N1 4lr3544 CF HB 1108

By: Senator Benson

Introduced and read first time: February 14, 2024

Assigned to: Rules

A BILL ENTITLED

1 AN ACT concerning

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Real Property - Residential Leases - Fee in Lieu of a Security Deposit

3 FOR the purpose of authorizing a landlord to offer the payment of a fee in lieu of a security 4 deposit in a residential lease subject to certain requirements; requiring a landlord to 5 purchase certain insurance coverage using a fee in lieu of a security deposit and 6 establishing certain procedures if the landlord does not purchase insurance coverage 7 or the insurance coverage is terminated by an insurer; establishing certain 8 procedural requirements for a landlord and an insurer relating to certain insurance 9 claims; authorizing a tenant to dispute certain claims by a landlord and providing that claims by a landlord or an insurer are void under certain circumstances; 10 11 providing that a tenant is entitled to certain damages and attorney's fees under 12 certain circumstances; and generally relating to fees in lieu of security deposits for residential leases. 13

- 14 BY repealing and reenacting, without amendments,
- 15 Article Real Property
- 16 Section 8–203(a)(1)
- 17 Annotated Code of Maryland
- 18 (2023 Replacement Volume)
- 19 BY repealing and reenacting, with amendments,
- 20 Article Real Property
- 21 Section 8–203(a)(3)
- 22 Annotated Code of Maryland
- 23 (2023 Replacement Volume)
- 24 BY adding to
- 25 Article Real Property
- 26 Section 8–203.2
- 27 Annotated Code of Maryland
- 28 (2023 Replacement Volume)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, 1 2 That the Laws of Maryland read as follows: 3 Article - Real Property 8-203.4 In this section the following words have the meanings indicated. 5 (a) (1) 6 (3) (I)"Security deposit" means any payment of money, including 7 payment of the last month's rent in advance of the time it is due, given to a landlord by a 8 tenant in order to protect the landlord against nonpayment of rent, damage due to breach of lease, or damage to the leased premises, common areas, major appliances, and 9 furnishings. 10 "SECURITY DEPOSIT" DOES NOT INCLUDE A FEE IN LIEU OF 11 (II)A SECURITY DEPOSIT UNDER § 8–203.2 OF THIS SUBTITLE. 12 13 8-203.2. 14 (A) **(1)** IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 15 INDICATED. "SECURITY DEPOSIT" HAS THE MEANING STATED IN § 8-203 OF 16 **(2)** 17 THIS SUBTITLE. "UNPAID SUMS DUE UNDER THE LEASE" MEANS: **(3)** 18 19 **(I)** ANY UNPAID RENT, FEES, COSTS, OR CHARGES REQUIRED 20 **UNDER A LEASE:** 21(II)A LANDLORD'S LOSSES DUE TO BREACH OF LEASE; OR 22 (III) COSTS TO REPAIR DAMAGE BY THE TENANT OR THE 23TENANT'S FAMILY, AGENTS, EMPLOYEES, GUESTS, OR INVITEES IN EXCESS OF 24ORDINARY WEAR AND TEAR TO THE LEASED PREMISES, MAJOR APPLIANCES, AND 25FURNISHINGS OWNED BY THE LANDLORD. 26A LANDLORD MAY OFFER A FEE IN LIEU OF A SECURITY DEPOSIT (B) IN ACCORDANCE WITH THE REQUIREMENTS OF THIS SECTION AND ANY OTHER 27

(2) A COUNTY OR MUNICIPALITY MAY NOT REQUIRE A LANDLORD TO

APPLICABLE STATE OR FEDERAL LAW.

