N1

By: Senator Henson

Introduced and read first time: January 23, 2025 Assigned to: Judicial Proceedings

A BILL ENTITLED

1 AN ACT concerning

Landlord and Tenant – Residential Leases – Prospective Tenant Criminal History Records Check (Maryland Fair Chance Housing Act)

 $\mathbf{5}$ FOR the purpose of prohibiting a landlord from requiring or requesting from a prospective 6 tenant certain information relating to criminal history and prohibiting a landlord 7 from considering certain information when evaluating the prospective tenant; 8 permitting a landlord to consider certain criminal history information prior to 9 extending a conditional offer to a prospective tenant and requiring the landlord to consider certain information provided by a prospective tenant relating to a criminal 1011 history records check; authorizing a landlord to consider certain criminal convictions 12only after extending a conditional offer to a prospective tenant and authorizing a 13 landlord to withdraw a conditional offer under certain circumstances; prohibiting a 14 landlord from publishing certain housing advertisements; establishing that the lease 15of residential property to an individual with a criminal record or the decision of a 16landlord not to conduct a criminal history records check is not the basis of a claim 17against a landlord; requiring the Attorney General to collect and maintain certain 18 data and publish certain information relating to collected data annually on the 19Attorney General's website; making a violation of this Act an unfair, abusive, or 20deceptive trade practice subject to enforcement and certain penalties under the 21Maryland Consumer Protection Act; and generally relating to the use of criminal 22history records checks in residential leasing.

- 23 BY repealing and reenacting, with amendments,
- 24 Article Commercial Law
- 25 Section 13–301(14)(xlii)
- 26 Annotated Code of Maryland
- 27 (2013 Replacement Volume and 2024 Supplement)
- 28 BY repealing and reenacting, without amendments,
- 29 Article Commercial Law

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



$\frac{1}{2}$	Section 13–301(14)(xliii) Annotated Code of Maryland (2012 Bank secure at Values and 2024 Secure secure)		
3	(2013 Replacement Volume and 2024 Supplement)		
4	BY adding to		
5	Article – Commercial Law		
6	Section 13–301(14)(xliv)		
7	Annotated Code of Maryland		
8	(2013 Replacement Volume and 2024 Supplement)		
9	BY repealing and reenacting, without amendments,		
10			
11	Section 8–218(a)		
12			
13	(2023 Replacement Volume and 2024 Supplement)		
14	BY repealing and reenacting, with amendments,		
15			
16	Section 8–218(b)		
17			
18	(2023 Replacement Volume and 2024 Supplement)		
19	BY adding to		
$\frac{10}{20}$			
21	· ·		
22	0		
23			
24	•		
25	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,		
$\frac{25}{26}$	That the Laws of Maryland read as follows:		
07			
27	Article – Commercial Law		
28	13–301.		
29	Unfair, abusive, or deceptive trade practices include any:		
30	(14) Violation of a provision of:		
31	(xlii) Section 12–6C–09.1 of the Health Occupations Article; [or]		
32	(xliii) Title 14, Subtitle 48 of this article; or		
33 34	(XLIV) TITLE 8, SUBTITLE 2A OF THE REAL PROPERTY ARTICLE; OR		

 $\mathbf{2}$

1

Article – Real Property

2 8-218.

3 (a) In this section, "reusable tenant screening report" means a report prepared 4 within the previous 30 days by a consumer reporting agency at the request and expense of 5 a prospective tenant and made directly available to a prospective landlord at no charge for 6 use in the rental application process.

7 (b) A reusable tenant screening report shall contain the following information 8 regarding a prospective tenant:

9 (1) A credit report;

10 (2) For each jurisdiction indicated as a prior residence of the prospective 11 tenant, regardless of whether the residence is reported by the prospective tenant or by a 12 consumer reporting agency preparing a consumer report:

13 (i) [A] SUBJECT TO SUBTITLE 2A OF THIS TITLE, A 14 comprehensive criminal history records check for all federal, state, and local charges 15 against and convictions of the prospective tenant over the previous [7] 3 years; and

16 (ii) A comprehensive eviction history for all state and local 17 jurisdictions for the previous 7 years;

- 18 (3) Verification of employment and income; and
- 19 (4) Current address and rental history.

20 SUBTITLE 2A. DISCRIMINATORY USE OF CRIMINAL HISTORY IN RESIDENTIAL 21 LEASING.

22 **8–2A–01.**

23 (A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS 24 INDICATED.

