any right or remedy granted under the provisions of this section.
  - (g) (1) Any lease provision which is prohibited by terms of this section shall be unenforceable by the landlord.
  - (2) If the landlord includes in any lease a provision prohibited by this section or made unenforceable by § 8–105 of this title or § 8–203 of this subtitle, at any time subsequent to July 1, 1975, and tenders a lease containing such a provision or attempts to enforce or makes known to the tenant an intent to enforce any such provision, the tenant may recover any actual damages incurred as a reason thereof, including reasonable attorney's fees.
- 22 (h) If any word, phrase, clause, sentence, or any part or parts of this section shall 23 be held unconstitutional by any court of competent jurisdiction such unconstitutionality shall not affect the validity of the remaining parts of this section.
- 25 (I) (1) IF A TENANT FAILS TO COMPLY WITH THE LEASE REQUIREMENT 26 DESCRIBED UNDER PARAGRAPH (C)(4) OF THIS SECTION, THE LANDLORD SHALL 27 ACQUIRE A RENTER'S INSURANCE POLICY ON BEHALF OF THE TENANT.
- 28 (2) A LANDLORD WHO ACQUIRES A RENTER'S INSURANCE POLICY ON
  29 BEHALF OF A TENANT UNDER PARAGRAPH (1) OF THIS SUBSECTION MAY CHARGE
  30 THE INSURANCE PREMIUM TO THE TENANT UNTIL THE TENANT ACQUIRES A
  31 RENTER'S INSURANCE POLICY.
- 32 (3) A LANDLORD MAY NOT BE THE BENEFICIARY, AN INSURED PARTY, 33 OR AN ADDITIONAL INSURED OF A RENTER'S INSURANCE POLICY ACQUIRED UNDER 34 PARAGRAPH (1) OF THIS SUBSECTION.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 36 October 1, 2024.