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- 1 OFFER A FEE IN LIEU OF A SECURITY DEPOSIT.
- 2 (3) AN AGREEMENT TO PAY A FEE IN LIEU OF A SECURITY DEPOSIT IS
- 3 NOT A DEFENSE IN AN ACTION BROUGHT BY A LANDLORD UNDER § 8–401 OF THIS
- 4 TITLE FOR A TENANT'S FAILURE TO PAY RENT.
- 5 (C) (1) A LANDLORD OFFERING A FEE IN LIEU OF A SECURITY DEPOSIT:
- 6 (I) SHALL INFORM THE TENANT IN WRITING OF:
- 7 1. The amount of the fee in lieu of a security
- 8 DEPOSIT ON A PER-MONTH BASIS AND OVER THE COURSE OF THE LEASE TERM;
- 9 2. A. THE AMOUNT OF THE SECURITY DEPOSIT THAT
- 10 THE LANDLORD WOULD OTHERWISE REQUIRE; AND
- B. THE LANDLORD'S ABILITY TO WITHHOLD ALL OR
- 12 PART OF A SECURITY DEPOSIT TO PAY FOR DAMAGES BEYOND ORDINARY WEAR AND
- 13 TEAR OR UNPAID RENT AND THAT ANY DEPOSIT AMOUNT BEYOND AMOUNTS
- 14 WITHHELD FOR DAMAGES WILL BE RETURNED TO THE TENANT WITH INTEREST IN
- 15 ACCORDANCE WITH § 8-203(E)(1) OF THIS SUBTITLE; AND
- 16 3. THE TENANT'S RESPONSIBILITY TO PAY FOR:
- 17 A. RENT; AND
- B. DAMAGES BEYOND ORDINARY WEAR AND TEAR;
- 19 (II) MAY NOT CHARGE A TENANT FOR COSTS OF REPAIRING
- 20 ORDINARY WEAR AND TEAR AS PART OF THE FEE IN LIEU OF A SECURITY DEPOSIT;
- 21 (III) SHALL COLLECT THE FEE IN LIEU OF A SECURITY DEPOSIT
- 22 IN EQUAL MONTHLY PAYMENTS WITH RENT;
- 23 (IV) MAY NOT INCREASE THE MONTHLY AMOUNT OF THE FEE IN
- 24 LIEU OF A SECURITY DEPOSIT DURING THE TERM OF THE LEASE; AND
- 25 (V) DURING A SINGLE TENANCY IN A UNIT, MAY NOT CHARGE A
- 26 TENANT A FEE IN LIEU OF A SECURITY DEPOSIT THAT, IN AGGREGATE, EXCEEDS 2
- 27 MONTHS' RENT.
- 28 (2) DISCLOSURES REQUIRED UNDER PARAGRAPH (1) OF THIS
- 29 SUBSECTION SHALL BE IN SUBSTANTIALLY THE FOLLOWING FORM:

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- "YOU MAY PAY A MONTHLY FEE IN LIEU OF A SECURITY DEPOSIT. THIS FEE IS 1 2NOT A SECURITY DEPOSIT AND WILL NOT BE REFUNDED WHEN YOU MOVE. BY 3 PAYING THIS FEE, THE LANDLORD IS PERMITTING YOU TO MOVE INTO THE HOUSING UNIT WITHOUT PAYING A SECURITY DEPOSIT. IF YOU DO NOT MAKE ALL PAYMENTS 4 REQUIRED UNDER THE LEASE, OR IF YOU DAMAGE THE PREMISES BEYOND WEAR 5 RESULTING FROM ITS ORDINARY USE, YOU MAY BE REQUIRED BY THE LANDLORD, AN INSURANCE COMPANY, OR A DEBT COLLECTION SERVICE TO PAY THE UNPAID 8 AMOUNTS, INCLUDING COSTS OF REPAIRING THE DAMAGES THAT ARE IN EXCESS OF 9 ORDINARY WEAR AND TEAR. 10 MARYLAND STATE LAW OFFERS YOU THE FOLLOWING OPTIONS: 11 **(1)** PAYING THE FULL SECURITY DEPOSIT ON SIGNING THE LEASE; OR 12 **(2)** IF OFFERED BY THE LANDLORD, PAYING A MONTHLY FEE IN LIEU 13 OF A SECURITY DEPOSIT. 14 IF YOU CHOOSE A MONTHLY FEE IN LIEU OF A SECURITY DEPOSIT, INSTEAD OF A SECURITY DEPOSIT OR THE LAST MONTH'S RENT IN THE AMOUNT OF \$ 15 16 YOUR RECURRING MONTHLY CHARGE WILL BE \$______ IN ADDITION TO YOUR MONTHLY RENT AND WILL TOTAL \$_____ OVER THE COURSE OF THE LEASE 17 18 TERM. 19 In the event that your tenancy terminates and you have not paid 20 RENT OR OTHER AMOUNTS DUE IN ACCORDANCE WITH THE LEASE AND YOU HAVE 21NOT PAID TO REPAIR DAMAGES THAT ARE IN EXCESS OF WEAR RESULTING FROM ORDINARY USE OF THE PREMISES, INSURANCE COVERAGE WILL PAY YOUR 22LANDLORD UP TO \$_____. 2324IMPORTANT: IF YOU CHOOSE A MONTHLY FEE IN LIEU OF A SECURITY 25 **DEPOSIT:** 26 YOU ARE NOT AN INSURED PARTY UNDER AN INSURANCE POLICY 27PURCHASED BY THE LANDLORD USING YOUR MONTHLY FEE IN LIEU OF A SECURITY 28 **DEPOSIT**; 29 YOU ARE NOT A BENEFICIARY OF ANY INSURANCE COVERAGE OR 30 INSURANCE BENEFITS UNDER AN INSURANCE POLICY PURCHASED BY THE
- 32 (3) YOU ARE STILL OBLIGATED TO PAY RENT AND ALL PAYMENTS 33 REQUIRED UNDER THE TERMS OF THE LEASE, INCLUDING COSTS TO REPAIR