(B) "CONDITIONAL OFFER" MEANS AN OFFER TO LEASE A RESIDENTIAL
PROPERTY TO A PROSPECTIVE TENANT THAT IS CONTINGENT ON A SUBSEQUENT
INQUIRY INTO THE PROSPECTIVE TENANT'S CRIMINAL HISTORY OR ANY OTHER
ELIGIBILITY CRITERIA THE LANDLORD MAY LAWFULLY UTILIZE.

29 (C) (1) "CRIMINAL HISTORY RECORDS" HAS THE MEANING STATED IN § 30 10–239 of the CRIMINAL PROCEDURE ARTICLE.

	4	SENATE BILL 514
1	(2)	"CRIMINAL HISTORY RECORDS" INCLUDES RECORDS OF:
2		(I) CRIMINAL COMPLAINTS;
3		(II) AN ENTRY OF PROBATION BEFORE JUDGMENT; AND
4		(III) A PLEA OF NOLO CONTENDERE.
5	8-2A-02.	
$6\\7$		ORD THAT CONDUCTS A CRIMINAL HISTORY RECORDS CHECK IN TH THIS SUBTITLE SHALL DO SO FOR EVERY PROSPECTIVE TENANT.
8	8–2A–03.	
9	(A) A LA	NDLORD MAY NOT:
10 11	(1) OR ALCOHOL TES	(I) REQUIRE A PROSPECTIVE TENANT TO SUBMIT TO A DRUG ST; OR
12 13 14		(II) REQUEST OR REQUIRE A PROSPECTIVE TENANT TO E RELEASE OF INFORMATION ABOUT THE PROSPECTIVE TENANT BUSE FACILITY OR ALCOHOL ABUSE FACILITY; OR
15	(2)	REJECT A PROSPECTIVE TENANT BASED ON:
$\begin{array}{c} 16 \\ 17 \end{array}$	CRIMINAL CONV	(I) AN ARREST OR A CHARGE THAT DID NOT RESULT IN A ICTION;
18 19	THE CRIMINAL H	(II) A CONVICTION EXPUNGED UNDER TITLE 10, SUBTITLE 1 OF PROCEDURE ARTICLE;
20 21	GIVEN A FULL PA	(III) A CONVICTION FOR WHICH THE PROSPECTIVE TENANT WAS ARDON BY THE GOVERNOR;
22 23	CONVICTION;	(IV) A VACATED OR OTHERWISE LEGALLY NULLIFIED
$\frac{24}{25}$	COURT; OR	(V) AN ADJUDICATION OF DELINQUENCY BY THE JUVENILE
$\frac{26}{27}$	CRIMINAL PROC	(VI) A RECORD SEALED UNDER TITLE 10, SUBTITLE 3 OF THE EDURE ARTICLE.

1 (B) PRIOR TO ACCEPTING AN APPLICATION FEE, A LANDLORD SHALL 2 PROVIDE IN WRITING TO A PROSPECTIVE TENANT:

3 (1) NOTICE REGARDING THE USE OF A CRIMINAL HISTORY RECORDS 4 CHECK IN DETERMINING ELIGIBILITY FOR LEASING, INCLUDING A STATEMENT THAT 5 CONVICTION FOR A CRIME LISTED IN § 8–2A–05 OF THIS SUBTITLE MAY BE 6 CONSIDERED BY THE LANDLORD ONLY AFTER THE EXTENSION OF A CONDITIONAL 7 OFFER; AND

8 (2) INFORMATION ON THE ABILITY OF THE PROSPECTIVE TENANT, IN 9 RESPONSE TO A CRIMINAL HISTORY RECORDS CHECK, TO PROVIDE EVIDENCE 10 DEMONSTRATING:

11 (I) INACCURACIES IN THE TENANT'S CRIMINAL HISTORY 12 RECORDS;

13 (II) EVIDENCE OF REHABILITATION; AND

14 (III) MITIGATING FACTORS.

15 (C) A LANDLORD SHALL NOTIFY A PROSPECTIVE TENANT THAT AN 16 INDIVIDUALIZED ASSESSMENT WILL BE CONDUCTED.

17 **8–2A–04.**

18 (A) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, 19 BEFORE EXTENDING A CONDITIONAL OFFER TO A PROSPECTIVE TENANT, A 20 LANDLORD MAY NOT:

(I) REQUEST OR REQUIRE THE PROSPECTIVE TENANT TO
 DISCLOSE IN A HOUSING APPLICATION WHETHER THE PROSPECTIVE TENANT HAS A
 CRIMINAL HISTORY OR HAS BEEN ACCUSED OF OR CHARGED WITH ANY CRIMES; OR

24(II)MAKE AN ORAL OR WRITTEN INQUIRY REGARDING THE25CRIMINAL HISTORY OF THE PROSPECTIVE TENANT.

