HOUSE BILL 997

I2 (2lr1708)

ENROLLED BILL

— Economic Matters/Finance —

Introduced by Delegates Washington, Anderson, Arora, Bobo, Braveboy, Carr, Clippinger, Conaway, Cullison, Davis, Feldman, Frick, Frush, Gaines, Glenn, Howard, Hucker, Jameson, Kaiser, A. Kelly, Luedtke, McIntosh, A. Miller, Mitchell, Mizeur, Morhaim, Murphy, Nathan-Pulliam, Pena-Melnyk, B. Robinson, S. Robinson, Rosenberg, Summers, Tarrant, Vaughn, Walker, and Zucker

Read and Examined by Proofreaders:

					Pro	ofreader.
					Pro	ofreader.
Sealed	with the	Great Seal and	presented to	the Governor,	for his appro	oval this
	_ day of		at		o'clock,	M.
						Speaker.
			CHAPTER _			
AN AC	T concerni	ng				
Co	ommercia	ıl Law – Rental-	-Purchase A <u>Disclosur</u>	_	st Practices A	:et _
1	rental-pur rental-pur	e of requiring ce chase agreement chase agreemen may reinstate a r	; prohibiting t; altering	certain items fr the circumsta	om being inclunces—under—	ided in a which a
€	certain pa; maintain c	yments under eccertain records for price that me	e rtain circum or a certain	stances; requiri period of time;	ng a certain establishing a	lessor to a certain

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments.



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circumstances; establishing a certain maximum total amount paid by a certain consumer over a certain period of time; requiring a lessor to provide a written receipt and a written statement to a consumer under certain circumstances: requiring a certain written receipt to contain certain information; requiring a certain percentage rate to be stated on certain advertisements; authorizing certain attorney's fees and court costs for a certain violation; providing that a certain violation is an unfair or deceptive trade practice under the Maryland Consumer Protection Act: providing that a rental-purchase agreement is void under certain circumstances; providing for certain penalties if the agreement is void: prohibiting a lessor from bringing a certain court action unless a certain notice is given to the consumer; requiring a rental-purchase agreement to be written in a certain manner; altering a certain form used to satisfy certain disclosure requirements; requiring a bill or invoice sent to a consumer to contain certain information; authorizing the Attorney General's Office to adopt and enforce certain regulations and bring a certain civil action; requiring the Attorney General's Office to place certain items on its Web site to include a certain sample rental-purchase agreement; requiring certain information to be disclosed by the lessor; altering a certain short title; defining certain terms; altering certain definitions: and generally relating to rental-purchase agreements best practices.

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     BY repealing and reenacting, with amendments,
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22Article - Commercial Law

Section 12-1101, 12-1104 through 12-1107, and 12-1109 through 12-1112

24 Section 12-1107 and 12-1112 25 Annotated Code of Maryland

(2005 Replacement Volume and 2011 Supplement)

27 BY repealing and reenacting, without amendments,

Article - Commercial Law

Section 12-1102, 12-1103, and 12-1108

Annotated Code of Maryland 30

31 (2005 Replacement Volume and 2011 Supplement)