LANDLORD USING YOUR MONTHLY FEE IN LIEU OF A SECURITY DEPOSIT; AND

- 1 DAMAGES BEYOND WEAR RESULTING FROM ORDINARY USE OF THE PREMISES.
- 2 THE LANDLORD MAY SEEK PAYMENT FROM YOU BEFORE FILING ANY CLAIMS
- 3 WITH THE INSURANCE PROVIDER. IF YOU FAIL TO PAY THE LANDLORD FOR RENT,
- 4 COSTS TO REPAIR DAMAGES BEYOND WEAR RESULTING FROM ORDINARY USE OF
- 5 THE PREMISES, OR OTHER REQUIRED PAYMENTS, AND THOSE PAYMENTS ARE PAID
- 6 BY THE LANDLORD, THE INSURER MAY SEEK REIMBURSEMENT FROM YOU FOR ANY
- 7 PAYMENTS MADE TO THE LANDLORD FOR THESE ITEMS. IF YOU CHOOSE A MONTHLY
- 8 FEE IN LIEU OF A SECURITY DEPOSIT, YOU ARE PERMITTED AT ANY TIME TO PAY THE
- 9 LANDLORD A SECURITY DEPOSIT IN THE AMOUNT OF \$_____ AND TO STOP
- 10 PAYING THE MONTHLY FEE BEGINNING IN THE MONTH FOLLOWING THE PAYMENT
- 11 OF THE SECURITY DEPOSIT.".
- 12 (D) A LANDLORD AND A TENANT MAY AGREE TO A RECURRING FEE IN LIEU
- 13 OF A SECURITY DEPOSIT SUBJECT TO THE TERMS OF A LEASE AGREEMENT.
- 14 (E) IF A LANDLORD AND A TENANT AGREE TO PAYMENT OF A FEE IN LIEU OF
- 15 A SECURITY DEPOSIT, THE LANDLORD SHALL DISCLOSE IN THE TERMS OF THE
- 16 LEASE OR ANY ADDENDUM TO THE LEASE, AND THE TENANT SHALL SEPARATELY
- 17 ACKNOWLEDGE:
- 18 (1) THAT THE TENANT AGREES TO PAY, AND THE LANDLORD AGREES
- 19 TO ACCEPT, A FEE IN LIEU OF A SECURITY DEPOSIT;
- 20 (2) THE AMOUNT AND FREQUENCY OF THE FEE IN LIEU OF A
- 21 **SECURITY DEPOSIT**;
- 22 (3) WHETHER THE FEE IN LIEU OF A SECURITY DEPOSIT IS
- 23 NONREFUNDABLE;
- 24 (4) THAT THE TENANT MAY OPT OUT OF A RECURRING FEE IN LIEU OF
- 25 A SECURITY DEPOSIT OBLIGATION BY PAYING THE LANDLORD THE FULL AMOUNT OF
- 26 THE SECURITY DEPOSIT;
- 27 (5) THAT A TENANT PAYING A FEE IN LIEU OF A SECURITY DEPOSIT IS
- 28 NOT PURCHASING INSURANCE AND THE TENANT IS NOT COVERED BY INSURANCE
- 29 PURCHASED BY THE LANDLORD;
- 30 (6) THAT THE PAYMENT OF A FEE IN LIEU OF A SECURITY DEPOSIT
- 31 DOES NOT REMOVE THE OBLIGATION OF THE TENANT TO:
- 32 (I) PAY RENT, FEES, AND ALL OTHER PAYMENTS REQUIRED BY
- 33 THE LEASE AGREEMENT; AND