26(2)A LANDLORD MAY REQUIRE INFORMATION REGARDING WHETHER27A PROSPECTIVE TENANT:

28(I) HAS BEEN CONVICTED OF MANUFACTURING29METHAMPHETAMINE ON THE PREMISES OF FEDERALLY ASSISTED HOUSING; OR

SENATE	BILL	514
--------	------	------------

1(II)IS SUBJECT TO A LIFETIME REGISTRATION REQUIREMENT2UNDER A STATE SEX OFFENDER REGISTRATION PROGRAM.

3 (B) IN RESPONSE TO THE RESULTS OF A CRIMINAL HISTORY RECORDS
 4 CHECK, A PROSPECTIVE TENANT MAY PROVIDE, AND A LANDLORD SHALL CONSIDER,
 5 EVIDENCE DEMONSTRATING:

6 (1) INACCURACIES IN THE PROSPECTIVE TENANT'S CRIMINAL 7 HISTORY RECORDS;

- 8 (2) EVIDENCE OF REHABILITATION; AND
- 9 (3) ANY OTHER MITIGATING FACTORS.
- 10 **8–2A–05.**

(A) AFTER THE EXTENSION OF A CONDITIONAL OFFER TO A PROSPECTIVE
 TENANT, A LANDLORD MAY CONSIDER ONLY THE FOLLOWING CONVICTIONS AS
 POTENTIAL GROUNDS FOR WITHDRAWAL OF THE OFFER:

14(1)MURDER IN THE FIRST DEGREE UNDER § 2–201 OF THE CRIMINAL15LAW ARTICLE;

16 (2) HUMAN TRAFFICKING UNDER § 3–1102 OF THE CRIMINAL LAW 17 ARTICLE;

18(3)ANY CRIME RESULTING IN LIFETIME REGISTRATION IN A STATE19SEX OFFENDER REGISTRY; AND

20 (4) IF THE CONVICTION OCCURRED WITHIN 3 YEARS IMMEDIATELY 21 PRECEDING THE CONDITIONAL OFFER:

22 (I) A SEXUAL OFFENSE UNDER TITLE 3, SUBTITLE 3 OF THE 23 CRIMINAL LAW ARTICLE;

24 (II) CHILD PORNOGRAPHY UNDER § 11–207 OF THE CRIMINAL 25 LAW ARTICLE;

26 (III) KIDNAPPING UNDER § 3–502 OF THE CRIMINAL LAW 27 ARTICLE; AND

28 (IV) ARSON UNDER §§ 6–102 AND 6–103 OF THE CRIMINAL LAW 29 ARTICLE. 1 (B) A LANDLORD MAY WITHDRAW A CONDITIONAL OFFER BASED ON A 2 PROSPECTIVE TENANT'S CRIMINAL HISTORY RECORDS CHECK ONLY IF THE 3 LANDLORD DETERMINES THAT THE WITHDRAWAL IS NECESSARY TO FULFILL A 4 SUBSTANTIAL, LEGITIMATE, AND NONDISCRIMINATORY INTEREST.

5 (C) IF A LANDLORD WITHDRAWS A CONDITIONAL OFFER, THE LANDLORD 6 SHALL PROVIDE THE PROSPECTIVE TENANT WITH WRITTEN NOTICE OF THE 7 WITHDRAWAL THAT INCLUDES:

8 (1) A SPECIFIC REASON FOR THE WITHDRAWAL OF THE CONDITIONAL 9 OFFER; AND

10(2)A STATEMENT THAT THE PROSPECTIVE TENANT MAY APPEAL THE11WITHDRAWAL BY PROVIDING EVIDENCE TO THE LANDLORD DEMONSTRATING:

12 (I) INACCURACIES IN THE PROSPECTIVE TENANT'S CRIMINAL 13 HISTORY RECORDS;

14

- (II) EVIDENCE OF REHABILITATION; OR
- 15 (III) ANY OTHER MITIGATING FACTORS.

