N1 6lr3477 HB 686/03 - ENV CF 6lr3289

By: Delegates Stern, Frush, Glassman, Hogan, Lawton, McConkey,

Montgomery, and Weir

Introduced and read first time: February 27, 2006 Assigned to: Rules and Executive Nominations

A BILL ENTITLED

4	A & T		
I	AN	ACT	concerning

Real Property - Residential Leases - Surety Bonds in Lieu of Security
 Deposits

4 FOR the purpose of authorizing a tenant to purchase a surety bond in lieu of paying

- all or part of a security deposit to a landlord for the purpose of providing certain
- 6 protection to the landlord; establishing that a landlord may not require a tenant
- 7 to purchase a surety bond and a landlord is not required to consent to a tenant
- 8 purchasing a surety bond; providing that a tenant shall receive a refund of a
- 9 premium or other charges paid in connection with purchasing a surety bond
- under certain circumstances; providing that the amount of a surety bond, or the
- aggregate amount of a surety bond and a security deposit, may not exceed a
- certain amount of money; establishing that a tenant may recover certain
- penalties plus certain attorney's fees from a landlord under certain
- circumstances; requiring a surety to advise a tenant in writing of the tenant's
- rights and responsibilities before the tenant purchases a surety bond; providing
- that a tenant who purchases a surety bond has certain rights, including
- inspection of the dwelling unit; establishing the claims for which a surety bond
- may be paid; providing that a surety bond does not represent certain liquidated
- damages; requiring a landlord to send a certain notice to a tenant before making
- a claim against the surety bond; allowing a tenant to pay damages directly to a
- 21 landlord or require the landlord to use any security deposit before the landlord
- makes a claim against the tenant's surety bond; providing that a tenant retains
- certain rights and defenses in a proceeding brought by a surety; establishing
- 24 certain procedures for a landlord to follow before making a claim against a
- surety; establishing that on transfer of the premises, the new landlord may not
- require a certain additional security deposit or surety bond in excess of a certain
- amount from a tenant; providing that a landlord or a surety forfeits certain
- rights for failure to comply with this Act; providing that a surety, in an action
- against a tenant, may be subject to certain damages and certain attorney's fees
- for asserting a claim without reasonable basis; providing that only admitted
- 31 carriers licensed by the Maryland Insurance Administration may issue certain
- 32 surety bonds; and generally relating to a tenant's right to purchase a surety
- bond in lieu of paying all or part of a security deposit.
- 34 BY repealing and reenacting, with amendments,

1 2 3 4	Article - Real Property Section 8-203 Annotated Code of Maryland (2003 Replacement Volume and 2005 Supplement)				
5 6			ENACTED BY THE GENERAL ASSEMBLY OF aws of Maryland read as follows:		
7			Article - Real Property		
8	8-203.				
9	(a) (1	1) In 1	this section the following words have the meanings indicated.		
10	(2	2) "La	andlord" means a landlord or a prospective landlord.		
13 14	of the last mor in order to pro	nth's rent in tect the lan	ecurity deposit" means any payment of money, including payment advance of the time it is due, given to a landlord by a tenant dlord against nonpayment of rent, damage due to breach of eased premises, common areas, major appliances, and		
16	(4	4) "Te	enant" means a tenant or a prospective tenant.		
17 18	, ,		andlord may not impose a security deposit in excess of the 'rent per dwelling unit, regardless of the number of tenants.		
	per dwelling u	nit as a sec	landlord charges more than the equivalent of two months' rent curity deposit, the tenant may recover up to threefold the us reasonable attorney's fees.		
22 23			action under this section may be brought at any time during the ars after its termination.		
24 25			d shall give the tenant a receipt for the security deposit as this subtitle. The receipt may be included in a written lease.		
			The landlord shall maintain all security deposits in federally ons, as defined in § 1-101 of the Financial Institutions in the State.		
			Security deposit accounts shall be maintained in branches of which are located within the State and the accounts shall be curity deposits and bear interest.		
32 33	days after the	(iii landlord re	, The state of the		
34 35	amount to equ	(iv) al all secur	The aggregate amount of the accounts shall be sufficient in ity deposits for which the landlord is liable.		