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- 1 (II)RETURN THE LEASED PREMISES TO THE LANDLORD IN THE 2 CONDITION REQUIRED UNDER THE LEASE; 3 THAT THE PAYMENT OF A FEE IN LIEU OF A SECURITY DEPOSIT DOES NOT PRECLUDE THE LANDLORD OR AN INSURER FROM TAKING ACTION 4 5 AGAINST THE TENANT TO RECOVER ANY UNPAID SUMS DUE UNDER THE LEASE, INCLUDING TRANSFERRING A CLAIM FOR RECOVERY TO A THIRD PARTY; AND 7 **(8)** THE TERMS OF ANY INSURANCE COVERAGE PURCHASED BY THE 8 LANDLORD FOR ANY UNPAID SUMS UNDER THE LEASE, INCLUDING THE AMOUNT OF 9 EXCLUSIONS OR CAPS ON THE INSURANCE COVERAGE, IF ANY. IF A LANDLORD OFFERS A PROSPECTIVE TENANT PAYMENT OF A 10 **(F) (1)** 11 FEE IN LIEU OF A SECURITY DEPOSIT, THE LANDLORD SHALL OFFER ALL 12 PROSPECTIVE TENANTS IN THE SAME RENTAL COMMUNITY THE OPTION OF PAYMENT OF A FEE IN LIEU OF A SECURITY DEPOSIT WITHOUT REGARD TO A 13 PROSPECTIVE TENANT'S: 14 15 **(I)** INCOME OR SOURCE OF INCOME; 16 (II) RACE; (III) GENDER; 17 (IV) DISABILITY; 18 19 (V) SEXUAL ORIENTATION; 20 (VI) IMMIGRATION STATUS; (VII) SIZE OF HOUSEHOLD; OR 21 22(VIII) CREDIT SCORE FOLLOWING THE APPROVAL OF THE PROSPECTIVE TENANT'S RENTAL APPLICATION.
- 24 **(2)** A LANDLORD MAY CEASE OFFERING A FEE IN LIEU OF A SECURITY 25 DEPOSIT TO PROSPECTIVE TENANTS AT ANY TIME.
- 26 (G) **(1)** A TENANT WHO CHOOSES TO PAY A FEE IN LIEU OF A SECURITY 27DEPOSIT MAY HAVE THE UNIT INSPECTED BY THE LANDLORD IN THE TENANT'S 28PRESENCE FOR THE PURPOSE OF MAKING A WRITTEN LIST OF ANY DAMAGE THAT 29 EXISTS AT THE COMMENCEMENT OF THE TENANCY.