16 (D) A REASSESSMENT OF THE APPLICATION BY THE LANDLORD FOLLOWING 17 AN APPEAL BY THE PROSPECTIVE TENANT SHALL CONSIDER THE FOLLOWING 18 FACTORS:

19 (1) THE NATURE AND SEVERITY OF THE CRIMINAL OFFENSE;

20 (2) THE AGE OF THE PROSPECTIVE TENANT AT THE TIME OF THE 21 OCCURRENCE OF THE CRIMINAL OFFENSE;

22 (3) THE AMOUNT OF TIME THAT HAS ELAPSED SINCE THE 23 OCCURRENCE OF THE CRIMINAL OFFENSE;

(4) ANY INFORMATION PRODUCED BY THE PROSPECTIVE TENANT, OR
 PRODUCED ON THE PROSPECTIVE TENANT'S BEHALF, REGARDING REHABILITATION
 AND GOOD CONDUCT SINCE THE CRIMINAL OFFENSE;

(5) THE DEGREE TO WHICH THE CRIMINAL OFFENSE, IF IT
 REOCCURRED, WOULD NEGATIVELY IMPACT THE SAFETY OF OTHER TENANTS OR
 THE PROPERTY; AND

1 (6) WHETHER THE CRIMINAL OFFENSE OCCURRED ON, OR WAS 2 CONNECTED TO, PROPERTY THAT WAS RENTED OR LEASED BY THE PROSPECTIVE 3 TENANT.

4 (E) (1) WITHIN 30 DAYS AFTER THE LANDLORD'S NOTICE OF 5 WITHDRAWAL OF THE CONDITIONAL OFFER, THE PROSPECTIVE TENANT MAY 6 REQUEST THAT THE LANDLORD PROVIDE A COPY OF ALL INFORMATION THAT THE 7 LANDLORD RELIED ON IN CONSIDERING THE PROSPECTIVE TENANT, INCLUDING 8 CRIMINAL HISTORY RECORDS.

9 (2) WITHIN 10 DAYS AFTER RECEIPT OF A TIMELY REQUEST, THE 10 LANDLORD SHALL PROVIDE THE INFORMATION REQUESTED UNDER PARAGRAPH (1) 11 OF THIS SUBSECTION.

12 **8–2A–06.**

(A) A LANDLORD MAY NOT KNOWINGLY OR INTENTIONALLY PUBLISH, OR
 CAUSE TO BE PUBLISHED, ANY ADVERTISEMENT THAT EXPRESSLY STATES THAT THE
 LANDLORD WILL NOT CONSIDER A PROSPECTIVE TENANT WHO HAS BEEN ARRESTED
 OR CONVICTED OF A CRIME.

17 (B) A LANDLORD MAY NOT PUBLISH OR DISTRIBUTE ANY STATEMENT, 18 ADVERTISEMENT, PUBLICATION, OR SIGN, USE ANY FORM OF LEASE APPLICATION, 19 OR MAKE ANY INQUIRY IN CONNECTION WITH THE PROSPECTIVE RENTAL, LEASE, OR 20 SUBLEASE OF REAL PROPERTY THAT EXPRESSES, DIRECTLY OR INDIRECTLY, A 21 LIMITATION OR SPECIFICATION RELATING TO CRIMINAL HISTORY RECORDS THAT IS 22 INCONSISTENT WITH THE REQUIREMENTS OF THIS SUBTITLE.

23 (C) UNLESS OTHERWISE REQUIRED BY LAW, A LANDLORD MAY NOT:

(1) DISTRIBUTE OR DISSEMINATE A PROSPECTIVE TENANT'S
 CRIMINAL HISTORY RECORDS TO ANY PERSON WHO IS NOT EXPECTED TO USE THE
 CRIMINAL HISTORY RECORDS FOR THE PURPOSE OF EVALUATING THE
 PROSPECTIVE TENANT IN A MANNER CONSISTENT WITH THIS SUBTITLE; OR

28 (2) USE A PROSPECTIVE TENANT'S CRIMINAL HISTORY FOR A 29 PURPOSE THAT IS INCONSISTENT WITH THIS SUBTITLE.

30 **8–2A–07.**

31A LANDLORD'S DECISION TO LEASE A RESIDENTIAL DWELLING UNIT TO AN32INDIVIDUAL WITH A CRIMINAL HISTORY, OR THE LANDLORD'S DECISION NOT TO

1 OBTAIN A CRIMINAL HISTORY RECORDS CHECK, MAY NOT BE THE BASIS FOR A CLAIM 2 AGAINST THE LANDLORD.

3 **8–2A–08.**

4 (A) THE ATTORNEY GENERAL SHALL DEVELOP AND PUBLISH ON THE 5 ATTORNEY GENERAL'S WEBSITE A MODEL NOTICE DOCUMENT FOR USE BY 6 LANDLORDS UNDER THIS SUBTITLE.

