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By: Delegates Feldman, Barkley, Bronrott, Cryor, Dumais, Goldwater, Heller, Lawton, Lee, Madaleno, Mandel, and Petzold Introduced and read first time: January 16, 2006 Assigned to: Environmental Matters A BILL ENTITLED 1 AN ACT concerning 2 Real Property - Condominiums - Conversion of Rental Facilities - Extended 3 Leases 4 FOR the purpose of altering the households to which a developer converting a rental 5 facility to a condominium is required to offer a certain extended lease; defining a certain term; repealing a certain definition; making certain conforming 6 7 changes; and generally relating to conversion of certain rental facilities to 8 condominiums. 9 BY repealing and reenacting, with amendments, Article - Real Property 10 11 Section 11-102.1(f) and 11-137 12 Annotated Code of Maryland (2003 Replacement Volume and 2005 Supplement) 13 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 14 15 MARYLAND, That the Laws of Maryland read as follows: 16 **Article - Real Property** 17 11-102.1. 18 (f) The notice referred to in subsection (a) of this section shall be sufficient for 19 the purposes of this section if it is in substantially the following form. As to rental 20 facilities containing less than 10 units, "Section 2" of the notice is not required to be 21 given. 22 "NOTICE OF INTENTION TO 23 CREATE A CONDOMINIUM

This is to inform you that the rental facility known as

26 may be converted to a condominium regime in accordance with the Maryland

	Condominium Act. You may be required to move out of your residence after 180 days have passed from the date of this notice, or in other words, after(Date).
3	Section 1 Rights that apply to all tenants
7	If you are a tenant in this rental facility and you have not already given notice that you intend to move, you have the following rights, provided you have previously paid your rent and continue to pay your rent and abide by the other conditions of your lease.
11 12 13 14	(1) You may remain in your residence on the same rent, terms, and conditions of your existing lease until either the end of your lease term or until
16 17	(2) You have the right to purchase your residence before it can be sold publicly. A purchase offer describing your right to purchase is included with this notice.
20 21 22 23 24 25 26 27 28 29 30	(3) If you do not choose to purchase your unit, and the annual income for all present members of your household did not exceed
35 36	(4) If you want to move out of your residence before the end of the 180-day period or the end of your lease, you may cancel your lease without penalty by giving at least 30 days prior written notice. However, once you give notice of when you intend to move, you will not have the right to remain in your residence beyond that date.

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1	Section 2
2	Right to 3-year lease extension or 3-month rent payment
3	for certain [handicapped citizens] INDIVIDUALS WITH DISABILITIES and senior
4	citizens
5	The developer who converts this rental facility to a condominium must offer
6	extended leases to qualified households for up to 20 percent of the units in the rental
	facility. Households which receive extended leases will have the right to continue
	renting their residences for at least 3 years from the date of this notice. A household
	may cancel an extended lease by giving 3 months' written notice if more than 1 year
	remains on the lease, and 1 month's written notice if less than 1 year remains on the
	lease.
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12	Rents under these extended leases may only be increased once a year and are
	limited by increases in the cost of living index. Read the enclosed lease to learn the
	additional rights and responsibilities of tenants under extended leases.
	additional rights and responsionness of tenants under extended reases.
15	In determining whether your household qualifies for an extended lease, the
	following definitions apply:
	Tonowing definitions uppry.
17	(1) ["Handicapped citizen" means a person with a measurable limitation of
	mobility due to congenital defect, disease, or trauma.] "DISABILITY" MEANS:
	mounty due to congenium defect, discuss, of duding.] Distribility in minimum.
19	(I) A PHYSICAL OR MENTAL IMPAIRMENT THAT SUBSTANTIALLY LIMITS
	ONE OR MORE OF AN INDIVIDUAL'S MAJOR LIFE ACTIVITIES;
_0	ONE ON MORE OF THE HOTELOWINGON EN ETTETITIES,
21	(II) A RECORD OF HAVING A PHYSICAL OR MENTAL IMPAIRMENT THAT
	SUBSTANTIALLY LIMITS ONE OR MORE OF AN INDIVIDUAL'S MAJOR LIFE ACTIVITIES;
	OR
24	(III) BEING REGARDED AS HAVING A PHYSICAL OR MENTAL IMPAIRMENT
	THAT SUBSTANTIALLY LIMITS ONE OR MORE OF AN INDIVIDUAL'S MAJOR LIFE
	ACTIVITIES.
	TIOTI VIII III.
27	(2) "Senior citizen" means a person who is at least 62 years old on the date of
	this notice.
_0	this notice.
29	(3) "Annual income" means the total income from all sources for all present
	members of your household for the income tax year immediately preceding the year in
	which this notice is issued but shall not include unreimbursed medical expenses if the
	tenant provides reasonable evidence of the unreimbursed medical expenses or
	consents in writing to authorize disclosure of relevant information regarding medical
	expense reimbursement at the time of applying for an extended lease. "Total income"
	means the same as "gross income" as defined in § 9-104(a)(7) of the Tax - Property
90	Article.
37	To qualify for an extended lease you must meet all of the following criteria:
) [To qualify for an extended lease you must meet all of the following criteria:
38	(1) A member of the household must be [a handisenned citizen] AN
ソソ	INDIVIDUAL WITH A DISABILITY or a senior citizen and must be living in your unit as