- 1 (2) A TENANT WHO WISHES TO HAVE A UNIT INSPECTED PRIOR TO
 2 THE COMMENCEMENT OF A TENANCY SHALL NOTIFY THE LANDLORD BY CERTIFIED
 3 MAIL AT LEAST 15 DAYS BEFORE THE COMMENCEMENT OF THE TENANT'S
- 4 OCCUPANCY OF THE UNIT.
- 5 (3) A LANDLORD SHALL MAINTAIN DOCUMENTATION OF ANY DAMAGE FOUND DURING AN INSPECTION PERFORMED UNDER THIS SUBSECTION.
- 7 (H) (1) ON THE REQUEST OF A TENANT, A LANDLORD OR AN AGENT 8 OF THE LANDLORD SHALL INSPECT THE UNIT IN THE TENANT'S PRESENCE TO 4 ASSESS ANY DAMAGE INCURRED DURING THE TENANT'S OCCUPANCY.
- 10 (II) A REQUEST FOR THE INSPECTION OF A UNIT UNDER
 11 SUBPARAGRAPH (I) OF THIS PARAGRAPH SHALL BE SENT TO THE LANDLORD BY
 12 CERTIFIED MAIL AT LEAST 15 DAYS BEFORE THE DATE THE TENANT INTENDS TO
 13 RETURN POSSESSION OF THE UNIT TO THE LANDLORD.
- 14 (III) A REQUEST TO A LANDLORD FOR AN INSPECTION SHALL 15 INCLUDE:
- 16 THE DATE THAT THE TENANT INTENDS TO RETURN POSSESSION OF THE UNIT TO THE LANDLORD; AND
- 18 2. The Tenant's New Address.
- 19 **(2) (1)** ON RECEIPT OF A REQUEST FOR INSPECTION UNDER 20 PARAGRAPH (1) OF THIS SUBSECTION, THE LANDLORD SHALL NOTIFY THE TENANT 21 BY CERTIFIED MAIL OF THE TIME AND DATE WHEN THE PREMISES ARE TO BE 22 INSPECTED.
- 23 (II) INSPECTION OF A UNIT SHALL OCCUR NOT EARLIER THAN 5
 24 DAYS BEFORE AND NOT LATER THAN 5 DAYS AFTER THE DATE THAT THE TENANT
 25 INTENDS TO RETURN POSSESSION OF THE UNIT TO THE LANDLORD AS INDICATED IN
 26 THE TENANT'S REQUEST FOR INSPECTION.
- 27 (I) (I) A LANDLORD SHALL USE A FEE PAID IN LIEU OF A SECURITY
 28 DEPOSIT TO PURCHASE INSURANCE COVERAGE IN AN AMOUNT NOT EXCEEDING THE
 29 COST OF OBTAINING AND ADMINISTERING THE INSURANCE FOR UNPAID SUMS DUE
 30 UNDER THE LEASE.
- 31 (II) BEFORE JANUARY 1, 2028, INSURANCE PURCHASED UNDER 32 THIS PARAGRAPH SHALL BE PURCHASED FROM AN INSURER THAT IS REGISTERED

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- 1 AND IN GOOD STANDING WITH THE MARYLAND INSURANCE ADMINISTRATION.
- 2 (III) ON OR AFTER JANUARY 1, 2028, INSURANCE PURCHASED
- 3 UNDER THIS PARAGRAPH SHALL BE PURCHASED FROM AN ADMITTED INSURER
- 4 LICENSED BY THE MARYLAND INSURANCE ADMINISTRATION.
- 5 (IV) A LANDLORD MAY NOT DISCONTINUE OR ALTER THE TERMS
- 6 OF INSURANCE PURCHASED IN ACCORDANCE WITH THIS PARAGRAPH DURING THE
- 7 TERM OF THE LEASE.
- 8 (V) IF AN INSURER REFUNDS ANY PREMIUM TO THE LANDLORD
- 9 AND IF THERE ARE NO CLAIMS FILED WITH THE INSURER, A LANDLORD SHALL
- 10 REFUND A PROPORTIONAL AMOUNT OF THE FEE IN LIEU OF A SECURITY DEPOSIT
- 11 COLLECTED TO EACH TENANT THAT PAID THE FEE IN LIEU OF A SECURITY DEPOSIT
- 12 DURING THE IMMEDIATELY PRECEDING CALENDAR YEAR.
- 13 (2) If AN INSURER REFUSES OR IS OTHERWISE UNABLE TO PROVIDE
- 14 COVERAGE FOR UNPAID SUMS DUE UNDER THE LEASE, THE LANDLORD:
- 15 (I) MAY CONTINUE TO CHARGE A FEE PAID IN LIEU OF A
- 16 SECURITY DEPOSIT WITHOUT PENALTY PROVIDED THAT THE LANDLORD ATTEMPTS
- 17 TO PURCHASE NEW INSURANCE COVERAGE FOR UNPAID SUMS DUE UNDER A LEASE
- 18 RETROACTIVE TO THE DATE OF CANCELLATION OF THE PRIOR COVERAGE; OR
- 19 (II) SHALL DISCONTINUE THE FEE IN LIEU OF A SECURITY
- 20 DEPOSIT AND MAY NOT REQUIRE A SECURITY DEPOSIT.
- 21 (3) If a landlord fails to purchase or is unable to secure
- 22 INSURANCE COVERAGE FOLLOWING AN INSURER REFUSING OR OTHERWISE NOT
- 23 PROVIDING INSURANCE, THE LANDLORD SHALL DISCONTINUE THE FEE IN LIEU OF
- 24 A SECURITY DEPOSIT AND MAY NOT REQUIRE A SECURITY DEPOSIT.
- 25 (4) A LANDLORD SHALL PROVIDE AT LEAST 60 DAYS' NOTICE PRIOR
- 26 TO TERMINATING A FEE IN LIEU OF A SECURITY DEPOSIT.
- 27 (5) IF AT THE END OF A LEASE TERM, A LANDLORD AND TENANT WISH
- 28 TO RENEW A LEASE BUT THE LANDLORD DECIDES TO DISCONTINUE PROVIDING THE
- 29 OPTION OF PAYING A FEE IN LIEU OF A SECURITY DEPOSIT, THE LANDLORD SHALL:
- 30 (I) PROVIDE NOTICE OF THE DECISION TO THE TENANT AT
- 31 LEAST 60 DAYS PRIOR TO THE END OF THE LEASE TERM; AND
 - (II) REDUCE THE SECURITY DEPOSIT REQUIRED ON THE