3 4	subsection, the landlord may hold the security deposits in insured certificates of deposit at branches of federally insured financial institutions, as defined in § 1-101 of the Financial Institutions Article, located in the State or in securities issued by the federal government or the State of Maryland.
6 7	(ii) In the aggregate certificates of deposit or securities shall be sufficient in amount to equal all security deposits for which the landlord is liable.
10 11 12 13 14 15 16	(3) (i) In the event of sale or transfer of the landlord's interest in the leased premises, including receivership or bankruptcy, the landlord or the landlord's estate, but not the managing agent or court appointed receiver, shall remain liable to the tenant and the transferee for maintenance of the security deposit as required by law, and the withholding and return of the security deposit plus interest as required by law, as to all or any portion of the security deposit that the landlord fails to deliver to the transferee together with an accounting showing the amount and date of the original deposit, the records of the interest rates applicable to the security deposit, if any, and the name and last known address of the tenant from whom, or on whose behalf, the deposit was received.
18 19	(ii) A security deposit under this section may not be attached by creditors of the landlord or of the tenant.
20 21	(4) Any successor in interest is liable to the tenant for failure to return the security deposit, together with interest, as provided in this section.
	(e) (1) Within 45 days after the end of the tenancy, the landlord shall return the security deposit to the tenant together with simple interest which has accrued in the amount of 3 percent per annum, less any damages rightfully withheld.
25 26	(2) Interest shall accrue at six-month intervals from the day the tenant gives the landlord the security deposit. Interest is not compounded.
27	(3) Interest shall be payable only on security deposits of \$50 or more.
30	(4) If the landlord, without a reasonable basis, fails to return any part of the security deposit, plus accrued interest, within 45 days after the termination of the tenancy, the tenant has an action of up to threefold of the withheld amount, plus reasonable attorney's fees.
34 35	(f) (1) (i) The security deposit, or any portion thereof, may be withheld for unpaid rent, damage due to breach of lease or for damage by the tenant or the tenant's family, agents, employees, guests or invitees in excess of ordinary wear and tear to the leased premises, common areas, major appliances, and furnishings owned by the landlord.
39	(ii) The tenant has the right to be present when the landlord or the landlord's agent inspects the premises in order to determine if any damage was done to the premises, if the tenant notifies the landlord by certified mail of the tenant's intention to move, the date of moving, and the tenant's new address.

1 2	mailed at least 15 day	(iii) s prior to	The notice to be furnished by the tenant to the landlord shall be the date of moving.
3 4	by certified mail of th	(iv) e time an	Upon receipt of the notice, the landlord shall notify the tenant d date when the premises are to be inspected.
5 6	days after the date of	(v) moving a	The date of inspection shall occur within five days before or five s designated in the tenant's notice.
7 8	subsection in writing	(vi) at the tim	The tenant shall be advised of the tenant's rights under this e of the tenant's payment of the security deposit.
9 10	the right of the landle		Failure by the landlord to comply with this requirement forfeits hhold any part of the security deposit for damages.
	(2) forfeited to the landlo the landlord is actual	ord for bro	arity deposit is not liquidated damages and may not be each of the rental agreement, except in the amount that ed by the breach.
		ord for th	ating damages for lost future rents any amount of rents e premises during the remainder if any, of the tenant's s by a like amount.
19	present by first-class days after the termina	mail direction of the	ortion of the security deposit is withheld, the landlord shall cted to the last known address of the tenant, within 45 he tenancy, a written list of the damages claimed under in together with a statement of the cost actually incurred.
21 22	(2) forfeits the right to w		ndlord fails to comply with this requirement, the landlord ny part of the security deposit for damages.
25	section are inapplicate condition or covenant	ole to a te t of a leas	visions of subsections $(e)(1)$ and (4) and $(g)(1)$ and (2) of this nant who has been evicted or ejected for breach of a see prior to the termination of the tenancy or who has to the termination of the tenancy.
	demand return of the		A tenant specified in paragraph (1) of this subsection may deposit by giving written notice by first-class mail to being evicted or ejected or of abandoning the premises.
30		(ii)	The notice shall specify the tenant's new address.
33 34 35	subsection (f)(1) of the incurred and shall ret	nis section urn to the	The landlord, within 45 days of receipt of such notice, shall he tenant, a written list of the damages claimed under n together with a statement of the costs actually tenant the security deposit together with simple he amount of 3 percent per annum, less any damages