7 (B) THE MODEL NOTICE DESCRIBED IN SUBSECTION (A) OF THIS SECTION 8 SHALL INCLUDE:

9 (1) LANGUAGE FOR USE BY A LANDLORD TO ADVISE A PROSPECTIVE 10 TENANT THAT THE LANDLORD HAS WITHDRAWN A CONDITIONAL OFFER OR TAKEN 11 AN ADVERSE HOUSING ACTION BASED ON THE PROSPECTIVE TENANT'S CRIMINAL 12 HISTORY; AND

13

(2) LANGUAGE NOTIFYING THE PROSPECTIVE TENANT OF:

14(I)THE RIGHT OF THE PROSPECTIVE TENANT TO REQUEST A15COPY OF ALL INFORMATION ON WHICH THE LANDLORD RELIED IN REACHING A16DECISION, INCLUDING INFORMATION FROM CRIMINAL HISTORY RECORDS;

17(II)THE PROSPECTIVE TENANT'S RIGHT TO FILE A COMPLAINT18UNDER § 13-401 OF THE COMMERCIAL LAW ARTICLE; AND

19 (III) ANY OTHER INFORMATION THE ATTORNEY GENERAL 20 CONSIDERS APPROPRIATE.

(C) THE MODEL NOTICE DESCRIBED IN SUBSECTION (A) OF THIS SECTION
 SHALL BE MADE AVAILABLE IN ENGLISH, SPANISH, AND ANY OTHER LANGUAGE THE
 ATTORNEY GENERAL CONSIDERS APPROPRIATE.

24 **8–2A–09.**

25 (A) THE ATTORNEY GENERAL SHALL COLLECT AND MAINTAIN THE 26 FOLLOWING DATA RELATING TO COMPLAINTS FILED UNDER THIS SUBTITLE:

27 (1) THE NUMBER OF COMPLAINTS FILED;

28 (2) DEMOGRAPHIC INFORMATION REGARDING THE COMPLAINANTS, 29 INCLUDING SEX AND RACE;

1	(3) THE NAMES OF LANDLORDS SUBJECT TO A COMPLAINT;
$\frac{2}{3}$	(4) THE NUMBER OF INVESTIGATIONS CONDUCTED BY THE ATTORNEY GENERAL; AND
4	(5) THE DISPOSITION OF EACH COMPLAINT.
5	(B) (1) THE ATTORNEY GENERAL SHALL PUBLISH ANNUALLY AND POST
6	ON THE ATTORNEY GENERAL'S WEBSITE INFORMATION ON SUBSTANTIATED
$\overline{7}$	COMPLAINTS THAT RESULTED IN THE IMPOSITION OF A CIVIL PENALTY UNDER §
8	8-2A-10 OF THIS SUBTITLE.

9 THE ATTORNEY GENERAL MAY NOT PUBLISH ANY IDENTIFYING (2) INFORMATION ABOUT A LANDLORD THAT IS THE SUBJECT OF A COMPLIANT IF THE 10 11 LANDLORD IS IN GOOD FAITH COMPLIANCE WITH REQUIREMENTS IMPOSED BY THE 12ATTORNEY GENERAL UNDER § 8–2A–10 OF THIS SUBTITLE.

8-2A-10. 13

10

14(A) A VIOLATION OF THIS SUBTITLE:

15(1) IS AN UNFAIR, ABUSIVE, OR DECEPTIVE TRADE PRACTICE WITHIN THE MEANING OF TITLE 13 OF THE COMMERCIAL LAW ARTICLE; AND 16

17(2) IS SUBJECT TO THE ENFORCEMENT AND PENALTY PROVISIONS CONTAINED IN TITLE 13 OF THE COMMERCIAL LAW ARTICLE, EXCEPT § 13-411 OF 18 19 THE COMMERCIAL LAW ARTICLE.

20A PERSON WHO VIOLATES THIS SUBTITLE IS SUBJECT TO A CIVIL **(B)** PENALTY NOT EXCEEDING \$1,000 FOR EACH VIOLATION. 21

8-2A-11. 22

23THE ATTORNEY GENERAL SHALL ADOPT REGULATIONS TO CARRY OUT THIS 24SUBTITLE.

25SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 26October 1, 2025.