- 1 RENEWED LEASE BY THE AMOUNT OF THE TENANT'S PREVIOUS FEE PAYMENTS
- 2 MADE IN LIEU OF A SECURITY DEPOSIT.
- 3 (6) If A LANDLORD CONTINUES TO CHARGE A FEE IN LIEU OF A
- 4 SECURITY DEPOSIT AFTER FAILING TO PURCHASE OR MAINTAIN INSURANCE IN
- 5 VIOLATION OF PARAGRAPH (1) OF THIS SUBSECTION, AND A TENANT CONTINUES TO
- 6 PAY A MONTHLY FEE IN LIEU OF A SECURITY DEPOSIT, ON TERMINATION OF THE
- 7 TENANCY, THE LANDLORD SHALL CREDIT THE TOTAL INSURANCE COVERAGE
- 8 STATED IN THE DISCLOSURE TO ANY AMOUNT OWED BY THE TENANT VACATING THE
- 9 UNIT.
- (J) (1) ON TERMINATION OF THE TENANCY OF A TENANT PAYING A FEE
- 11 IN LIEU OF A SECURITY DEPOSIT, THE LANDLORD SHALL:
- 12 (I) PROVIDE THE TENANT WITH AN ITEMIZED LIST AND A
- 13 DESCRIPTION OF ALLEGED UNPAID SUMS DUE UNDER THE LEASE, IF ANY,
- 14 INCLUDING THE DATES THE SUMS WERE DUE AND A STATEMENT OF COSTS
- 15 ACTUALLY INCURRED TO REPAIR ANY DAMAGES IN EXCESS OF ORDINARY WEAR AND
- 16 TEAR; AND
- 17 (II) NOTIFY THE TENANT THAT:
- 1. The tenant may submit objections to the
- 19 ALLEGED UNPAID SUMS IN WRITING TO THE LANDLORD; AND
- 20 2. The Landlord will submit any written
- 21 OBJECTIONS FROM THE TENANT TO THE INSURER WHEN SUBMITTING A CLAIM.
- 22 (2) A LANDLORD MAY NOT SUBMIT A CLAIM TO AN INSURER FOR
- 23 UNPAID SUMS DUE UNDER THE LEASE:
- 24 (I) BEFORE THE TERMINATION OF A TENANCY;
- 25 (II) FOR 45 DAYS FOLLOWING THE DATE THAT THE LANDLORD
- 26 PROVIDED THE TENANT WITH AN INVOICE AND NOTICE UNDER PARAGRAPH (1) OF
- 27 THIS SUBSECTION; OR
- 28 (III) WITHOUT:
- 29 1. Providing the tenant with notice that the
- 30 LANDLORD HAS SUBMITTED A CLAIM TO THE INSURER; AND
- 31 2. If APPLICABLE, SUBMITTING A TENANT'S WRITTEN