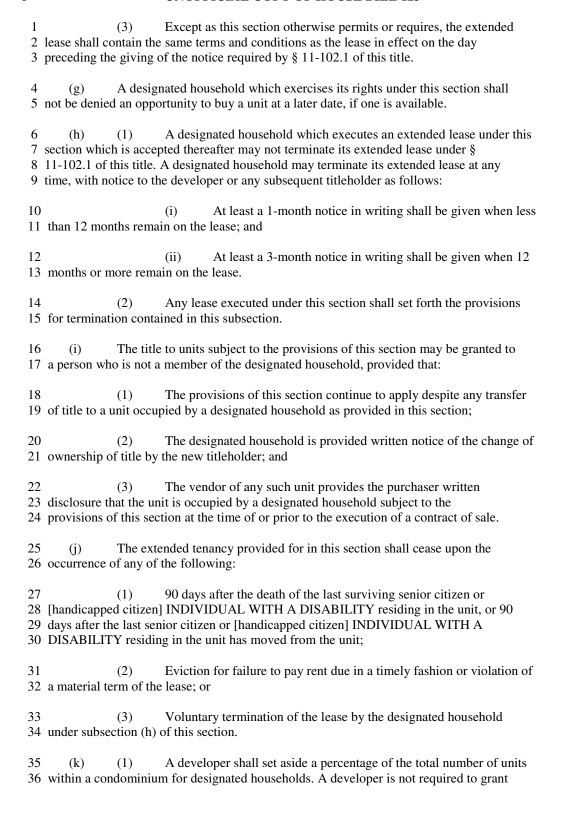
- 1 of the date of this notice and must have been a member of your household for at least 2 12 months preceding the date of this notice; and Annual income for all present members of your household must not have 4 exceeded (80 percent of applicable median income) for 20.....; and 5 You must be current in your rental payments and otherwise in good 6 standing under your existing lease. 7 If you meet all of these qualifications and desire an extended lease, then you 8 must complete the enclosed form and execute the enclosed lease and return them. The completed form and executed lease must be received at the office listed below within 11 completed form and executed lease are not received within that time, you will not be 12 entitled to an extended lease. 13 If the number of qualified households requesting extended leases exceeds the 20 14 percent limitation, priority will be given to qualified households who have lived in the 15 rental facility for the longest time. 16 Due to the 20 percent limitation your application for an extended lease must be processed prior to your lease becoming final. Your lease will become final if it is 18 determined that your household is qualified and falls within the 20 percent 19 limitation. 20 If you return the enclosed form and lease by (Date) you will be 21 notified within 75 days of the date of this notice, or in other words, by 22 (Date), whether you are qualified and whether your household falls within the 20 23 percent limitation. 24 You may apply for an extended lease and, at the same time, choose to purchase 25 your unit. If you apply for and receive an extended lease, your purchase contract will 26 be void. If you do not receive an extended lease, your purchase contract will be 27 effective and you will be obligated to buy your unit. 28 If you qualify for an extended lease, but due to the 20 percent limitation, your 29 lease is not finalized, the developer must pay you an amount equal to 3 months rent 30 within 15 days after you move. You are also entitled to up to \$750 reimbursement for 31 your moving expenses, as described in Section 1. 32 If you qualify for an extended lease, but do not want one, you are also entitled to 33 both the moving expense reimbursement previously described, and the payment 34 equal to 3 months' rent. In order to receive the 3 month rent payment, you must 35 complete and return the enclosed form within 60 days of the date of this notice or by 36(Date), but you should not execute the enclosed lease.
- 37 All application forms, executed leases, and moving expense requests should be 38 addressed or delivered to:

"Household" means only those persons domiciled in the unit at the

36 time the notice required by § 11-102.1 of this title is given.