32 BY adding to

Article - Commercial Law

34 Section 12–1106.1, 12–1110.1, and 12–1111.1, and 12–1111.2

35 Annotated Code of Maryland

(2005 Replacement Volume and 2011 Supplement) 36

37 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows: 38

Article - Commercial Law

12-1101. 40

1	(a) In this subtitle the following words have the meanings indicated.
2	(b) (1) "Advertisement" means a commercial message in any medium tha
3	aids, promotes, or assists, directly or indirectly, a rental-purchase agreement.
0	aras, promotes, or assists, arreetly of marreetly, a remain paremase agreement.
4	(2) "Advertisement" does not include in-store merchandising ads.
5	(C) "APPLIANCE" MEANS ANY REFRIGERATOR, FREEZER, RANGE
6	COOKTOP, OVEN, WASHER, DRYER, DISHWASHER, AIR CONDITIONER, AIR
7	PURIFIER, COMPUTER PROCESSOR, PRINTER, COMPUTER MONITOR, OR OTHER
8	SIMILAR MACHINE USED IN A HOUSEHOLD.
9	(D) "BALLOON PAYMENT" MEANS ANY PAYMENT GREATER THAN THI
10	REGULAR MONTHLY PAYMENT.
11	(e) (E) "Cash price" means the price at which the lessor would have sold
12	rental property covered by a rental-purchase agreement to the consumer
13	unconditionally for each on the date of consummation.
14	[(d)] (F) "Consumer" means an individual who rents OR ATTEMPTS TO
15	RENT personal property under a rental-purchase agreement primarily for personal
16	family, or household purposes.
17	[(e)] (G) "Consummation" means the time at which a consumer enters into
18	a rental-purchase agreement.
19	(H) (1) "ELECTRONIC DEVICE" MEANS:
20	(I) A TELEVISION, RADIO, CAMERA, VIDEO GAME
21	COMPUTER PROCESSOR, VIDEO MONITOR, PRINTER, OR PERIPHERAL DEVICE
22	DESIGNED PRIMARILY FOR USE WITH A COMPUTER; OR
23	(II) A DEVICE USED FOR THE RECORDING, STORAGE
24	COPYING, PRINTING, TRANSMISSION, DISPLAY, OR PLAYBACK OF ANY SOUND OF
25	IMAGE.
26	(2) "ELECTRONIC DEVICE" DOES NOT INCLUDE AN APPLIANCE.
27	(f) (I) "Lessor" means a person who regularly provides the use of persona
28	property through rental-purchase agreements to consumers and to whom renta
29	payments are initially payable on the face of a rental-purchase agreement.
30	(J) "LESSOR'S COST" MEANS THE ACTUAL COST, INCLUDING FREIGHT
31	CHARGES, OF THE RENTAL PROPERTY TO THE LESSOR FROM A WHOLESALER

CHARGES, OF THE RENTAL PROPERTY TO THE LESSOR FROM A WHOLESALER,

1	DISTRIBUTOR, SUI	PPLIER, OR MANUFACTURER AND NET OF ANY DISCOUNTS,
2	REBATES, AND INC	ENTIVES.
3	[(g)] (K) "	Rental property" means personal property that is the subject of a
4	rental-purchase agr	
5	{(h)} (L)	Rental-purchase agreement" means an agreement that:
6 7	(1) I personal, family, or	s for the use of personal property by an individual primarily for household purposes;
8	(<u>2)</u> {	Is for an initial period of 4 months or less;
9 10		s automatically renewable for a weekly or monthly period with after the initial period; and
11 12	[(4)] (3 owner of the propert	
13	12-1102.	
14 15	(a) A renta deemed to be:	l-purchase agreement that complies with this subtitle may not be
16	(1) #	\"retail sale", as defined in \{ 12-601(s) of this title;
17 18	(2) £	An "installment sale agreement", as defined in § 12–601(m) of this
19	(3) 4	\ "security interest", as defined in \ 1-201(37) of this article.
20	(b) This su	btitle does not apply to:
21 22 23		A rental-purchase agreement made primarily for business, ricultural purposes, or made with governmental agencies, corganizations;
24	(2) #	Vental of a safe deposit box;
25	(3) #	A lease or bailment of personal property that:
26	+	i) Is incidental to the rental of real property; and
27 28	(rented real property	ii) Provides that the consumer has no option to purchase the

1		(4)	A lease of an automobile.
2	12-1103.		
3	(a)	. ,	A lessor shall disclose to a consumer the information required
4	under this s	ubtitle).
$\frac{5}{6}$	malza tha di	(<u>2)</u>	In a transaction involving more than 1 lessor, only 1 lessor need res required under this subtitle, but all lessors shall be bound by the
7	disclosures		res required under tims subtitue, but an lessors shan be bound by the
8	(b) consummat		sor shall make the disclosures required under this subtitle before the rental-purchase agreement.
10	(e)	A les	sor shall:
11		(1)	Make the disclosures required under this subtitle in a written form
12	_	ole and	l understandable and is written or typed in a size not less than 10
13	point type;		
14		(2)	Make the disclosures required under this subtitle on the face of the
15	rental-pure	hase a	greement above the consumer's signature line; and
16		(3)	Deliver a copy of the rental-purchase agreement to the consumer.
17	(d)	If a c	lisclosure becomes inaccurate as a result of any act, occurrence, or
18			e consumer after delivery of the rental property, the resulting
19	inaccuracy i	is not a	a violation of this subtitle.
20	12-1104.		
21	(a)	The	lessor shall disclose in each rental-purchase agreement, as
$\overline{22}$	applicable:		Toward and the control of the contro
23		(1)	The total number, total amount, and timing of all rental payments
24	necessary to	` /	re ownership of the rental property;
25		(2)	A statement that the consumer will not own the rental property
26	until the cor	` /	A statement that the consumer will not own the rental property r has paid the total of payments necessary to acquire ownership;
0 =		(0)	
27 28	montal nuono	(3)	A brief description of the rental property sufficient to identify the the consumer and the lessor, including an identification number and
28 29		-	ting whether the rental property is new or used;
30		(4)	(i) A statement of the cash price of the rental property; or