- 1 OBJECTIONS TO THE ALLEGED UNPAID SUMS TO THE INSURER.
- 2 (3) A LANDLORD MAY NOT ENGAGE IN ANY DEBT COLLECTION
- 3 EFFORTS AGAINST THE TENANT UNTIL AT LEAST 60 DAYS AFTER:
- 4 (I) NOTIFYING THE TENANT AND PROVIDING DOCUMENTATION
- 5 REQUIRED UNDER PARAGRAPH (1) OF THIS SUBSECTION; AND
- 6 (II) SUBMITTING A CLAIM TO THE INSURER.
- 7 (K) A LANDLORD THAT FILES A CLAIM FOR UNPAID SUMS DUE UNDER A
- 8 LEASE SHALL PROVIDE AN INSURER WITH:
- 9 (1) AN ITEMIZED LIST AND A DESCRIPTION OF THE ALLEGED SUMS
- 10 OWED, INCLUDING THE DATES WHEN THE UNPAID SUMS WERE DUE;
- 11 (2) A STATEMENT OF COSTS ACTUALLY INCURRED TO REPAIR
- 12 DAMAGES IN EXCESS OF ORDINARY WEAR AND TEAR; AND
- 13 (3) A COPY OF ANY WRITTEN OBJECTION OR A REPORT OF ANY
- 14 COMMUNICATION OF OBJECTION BY THE TENANT.
- 15 (L) (1) AN INSURER THAT SEEKS TO COLLECT REIMBURSEMENT FROM
- 16 THE TENANT FOR AMOUNTS PAID BY THE INSURER TO THE LANDLORD SHALL
- 17 PROVIDE TO THE TENANT:
- 18 (I) AN ITEMIZED LIST AND WRITTEN DESCRIPTION OF THE
- 19 UNPAID SUMS OWED UNDER THE LEASE THAT WERE SUBMITTED TO THE INSURER BY
- 20 THE LANDLORD, INCLUDING THE DATES WHEN UNPAID SUMS WERE DUE;
- 21 (II) A STATEMENT OF COSTS ACTUALLY INCURRED TO REPAIR
- 22 DAMAGES IN EXCESS OF ORDINARY WEAR AND TEAR THAT WERE PROVIDED TO THE
- 23 INSURER BY THE LANDLORD; AND
- 24 (III) DOCUMENTATION OF PAYMENTS MADE BY THE INSURER TO
- 25 THE LANDLORD FOR THE CLAIM.
- 26 (2) (1) AN INSURER THAT FAILS TO COMPLY WITH THIS
- 27 SUBSECTION MAY NOT MAKE A CLAIM AGAINST A TENANT.
- 28 (II) AN INSURER HAS AN OPPORTUNITY TO REMEDY A
- 29 VIOLATION OF THIS SUBSECTION WITHIN A 1-YEAR PERIOD AFTER THE DATE THE
- 30 LANDLORD'S CLAIM WAS FILED WITH THE INSURER.