	(3) paragraph (2) of this s for damages is forfeite			llord fails to send the list of damages required by ht to withhold any part of the security deposit
	paragraph (2) of this s withheld amount, plus		n, the tena	allord fails to return the security deposit as required by annuant has an action of up to threefold of the ney's fees.
7 8	(4) to alter the landlord's			eent specified, this subsection may not be interpreted ections (e) and (g) of this section.
9	(I) (1)	UNDER	THIS SU	UBSECTION, A LANDLORD:
10 11	BOND; AND	(I)	MAY N	OT REQUIRE THE TENANT TO PURCHASE A SURETY
12 13	OF A SURETY BON	(II) ID.	IS NOT	REQUIRED TO CONSENT TO THE TENANT'S PURCHASE
	(2) A LANDLORD UNI PROTECT THE LAN		S SECTION	AD OF PAYING ALL OR PART OF A SECURITY DEPOSIT TO ION, A TENANT MAY PURCHASE A SURETY BOND TO NST:
17			1.	NONPAYMENT OF RENT;
18			2.	DAMAGE DUE TO BREACH OF LEASE; OR
19 20	MAJOR APPLIANC	ES, OR I		DAMAGE TO THE LEASED PREMISES, COMMON AREAS, HINGS OWNED BY THE LANDLORD.
23		NT PURC	THE TEI	ETY SHALL REFUND TO A TENANT ANY PREMIUM OR ENANT IN CONNECTION WITH A SURETY BOND IF, IS A SURETY BOND, THE LANDLORD REFUSES TO
25 26	(3) SECURITY DEPOSI	(I) T MAY		MOUNT OF A SURETY BOND PURCHASED INSTEAD OF A CEED TWO MONTHS' RENT PER DWELLING UNIT.
29		ETY BO	CORDA	ENANT PURCHASES A SURETY BOND AND PROVIDES A NICE WITH THIS SECTION, THE AGGREGATE AMOUNT D SECURITY DEPOSIT MAY NOT EXCEED TWO JNIT.
33	RENT, THE TENAN	T MAY	OND TO RECOVE	IF A LANDLORD CONSENTS TO A SURETY BOND BUT D BE IN AN AMOUNT IN EXCESS OF TWO MONTHS' ER UP TO THREE TIMES THE EXTRA AMOUNT ND, PLUS REASONABLE ATTORNEY'S FEES.
35 36	A SECURITY DEPO	OSIT BU		IF A LANDLORD CONSENTS TO BOTH A SURETY BOND AND IRES THE SURETY BOND AND THE SECURITY

36

37 FOR:

(6)

(I)