1		(ii) If a single rental-purchase agreement involves a lease of 2
2	or more items of r	ental property as a set, a statement of the aggregate cash price of all
3	items;	
	,	
4	(5)	The total of initial payments paid or required to be paid at or
5	` '	tion of the rental-purchase agreement or delivery of the rental
6	property, whichev	
O	property, willenev	01 16 14001,
7	(6)	A statement that the total of rental payments does not include
8	` '	h as reinstatement fees, damage fees, or pickup fees;
O	ounci charges, suc	ir as remstatement rees, damage rees, or pickup rees,
9	(7)	A statement that the consumer has the right to exercise an early
10	\ /	nd the price, formula, or method for determining the early purchase
11		the price, formula, or method for determining the early parchase
11	option price;	
12	(8)	A statement that the consumer must pay the early purchase option
13		el property if, and when, the rental property is lost, stolen, damaged,
		ir property ii, and when, the rental property is lost, stolen, damaged,
14	or destroyed;	
15	(9)	(i) A statement identifying the lesson as the newty responsible
	` '	(i) A statement identifying the lessor as the party responsible
16	tor maintaining or	eservicing the rental property while it is being rented;
17		(::) A description of that many and hillian and
17		(ii) A description of that responsibility; and
18		(iii) A statement that if any part of a manufacturer's express
19	warmanty across t	he rental property at the time the consumer acquires ownership of
20		y, it shall be transferred to the consumer, if allowed by the terms of
$\frac{20}{21}$		y, it shan be transferred to the consumer, it allowed by the terms of
4 1	the warranty;	
99	(10)	The date of consummation and the identities of the lesson and
22	(10)	The date of consummation and the identities of the lessor and
23	consumer;	
0.4	/11\	A -t-t
24		A statement that the consumer may terminate the rental-purchase
25		ut penalty by voluntarily surrendering or returning the rental
26		epair, normal wear and tear excepted, upon expiration of any rental
27	term and payment	t of any past due rental payments;
	(1.0)	
28		Notice of the consumer's right to reinstate an agreement as
29	provided in § 12-1	106 of this subtitle; [and]
30	(13)	Any other charges, including reinstatement fees, damage fees, and
31	pickup fees; AND	
32	(14)	THE EFFECTIVE ANNUAL PERCENTAGE RATE (APR) OF EACH
33	ITEM OR THE SET	FOF ITEMS LEASED.

1	(b)	A les	sor shall place on property which is to be leased as a part of a
2	rental-purc	chase s	greement and is displayed in the lessor's place of business a tag
3	which shall	indica	te:
4		(1)	The number and amount of individual renewal payments
5	necessary to	` /	ease the property;
		-	
6		(2)	The total amount necessary to purchase the property; and
		<i>(</i> - <i>)</i>	
7		(3)	Whether the property is new or used.
0	10 1105		
8	12–1105.		
9	A rer	ntal <u>nu</u>	rchase agreement may not contain:
v	11101	ruar pu	ronass agreement may not contain.
10		(1)	A confession of judgment;
		, ,	•
11		(2)	A negotiable instrument;
12	_	(3)	A security interest or any other claim of a property interest in any
13			e rental property delivered by the lessor pursuant to the
14	rental-purc	chase a	greement;
1 5		(4)	A response a seigner as auct.
15		(4)	A wage assignment;
16		(5)	A waiver by the consumer of claims or defenses; [or]
10		(0)	remarker by the companier of claims of defendes, [or
17		(6)	A provision authorizing the lessor or a person acting on the lessor's
18	behalf to er	` /	on the consumer's premises or to commit any breach of the peace in
19			frental property;
	1		
20		(7)	AN INTEREST RATE THAT EXCEEDS 6%;
21		(8)	A REQUIREMENT THAT THE LESSOR HAVE INSURANCE;
22		(9)	A PENALTY OR CHARGE FOR EARLY PURCHASE;
23		(10)	A BALLOON PAYMENT TOTALING MORE THAN THREE
24	REGULAR I	MONTI	HY PAYMENTS;
		,	
25		(11)	A SECURITY DEPOSIT;
0.0		(1.0)	Mann marks are a second
26		` ,	MORE THAN ONE LATE CHARGE OR REINSTATEMENT FEE
27	DURING A	PERIO:	D OF DELINQUENCY;