- UNOFFICIAL COPY OF HOUSE BILL 123 "Rental facility" means property containing 10 or more dwelling units 1 (6) 2 intended to be leased to persons who occupy the dwellings as their residences. "Senior citizen" means a person who is at least 62 years old on the 4 date that the notice required by § 11-102.1 of this title is given. 5 A developer may not grant a unit in a rental facility occupied by a 6 designated household entitled to receive the notice required by § 11-102.1 of this title without offering to the tenant of the unit a lease extension for a period of at least 3 8 years from the giving of the notice required by § 11-102.1 of this title, if the household 9 meets the following criteria: 10 (1)Had an annual income which did not exceed the income eligibility 11 figure applicable for the county or incorporated municipality in which the rental 12 facility is located, as provided under subsection (n) of this section; 13 Is current in its rent payment and has not violated any other (2) 14 material term of the lease; or 15 Has provided the developer within 60 days after the giving of the (3) 16 notice required by § 11-102.1 of this title with an affidavit under penalty of perjury: 17 Stating that the household is applying for an extended lease (i) 18 under this section; 19 (ii) Setting forth the household's annual income for the calendar 20 year preceding the giving of the notice required by § 11-102.1 of this title together 21 with reasonable supporting documentation of the household income and, where 22 applicable, of unreimbursed medical expenses or a written authorization for 23 disclosure of relevant information regarding medical expense reimbursement by 24 doctors, hospitals, clinics, insurance companies, or similar persons, entities, or 25 organizations that provide medical treatment coverage to the household; 26 Setting forth facts showing that a member of the household is (iii) 27 either [a handicapped citizen] AN INDIVIDUAL WITH A DISABILITY or a senior citizen 28 who, in either event, has been a member of the household for at least 12 months preceding the giving of the notice required by § 11-102.1 of this title; and 30 (iv) Has executed an extended lease and returned it to the developer 31 within 60 days after the giving of the notice required by § 11-102.1 of this title. 32 The developer shall deliver to each tenant entitled to receive the notice 33 required by § 11-102.1 of this title, simultaneously with the notice:
- 34 (1) An application on which may be included all of the information 35 required by subsection (b)(3) of this section;
- 36 (2) A lease containing the terms required by this section and clearly 37 indicating that the lease will be effective only if:

1 2	(i) The tenant executes and returns the lease not later than 60 days after the giving of the notice required by § 11-102.1 of this title; and
	(ii) The household is allocated 1 of the units required to be made available to qualified households based on its ranking under subsection (k) of this section and the number of tenants executing and returning leases;
6 7	(3) A notice, delivered in the form specified in § 11-102.1(f) of this title, setting forth the rights and obligations of the tenant under this section; and
8 9	(4) A copy of the public offering statement which is registered with the Secretary of State.
	(d) Within 75 days after the giving of the notice required by § 11-102.1 of this title, the developer shall notify each household which submits to the developer the documentation required by subsection (b)(3) of this section:
13 14	(1) Whether the household meets the criteria of subsection (b) of this section, and, if not, an explanation of which criteria have not been met; and
15	(2) Whether the extended lease has become effective.
18	(e) Within 75 days after the giving of the notice required by § 11-102.1 of this title, the developer shall provide to any county, incorporated municipality, or housing agency which has a right to purchase units in the rental facility under § 11-139 of this title:
20 21	(1) A notice indicating the number of units in the rental facility being made available to qualified households under subsection $(k)(1)$ of this section;
22 23	(2) A list of all households meeting the criteria of subsection (b) of this section, indicating the ranking of each in relation to that number;
26	(3) A list of all households returning the affidavit required by subsection (b) of this section which do not meet all the criteria of subsection (b) of this section and copies of the notifications sent to these households under subsection (d) of this section; and
28	(4) A list of all households as to whom a lease has become effective.
	(f) (1) The extended lease shall provide for a term commencing on acceptance and terminating not less than 3 years from the giving of the notice required by § 11-102.1 of this title.
34 35 36	(2) Annually, on the commencement date of the extended lease, the rental fee for the unit may be increased. The increase may not exceed an amount determined by multiplying the annual rent for the preceding year by the percentage increase for the rent component of the U.S. Consumer Price Index for Urban Wage Earners and Clerical Workers (CPI-W) (1967 = 100), as published by the U.S. Department of Labor, for the most recent 12-month period.