1 DEPOSIT TO BE IN AN AGGREGATE AMOUNT IN EXCESS OF TWO MONTHS' RENT, THE 2 TENANT MAY RECOVER UP TO THREE TIMES THE EXTRA AMOUNT CHARGED FOR THE 3 SURETY BOND, PLUS REASONABLE ATTORNEY'S FEES. BEFORE A TENANT PURCHASES A SURETY BOND INSTEAD OF PAYING 5 ALL OR PART OF A SECURITY DEPOSIT, A SURETY SHALL DISCLOSE IN WRITING TO 6 THE TENANT THAT: 7 (I) PAYMENT FOR A SURETY BOND IS NONREFUNDABLE; 8 EVEN AFTER A TENANT PURCHASES A SURETY BOND, THE (II)9 TENANT IS RESPONSIBLE FOR PAYMENT OF: 10 1. ALL UNPAID RENT; 11 2. DAMAGE DUE TO BREACH OF LEASE: AND 12 DAMAGE BY THE TENANT OR THE TENANT'S FAMILY, 3. 13 AGENTS, EMPLOYEES, GUESTS, OR INVITEES IN EXCESS OF ORDINARY WEAR AND 14 TEAR TO THE LEASED PREMISES, COMMON AREAS, MAJOR APPLIANCES, OR 15 FURNISHINGS OWNED BY THE LANDLORD; A TENANT HAS THE RIGHT TO RECEIVE A COPY OF THE SURETY 16 (III)17 BOND SIGNED BY THE SURETY AT THE TIME OF THE PURCHASE OF THE SURETY 18 BOND: AND 19 (IV) IF THE SURETY FAILS TO COMPLY WITH THE REQUIREMENTS 20 OF THIS PARAGRAPH, THE SURETY FORFEITS THE RIGHT TO MAKE ANY CLAIM 21 AGAINST THE TENANT UNDER THE SURETY BOND. 22 A TENANT WHO PURCHASES A SURETY BOND IN ACCORDANCE (I) 23 WITH THIS SUBSECTION HAS THE RIGHT TO HAVE THE DWELLING UNIT INSPECTED 24 BY THE LANDLORD IN THE TENANT'S PRESENCE FOR THE PURPOSE OF MAKING A 25 WRITTEN LIST OF THE DAMAGES THAT EXIST AT THE COMMENCEMENT OF THE 26 TENANCY, IF THE TENANT REQUESTS AN INSPECTION BY CERTIFIED MAIL WITHIN 15 27 DAYS OF THE TENANT'S OCCUPANCY. A TENANT WHO PROVIDES A SURETY BOND UNDER THIS 29 SUBSECTION SHALL HAVE ALL THE RIGHTS PROVIDED UNDER SUBSECTION (F)(1)(II) 30 THROUGH (V) OF THIS SECTION. A TENANT HAS THE RIGHT TO RECEIVE A COPY OF THE SURETY 31 (III) 32 BOND SIGNED BY THE SURETY AT THE TIME OF THE TENANT'S PURCHASE OF THE 33 SURETY BOND. 34 (IV) A TENANT SHALL BE ADVISED IN WRITING OF THE TENANT'S

35 RIGHTS UNDER THIS PARAGRAPH PRIOR TO THE PURCHASE OF A SURETY BOND.

A SURETY BOND MAY BE USED TO PAY CLAIMS BY A LANDLORD

1

UNOFFICIAL COPY OF HOUSE BILL 1620

1.

UNPAID RENT;