1	(13) A LATE CHARGE OR REINSTATEMENT FEE UNLESS A
2	CONSUMER HAS BEEN DELINQUENT FOR MORE THAN 5 DAYS;
3	(14) A MANDATORY ARBITRATION CLAUSE;
4	(15) ANY INFORMATION THAT IS NOT REQUIRED BY LAW;
5	(16) A TIME PERIOD LESS THAN 3 DAYS AFTER SIGNING THE
6	RENTAL-PURCHASE AGREEMENT FOR THE CONSUMER TO RESCIND THE
7	RENTAL-PURCHASE AGREEMENT; OR
8	(17) A CHARGE OR PENALTY FOR A LESSOR WHO RESCINDS THE
9	RENTAL PURCHASE AGREEMENT BEFORE TAKING POSSESSION OF THE
10	PROPERTY SUBJECT TO THE RENTAL PURCHASE AGREEMENT.
11	12-1106.
12	(a) A consumer who fails to make a timely rental payment may reinstate the
13	rental-purchase agreement, without losing any rights or options that exist under the
14	rental-purchase agreement, if within [5] 60 days of the renewal date, for a consumer
15	who renews on a monthly basis, or within [2] 21 days of the renewal date, for a
16	consumer who renews on a weekly basis, BUT IN NO CASE LESS THAN 90 DAYS FOR
17	A CONSUMER WHO HAS PAID AT LEAST 51% OF THE TOTAL PAYMENTS
18	NECESSARY TO ACQUIRE OWNERSHIP OF THE RENTAL PROPERTY, IF the
19	consumer pays:
20	(1) All past due rental charges;
21	(2) If the rental property has been picked up or repossessed, the
22	reasonable costs of pickup and redelivery; and
	reasonable costs of pionap and reactivery, and
23	(3) Any applicable reinstatement fee, which may not exceed \$5.
24	(b) A consumer who has paid less than [two-thirds] 51% of the total of
25	payments necessary to acquire ownership of the rental property and who has returned
26	or voluntarily surrendered the rental property without judicial process during the
27	applicable reinstatement period under subsection (a) of this section or who has made
28	the property available for pickup at the request of the lessor, whichever occurs last,
29	may reinstate the rental-purchase agreement prior to a date not less than 21 days
30	after the date of the return of the rental property.
31	(e) A consumer who has paid [two-thirds] 51% or more of the total of
32	payments necessary to acquire ownership of the rental property and who has returned
33	or voluntarily surrendered the rental property without judicial process during the
34	applicable period set forth in subsection (a) of this section or who has made the

1	property available for pickup at the request of the lessor, whichever occurs last, may
$\frac{2}{3}$	reinstate the rental-purchase agreement prior to a date not less than [45] 90 days after the date of the return of the rental property.
4	(d) Nothing in this section shall prevent a lessor from repossessing the
5	property during the reinstatement period, but a repossession may not affect the
6	consumer's right to reinstate. After reinstatement, the lessor shall provide the
7	consumer with the same rental property or a substitute property of comparable quality
8	and condition.
9	(e) (1) A lessor may repossess property under a rental-purchase
10	agreement if the consumer is in default of:
11	(i) Any sum due under the agreement; or
12	(ii) The performance of any promise the breach of which is
13	expressly made a ground for repossessing the property.
14	(2) A lessor may repossess property only by legal process or self-help
15	without the use of force. Nothing in this section authorizes a violation of criminal law.
16	(3) At the time of repossession of the property, the lessor shall deliver
17	to the consumer a written notice which states the right of the buyer to reinstate the
18	rental-purchase agreement, the last date by which the consumer may reinstate the
19	agreement, and the amount payable for reinstatement.
20	(4) [The] A consumer WHO HAS PAID LESS THAN 51% OF THE
21	TOTAL PAYMENTS NECESSARY TO ACQUIRE OWNERSHIP OF THE RENTAL
22	PROPERTY may reinstate the rental-purchase agreement within [15] 21 days after
23	the date of repossession by paying ONLY THE FOLLOWING:
24	(i) All past due rental charges, SUBJECT TO INTEREST AND
25	PENALTIES NOT TO EXCEED 6% OF THE ARREARAGE;
26	(ii) The reasonable costs of pickup and redelivery; and
27	(iii) A reinstatement fee of \$5.
28	(5) Subject to subsection (f) of this section, a consumer
29	WHO PAID MORE THAN 51% OF THE VALUE OF THE TOTAL PAYMENTS
30	NECESSARY TO ACQUIRE OWNERSHIP OF THE RENTAL PROPERTY MAY
31	REINSTATE THE RENTAL-PURCHASE AGREEMENT WITHIN 90 DAYS AFTER THE
32	REPOSSESSION BY PAYING:
33	(1) ALL PAST DUE RENTAL CHARGES, SUBJECT TO