- 1 extended leases covering more than 20 percent of the units within a condominium to 2 designated households.
- 3 (2) If the number of units occupied by designated households which meet
- 4 the criteria of subsection (b) of this section exceeds 20 percent, then the number of 5 available units for tenancy under the provisions of this section shall be allocated as
- 6 determined by the local governing body. If the local governing body fails to provide for
- 7. The retirement of the focal governing body. If the focal governing body rans to provide
- 7 allocation, then units shall be allocated by the developer, based on seniority by
- 8 continuous length of residence.
- 9 (1) If a conversion to condominium involves substantial rehabilitation or
- 10 reconstruction of such a nature that the work involved does not permit the continued
- 11 occupancy of a unit because of danger to the health and safety of the tenants, then
- 12 any designated household executing an extended lease under the provisions of this
- 13 section may be required to vacate their unit not earlier than the expiration of the
- 14 180-day period and to relocate at the expense of the developer in a comparable unit in
- 15 the rental facility to permit such work to be performed.
- 16 (2) If there is no comparable unit available, then the designated
- 17 household may be required to vacate the rental facility. When the work is completed,
- 18 the developer shall notify the household of its completion. The household shall have
- 19 30 days from the date of that notice to return to their original or a comparable rental
- 20 unit. The term of the extended lease of that household shall begin upon their return
- 21 to the rental unit.
- 22 (3) The developer shall give 180 days' notice prior to the date that units
- 23 must be vacated. The notice shall explain the household's rights under this subsection
- 24 and subsection (m) of this section.
- 25 (m) (1) The developer shall pay households that qualify as to income under
- 26 subsection (b)(1) of this section \$375 when the household vacates the unit and for
- 27 moving expenses as defined in § 11-101 of this title in excess of \$375 up to \$750 which
- 28 are actually and reasonably incurred. The household shall make a written request for
- 29 reimbursement accompanied by reasonable evidence of the costs incurred within 30
- 30 days of moving. The developer shall reimburse the household within 30 days following
- 31 receipt of the request.
- 32 (2) If a household does not qualify as to income under subsection (b)(1) of
- 33 this section, the developer shall reimburse moving expenses as defined in § 11-101 of
- 34 this title, up to \$750, actually and reasonably incurred to the designated households
- 35 eligible under this subsection. The designated household shall make a written request
- 36 for reimbursement accompanied by reasonable evidence of the costs incurred within
- 37 30 days of moving. The developer shall reimburse the designated household within 30
- 38 days following receipt of the request.
- 39 (3) The developer shall also pay a compensation equivalent to 3 months'
- 40 rent within 15 days of moving to the designated households eligible under this
- 41 subsection.

- (4) The following designated households which meet the applicable 1 2 criteria of subsection (b) of this section are eligible under this subsection: 3 (i) A designated household which does not execute an extended 4 lease; A designated household which is precluded from having an (ii) 6 extended tenancy by the limitation of subsection (k) of this section; or 7 (iii) A designated household which is required to vacate their rental 8 unit under subsection (1)(2) of this section. 9 (5) A developer shall also reimburse moving expenses as defined in § 10 11-101 of this title, up to \$750, actually and reasonably incurred, to a designated 11 household who returns to their rental unit under subsection (l)(2) of this section. The 12 designated household shall make a written request for reimbursement accompanied 13 by reasonable evidence of the costs incurred within 30 days following the designated 14 household's return. The developer shall reimburse the designated household within 15 30 days following receipt of the request. 16 The Secretary of State shall prepare an income eligibility figure for each (n) 17 county and standard metropolitan statistical area of the State, which shall 18 reasonably approximate 80 percent of the median income for each county and standard metropolitan statistical area. A county or incorporated municipality which is 20 in a standard metropolitan statistical area may by ordinance or resolution adopt the 21 income eligibility figure applicable to the county or standard metropolitan statistical 22 area.
- 23 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 24 June 1, 2006.