- 1 (M) (1) AN INSURER MAY NOT REPORT A CLAIM FILED BY A LANDLORD UNDER THIS SUBSECTION TO A CREDIT REPORTING AGENCY UNLESS A JUDGMENT HAS BEEN OBTAINED AGAINST THE TENANT.
- 4 (2) UNLESS AN INSURER AND A TENANT HAVE OTHERWISE AGREED IN
 5 WRITING, AN INSURER SHALL SEEK REIMBURSEMENT FOR SUMS OWED UNDER A
 6 LEASE WITHIN 1 YEAR AFTER THE DATE THE LANDLORD'S CLAIM WAS FILED WITH
 7 THE INSURER.
- 8 (3) A TENANT MAY DISPUTE ANY CHARGES BROUGHT BY AN INSURER
 9 AGAINST THE TENANT FOR REIMBURSEMENT OF A CLAIM PAID TO A LANDLORD
 10 UNDER THIS SUBSECTION BY SENDING A RESPONSE TO THE INSURER WITHIN 30
 11 DAYS AFTER RECEIVING NOTICE OF SUCH CHARGES BY AN INSURER.
- 12 (4) (I) IF A TENANT FAILS TO PAY A REQUEST BY AN INSURER OR A
 13 COLLECTOR ON BEHALF OF THE INSURER FOR REIMBURSEMENT UNDER THIS
 14 SUBSECTION, THE PARTY SEEKING REIMBURSEMENT MAY NOT ENGAGE IN ANY DEBT
 15 COLLECTION EFFORTS AGAINST THE TENANT UNTIL 60 DAYS AFTER SENDING A
 16 REQUEST FOR REIMBURSEMENT AND PROVIDING DOCUMENTATION UNDER
 17 SUBSECTION (L)(1) OF THIS SECTION.
- 18 (II) IF A TENANT DISPUTES THE CLAIM, THE PARTY SEEKING 19 REIMBURSEMENT SHALL DEFER ANY DEBT COLLECTION EFFORTS FOR AN 20 ADDITIONAL **60** DAYS TO RESOLVE THE DISPUTE.
- 21 (N) (1) A LANDLORD MAY NOT ACCEPT PAYMENTS FROM A TENANT AND 22 AN INSURER THAT COLLECTIVELY EXCEED THE SUMS DUE UNDER THE LEASE.
- 23 (2) (I) AFTER AN INSURER APPROVES A CLAIM, A LANDLORD MAY 24 NOT SEND AN INVOICE TO A TENANT OR ENGAGE IN ANY DEBT COLLECTION EFFORTS 25 AGAINST A TENANT FOR ANY AMOUNTS.
- 26 (II) A LANDLORD MAY INVOICE THE TENANT AND ENGAGE IN
 27 DEBT COLLECTION EFFORTS AGAINST A TENANT FOR THE LANDLORD'S LOSSES IF
 28 THE INSURER DENIES THE CLAIM BECAUSE:
- 29 THE LOSS IS NOT COVERED UNDER THE INSURANCE 30 AGREEMENT; OR
- 31 **2.** The losses exceed the insurance coverage 32 loss limit.

- 1 (O) IN A PROCEEDING AGAINST A TENANT BY AN INSURER, THE TENANT 2 SHALL:
- 3 (1) RETAIN ALL RIGHTS AND DEFENSES OTHERWISE AVAILABLE IN A 4 PROCEEDING BETWEEN A TENANT AND A LANDLORD; AND
- 5 (2) BE LIABLE TO THE INSURER ONLY FOR SUMS DUE UNDER THE 6 LEASE.
- 7 (P) (1) A TENANT MAY CHALLENGE CLAIMS BY A LANDLORD FOR SUMS 8 DUE UNDER A LEASE IN COURT.
- 9 (2) A LANDLORD MAY NOT SUBMIT A CLAIM TO AN INSURER FOR ANY
 10 DEBT THAT HAS BEEN DECLARED VOID BY A COURT AND SHALL IMMEDIATELY
 11 WITHDRAW A CLAIM IF THE AMOUNT IS DECLARED VOID FOLLOWING THE
 12 SUBMISSION OF THE CLAIM.
- 13 (3) IF A DEBT IS DECLARED VOID BY A COURT AFTER AN INSURER HAS
 14 PAID THE CLAIM, THE LANDLORD SHALL RETURN THE PAYMENT TO THE INSURER.
- 15 (Q) IF IN ANY PROCEEDING A COURT DETERMINES THAT A LANDLORD OR AN
 16 INSURER MATERIALLY VIOLATED THIS SECTION, THE TENANT MAY RECOVER
 17 DAMAGES NOT MORE THAN THREE TIMES THE MONTHLY RENT PAID BY THE TENANT
 18 AND REASONABLE ATTORNEY'S FEES.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall be construed to apply only prospectively and may not be applied or interpreted to have any effect on or application to any lease entered into before the effective date of this Act.
- SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2024.