INTEREST AND PENALTIES NOT TO EXCEED 6% OF THE ARREARAGE;

34

1		(II)	THE REASONABLE COSTS OF PICKUP AND REDELIVERY,
2	WHICH IN NO CAS	E MA	Y EXCEED 6% OF THE ARREARAGE; AND
3		(III)	A REINSTATEMENT FEE OF \$5.
4	(F) (1)	A - 6	ONSUMER WHO HAS SIGNED A RENTAL-PURCHASE
5	AGREEMENT AND	EXP	ERIENCES AN INTERRUPTION OF INCOME OR REDUCTION
6	OF 25% OR MORE	SHAI	L HAVE THE AMOUNT OF EACH PAYMENT REDUCED.
7	(2)	THE	INCOME INTERRUPTION OR REDUCTION UNDER
8	PARAGRAPH (1)	F TH	IS SUBSECTION MUST BE DUE TO:
9		(I)	Involuntary Job Loss;
10		(II)	INVOLUNTARY REDUCED EMPLOYMENT;
11		(III)	ILLNESS;
12		(IV)	PREGNANCY; OR
13		(V)	DISABILITY.
14	(3)	To G	UALIFY FOR A PAYMENT REDUCTION UNDER PARAGRAPH
15	(1) OF THIS SUBS	ECTIC	ON, THE CONSUMER SHALL HAVE:
16		(I)	PAID 51% OR MORE OF THE VALUE OF THE TOTAL
17	PAYMENTS NECE	SSAR	Y TO ACQUIRE OWNERSHIP OF THE RENTAL PROPERTY;
18	AND		
19		(II)	PROVIDED TO THE LESSOR SOME EVIDENCE OF THE
20	AMOUNT AND CAU	JSE O	F THE INTERRUPTION OR REDUCTION IN INCOME.
21	(4)	THE	LESSOR SHALL REDUCE THE AMOUNT OF EACH RENTAL
22	PAYMENT TO EQU	AL TI	HE LESSER OF:
23		(I)	THE PERCENTAGE REDUCTION IN THE CONSUMER'S
24	INCOME; OR		
25		(II)	50%.
26	19_1106 1		

1	(A) A LESSOR SHALL MAINTAIN A COPY OF THE RENTAL-PURCHASE
2	$\underline{\text{AGREEMENT}}$ FOR $\underline{\textbf{4}}$ $\underline{\textbf{3}}$ YEARS AFTER THE FINAL PAYMENT ON A
3	RENTAL-PURCHASE AGREEMENT , THE FOLLOWING:
4	(1) Prooped what remark the tree of a coom non-rack
4	(1) RECORDS THAT ESTABLISH THE LESSOR'S COST FOR EACH
5	ITEM OF PROPERTY SUBJECT TO THE RENTAL PURCHASE AGREEMENT;
6	(2) A COPY OF THE RENTAL-PURCHASE AGREEMENT; AND
7	(3) THE RECORDS ON WHICH THE CASH PRICE IS BASED.
8	(B) THE MAXIMUM CASH PRICE CHARGED TO A CONSUMER MAY NOT
9	EXCEED:
Ü	
10	(1) 1.56% OF THE LESSOR'S COST FOR APPLIANCES OR
11	ELECTRONICS; OR
12	$\frac{(2)}{}$ 1.67% of the lesson's cost for any item that is not an
13	APPLIANCE OR ELECTRONIC DEVICE.
14	(C) THE MAXIMUM TOTAL MONEY PAID OVER THE LIFE OF THE
15	RENTAL-PURCHASE AGREEMENT MAY NOT EXCEED TWO TIMES THE MAXIMUM CASH PRICE.
16	UNSH PRIVE .
17	12–1107.
- •	
18	(A) A lessor shall provide the consumer with a written receipt for each
19	payment under a rental-purchase agreement made fin person by cash for, money
20	order, OR, IF THE PAYMENT IS MADE IN ANY OTHER FORM, ON REQUEST ANY
21	PAYMENT METHOD THAT-DOES NOT PROVIDE EVIDENCE OF-PAYMENT.
22	(B) THE WRITTEN RECEIPT SHALL CONTAIN THE:
23	(1) Tomal amount pain.
43	(1) TOTAL AMOUNT PAID;
24	(2) TOTAL AMOUNT DUE THAT WEEK OR MONTH; AND
- T	(2) TOTHE MINOCHT DEE TIME WEEK OR MONTH, AND
25	(3) TOTAL REMAINING RENTAL PAYMENTS NECESSARY TO
26	ACQUIRE OWNERSHIP OF THE ITEM.
27	(C) THE LESSOR SHALL PROVIDE THE CONSUMER WITH A WRITTEN
28	STATEMENT OF ACCOUNT WITHIN 3 DAYS AFTER THE CONSUMER'S REQUEST.