2	2. DAMAGE DUE TO BREACH OF LEASE; OR	
5	3. DAMAGE BY THE TENANT OR THE TENANT'S FAMILY AGENTS, EMPLOYEES, GUESTS, OR INVITEES IN EXCESS OF ORDINARY WEAR AND TEAR TO THE LEASED PREMISES, COMMON AREAS, MAJOR APPLIANCES, OR FURNISHINGS OWNED BY THE LANDLORD.	,
9	(II) A SURETY BOND DOES NOT REPRESENT LIQUIDATED DAMAGED MAY NOT BE USED AS PAYMENT TO A LANDLORD FOR BREACH OF THE RENTAL AGREEMENT, EXCEPT IN THE AMOUNT THAT THE LANDLORD IS ACTUALLY DAMAGED BY THE BREACH.	GES
11 12	(III) EXCEPT AS PROVIDED IN SUBPARAGRAPHS (I) AND (II) OF THE PARAGRAPH, A SURETY MAY NOT MAKE ANY OTHER PAYMENT TO A LANDLORD.	IIS
15 16	(7) AT LEAST 10 DAYS BEFORE A LANDLORD MAKES A CLAIM AGAINST SURETY BOND SUBJECT TO THIS SUBSECTION, THE LANDLORD SHALL SEND TO THE TENANT BY FIRST-CLASS MAIL DIRECTED TO THE LAST KNOWN ADDRESS OF THE TENANT, A WRITTEN LIST OF THE DAMAGES TO BE CLAIMED AND A STATEMENT OF THE COSTS ACTUALLY INCURRED BY THE LANDLORD.	A
20	(8) (I) A TENANT SHALL RETAIN THE OPTION TO PAY ANY DAMAGE DIRECTLY TO THE LANDLORD OR REQUIRE THE LANDLORD TO USE THE TENANT'S SECURITY DEPOSIT, IF ANY, BEFORE THE LANDLORD MAKES A CLAIM AGAINST THE SURETY BOND.	ES
24 25	(II) IF A TENANT PAYS ANY DAMAGES DIRECTLY TO THE LANDI 3 OR REQUIRES THE LANDLORD TO USE THE TENANT'S SECURITY DEPOSIT UNDER 4 SUBPARAGRAPH (I) OF THIS PARAGRAPH AND THE PAYMENT FULLY SATISFIES THE 5 CLAIM, THE LANDLORD SHALL FORFEIT THE RIGHT TO MAKE A CLAIM UNDER THE 6 SURETY BOND.	ORD
27 28	(9) IN ANY PROCEEDING BROUGHT BY THE SURETY AGAINST THE 3 TENANT ON A SURETY BOND UNDER THIS SUBSECTION:	
	(I) THE TENANT SHALL RETAIN ALL RIGHTS AND DEFENSES OTHERWISE AVAILABLE IN A PROCEEDING BETWEEN A TENANT AND A LANDLORD UNDER THIS SECTION; AND	
	(II) DAMAGES MAY ONLY BE AWARDED TO THE SURETY TO THE SEXTENT THAT THE TENANT WOULD HAVE BEEN LIABLE TO THE LANDLORD UNDER THIS SECTION.	Ξ
35 36	(10) (I) IF A LANDLORD'S INTEREST IN THE LEASED PREMISES IS SOI OR TRANSFERRED, THE NEW LANDLORD MAY NOT REQUIRE:	LD
37 38	1. DURING THE CURRENT LEASE TERM, AN ADDITIONAL SECURITY DEPOSIT FROM THE TENANT; OR	L

- 1 2. AT ANY LEASE RENEWAL, A SURETY BOND AND A 2 SECURITY DEPOSIT FROM THE TENANT THAT, IN THE AGGREGATE AMOUNT, IS IN
- 3 EXCESS OF TWO MONTHS' RENT PER DWELLING UNIT.
- 4 (II) IF THE AGGREGATE AMOUNT DESCRIBED IN SUBPARAGRAPH
- 5 (I)2 OF THIS PARAGRAPH IS IN EXCESS OF TWO MONTHS' RENT, THE TENANT MAY
- 6 RECOVER UP TO THREE TIMES THE EXTRA AMOUNT CHARGED, PLUS REASONABLE
- 7 ATTORNEY'S FEES.
- 8 (11) (I) IF A LANDLORD FAILS TO COMPLY WITH THE REQUIREMENTS 9 OF THIS SUBSECTION, THE LANDLORD FORFEITS THE RIGHT TO MAKE ANY CLAIM 10 AGAINST THE SURETY BOND.
- 11 (II) IF A SURETY FAILS TO COMPLY WITH THE REQUIREMENTS OF
- 12 THIS SUBSECTION, THE SURETY FORFEITS THE RIGHT TO MAKE ANY CLAIM AGAINST
- 13 A TENANT UNDER THE SURETY BOND.
- 14 (12) IF A SURETY, IN AN ACTION AGAINST THE TENANT, ASSERTS A CLAIM
- 15 UNDER THE SURETY BOND WITHOUT HAVING A REASONABLE BASIS TO ASSERT THE
- 16 CLAIM, THE COURT MAY GRANT THE TENANT DAMAGES OF UP TO THREE TIMES THE
- 17 AMOUNT CLAIMED PLUS REASONABLE ATTORNEY'S FEES.
- 18 (13) A SURETY BOND ISSUED UNDER THIS SUBSECTION MAY ONLY BE
- 19 ISSUED BY AN ADMITTED CARRIER LICENSED BY THE MARYLAND INSURANCE
- 20 ADMINISTRATION.
- 21 [(i)] (J) No provision of this section may be waived in any lease.
- 22 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 23 July 1, 2006.