29

12-1108.

1	(a) When a rental-purchase agreement is satisfied and replaced by a new
2	rental-purchase agreement between the lessor and consumer, the lessor and consume
3	shall negotiate a new rental-purchase agreement requiring new disclosures.
4	(b) The following do not require the negotiation of a new rental-purchase
5	agreement:
6	(1) The addition or return of rental property under a multiple-iten
7	agreement or the substitution of the rental property, if in either case the average
8	payment allocable to a payment period is not changed by more than 25 percent;
9	(2) A deferral or extension of 1 or more rental payments, or portions o
10	a rental payment;
10	a rental payment,
11	(3) A reduction in charges in the rental-purchase agreement; or
12	(4) A rental-purchase agreement involved in a court proceeding.
13	12–1109.
14	(a) An advertisement for a rental-purchase agreement that refers to o
15	states the dollar amount of any payment and the right to acquire ownership for any
16	specific item shall clearly and conspicuously state, as applicable:
10	specific frem shall elearly and comspicuously state, as applicable.
17	(1) That the transaction advertised is a rental-purchase agreement;
18	(2) The total cost and the number of payments necessary to acquire
19	ownership; [and]
10	ownership, [and]
20	(3) That the consumer acquires no ownership right if the total amoun
$\frac{1}{21}$	necessary to acquire ownership is not paid; AND
	nocessary to acquire ownership is not para, into
22	(4) The effective annual percentage rate (APR) of the
23	RENTAL-PURCHASE AGREEMENT.
20	WENTAL I CROMBE REMENT.
24	(b) Any owner, employee, or agent of any medium in which an advertisemen
25	appears or through which it is disseminated may not be liable for violations under this
26	section.
_0	
27	(e) The requirements under subsection (a) of this section do not apply to ar
28	advertisement that:
40	auvoi monimonio mau.
29	(1) Does not refer to or state the amount of any payment; or

1	(2) Is published in the yellow pages of a telephone directory or in any
2	similar directory of business.
3	12-1110.
4	(a) A person who willfully and intentionally OR NEGLIGENTLY violates any
5	provision of this subtitle is guilty of a misdemeanor and on conviction is subject to a
6	fine not to exceed \$500 per violation.
7	(b) For a violation of a provision of this subtitle, a consumer under a
8	rental-purchase agreement may recover from the lessor committing the violation, or
9	may set off by way of a counterclaim in an action brought by the lessor or its assignee,
10	an amount equal to:
1	(1) Actual damages; [and]
12	(2) \$500 plus reasonable attorney's fees and court costs FOR A
13	NEGLIGENT VIOLATION; AND
4	(3) \$1,000 PLUS REASONABLE ATTORNEY'S FEES AND COURT
15	COSTS FOR A WILLFUL AND INTENTIONAL VIOLATION.
16	(e) A lessor or its assignee may not be held liable under this subtitle if the
L 7	lessor or its assignee proves by a preponderance of the evidence:
18	(1) That the violation was unintentional and resulted from a bona fide
19	error, notwithstanding the maintenance of procedures reasonably adopted to avoid
20	that type of error; and
21	(2) That the lessor or its assignee corrected the error and refunded any
22	money excessively charged due to the error, within 30 days after discovering or
23	receiving notice of the error.
24	(D) A WILLFUL AND INTENTIONAL VIOLATION OF THIS SUBTITLE IS AN
25	UNFAIR OR DECEPTIVE TRADE PRACTICE UNDER TITLE 13, SUBTITLE 3 OF THIS
26	ARTICLE.
27	(E) (1) THE RENTAL-PURCHASE AGREEMENT IS VOID IF A LESSOR
28	WILLFULLY AND INTENTIONALLY DISCLOSES A CASH PRICE OR TOTAL OF
29	PAYMENTS THAT EXCEEDS THE AMOUNT PERMITTED UNDER THIS SUBTITLE.
30	(2) IF THE RENTAL-PURCHASE AGREEMENT IS VOIDED UNDER
31	PARAGRAPH (1) OF THIS SUBSECTION:

$1\\2$	(I) THE CONSUMER SHALL RETAIN THE MERCHANDISE WITHOUT OBLIGATION TO THE LESSOR; AND
3 4	(II) THE LESSOR SHALL REFUND TO THE CONSUMER ALL AMOUNTS PAID, INCLUDING ANY FEES, DELIVERY CHARGES, AND PENALTIES.
5	12–1110.1.
6 7 8 9	(A) A LESSOR MAY NOT BRING A COURT ACTION TO RECOVER PROPERTY SUBJECT TO A RENTAL-PURCHASE AGREEMENT UNTIL 15 DAYS AFTER THE CONSUMER HAS RECEIVED ACTUAL BEEN SENT NOTICE OF A DEFAULT.
10 11	(B) NOTICE OF DEFAULT SENT BY CERTIFIED MAIL TO THE CONSUMER'S LAST KNOWN ADDRESS CONSTITUTES ACTUAL NOTICE.
12 13	(C) ANY PERSON AT THE LAST KNOWN ADDRESS OF THE CONSUMER MAY SIGN FOR THE NOTICE.
14 15	(D) THE NOTICE SHALL INCLUDE ANY AMOUNT THE CONSUMER MUST PAY TO REINSTATE THE RENTAL-PURCHASE AGREEMENT, IF APPLICABLE.
16 17 18	(E) THE AMOUNT STATED IN THE NOTICE SHALL CONSTITUTE SATISFACTION OF THE RENTAL-PURCHASE AGREEMENT IF THE AMOUNT IS PAID WITHIN 7 DAYS AFTER RECEIVING THE NOTICE.
19 20	(F) THE NOTICE OF DEFAULT ALSO MUST INCLUDE ANY LEGAL RIGHTS THAT ARE REQUIRED BY THE ATTORNEY GENERAL TO BE DISCLOSED.
21 22 23	(G) THE NOTICE REQUIRED BY THIS SECTION IS NOT A SUBSTITUTE FOR ANY ADDITIONAL SERVICE OF PROCESS REQUIRED BY LAW. 12-1111.
232425	(A) A RENTAL PURCHASE AGREEMENT SHALL BE WRITTEN IN PLAIN ENGLISH AND IN THE FORM OF OTHER LANGUAGE USED BY THE LESSOR IN
26	ADVERTISEMENTS RELATED TO RENTAL-PURCHASE AGREEMENTS.
27 28	(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 of this subtitle:
29 30	THE EFFECTIVE ANNUAL PERCENTAGE RATE (APR) OF THIS TRANSACTION

₩.	arning: Do not sign th e		ENT BEFORE YOU H. LANK SPACES,	ve read 11 VK If F		
	<u>"</u>	lental-Purcl	nase Agreement			
1.	Lessor(s):		Lessee(s):	Leccoo(c):		
-•	Name		Name			
			Telephone no.			
2.	Description of Rental Prop					
	Item Qu	iantity	Identification Number	Condition New Used		
Caí	sh Price:			 		
3.	Total Initial Payment:					
	Rental Payment:	\$				
	Delivery Charge:	\$				
	Tax:	\$				
	Other (specify):	\$				
	Total:	\$				
1.	Rental Payments:		/• 1 1 · · · ·			
	Total Weekly Rental					
	Payments:		(includes tax)			
	Total Monthly Rental					
_	Payment:					
5.	S	_				
	In Home Pick-up Fee:	\$				
	Reinstatement Fee:	\$				
_	Other (specify):	\$				
6.	Total Cost To Acquire Ow					
	If you renew this re-	ntal agreen	ient each week/mo	nth, for		
	weeks/months, you will]					
	This amount includes ye					
	charges such as damage,	-reinstatem(e nt or pick-up fees f	or which you may be		
	liable.					
	THE EFFECTIVE AN	NUAL PEI	RCENTAGE RATE	(APR) OF THIS		
	TRANSACTION IS)/0.			
7.	No Ownership Until Tota	l Paid:				
	You will not acquire own		ie rental property ur	itil you pay the total		
	rental payments necessar					
	purchase option.			-		

Early Purchase Option: 8 1 2 You may purchase the rental property at any time after your first rental 3 payment. (Describe formula or method here) 4 5 **Maintenance:** 9 We (lessor) are responsible for maintaining the rental property in good working 6 condition while it is being rented. We will provide all necessary service, repair or 7 8 replacement (specify if in home or in store) if you notify us by phone or mail that 9 service is needed. We will not be responsible for repairs done by anyone other 10 than us. 10. Warranty: 11 If allowed by the manufacturer, the manufacturer's express warranty covering 12 the rental property rented under this agreement will be transferred to you if. 13 and at the time, you acquire ownership of the rental property. 14 Damages: 15 44 16 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 17 not exceed the early purchase option price of the rental property as of the date it 18 is lost, stolen, damaged or destroyed. 19 12 Termination: 20 You (lessee) may terminate this agreement without penalty at the end of any 21 weekly or monthly term by returning the rental property to us in good condition. 22 You will be liable for any unpaid rental payments due upon the date of return. 23 13. Reinstatement: 24If you (lessee) fail to make a timely payment, you may reinstate the agreement 25 without penalty, if: 26 27 1) You pay all past due rental charges and a reinstatement fee within [2] 21 28 days (weekly renters) or [5] 60 days (monthly renters) of your renewal date; or 2) You return or voluntarily surrender the rental property within 2 days (weekly 29 renters) or 5 days (monthly renters) of your renewal date. If you choose to 30 31 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 32 33 pay all past due rental charges, a reinstatement fee and a reasonable redelivery 34 fee if we deliver the rental property. I have read the above disclosures before signing this rental-purchase agreement. 35 36 Lessee(s): Date: 37 38 12-1111.1.

(1) TOTAL AMOUNT PAID;

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(2) TOTAL BALANCE DUE THAT MONTH:

EACH BILL OR INVOICE SENT TO A CONSUMER MUST CONTAIN THE:

1	(3) TOTAL OUTSTANDING BALANCE;							
$\frac{2}{3}$	(4) EFFECTIVE ANNUAL PERCENTAGE RATE (APR) OF THE TOTAL OUTSTANDING BALANCE; AND							
U								
4	(5) AMOUNT OF INTEREST SAVED BY PAYING DOWN THE TOTAL							
5	OUTSTANDING BALANCE IN 6 MONTHS AND IN 1 YEAR.							
6	12-1111.2.							
7	(A) THE ATTORNEY GENERAL MAY ADOPT AND ENFORCE REGULATIONS							
8	TO CARRY OUT THIS SUBTITLE.							
9	(B) THE ATTORNEY GENERAL'S WEB SITE SHALL INCLUDE THE							
10	SAMPLE FORMS AND RENTAL-PURCHASE AGREEMENTS FOR THE CONVENIENCE							
11	OF-LESSORS AGREEMENT IN § 12–1111 OF THIS SUBTITLE.							
12	(C) THE ATTORNEY GENERAL MAY BRING A CIVIL ACTION TO RESTRAIN							
13	A LESSOR OR A PERSON ACTING ON BEHALF OF THE ATTORNEY GENERAL							
14	FROM:							
15	(1) MAKING OR ENFORCING UNCONSCIONABLE TERMS OR							
16	PROVISIONS IN A RENTAL-PURCHASE AGREEMENT;							
17	(2) Engaging in fraudulent or unconscionable conduct							
18	TO INDUCE A CONSUMER TO ENTER INTO A RENTAL-PURCHASE AGREEMENT OR							
19	RELATED TRANSACTION; OR							
20	(3) Engaging in fraudulent or unconscionable conduct							
21	IN THE COLLECTION OF PAYMENTS ARISING FROM A RENTAL-PURCHASE							
22	AGREEMENT.							
23	(B) THE SAMPLE RENTAL-PURCHASE AGREEMENT SHALL INCLUDE A							
$\frac{23}{24}$	DISCLOSURE THAT REQUIRES THE LESSOR TO STATE:							
4 4	DISCLOSURE HIM REQUIRES THE LESSON TO STATE.							
25	(1) THE CASH PRICE OF THE ITEM IF PAID IN FULL AT THE TIME							
26	OF PURCHASE;							
27	(2) THE PAYMENT SCHEDULE FOR EITHER THE ITEM OR GROUP							
28	OF ITEMS IN THE TRANSACTION; AND							

	(3)				PAYMENT SC	
	TABLISHED IN E SCHEDULE,	VITEM (2) OF T	'HIS SUBSEC	TION IS COMP	leted accorl	JING TC
12	-1112.					
PR	This subtit	le may be cited	as the Maryl	and Rental-Pui	rchase Agreeme	nt-BES7
Oct	SECTION tober 1, 2012.	2. AND BE IT F	URTHER EN	NACTED, That	this Act shall ta	ke effec
Apj	proved:					
					Govern	or.
			}	Speaker of the I	House of Delegat	ces.
				Presi	dent of the Sena	 ite.