Bill No. _____24-19

Concerning: Landlord-Tenant Relations - Obligations of Landlord - Air Conditioning

Revised: 2/25/2020 Draft No. 6
Introduced: July 16, 2019

Enacted: February 25, 2020

Executive: March 2, 2020

Effective: June 1, 2020

Sunset Date: None

Ch. _4 __, Laws of Mont. Co. ____2020

COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND

Lead Sponsor: Councilmember Hucker Co-Sponsors: Councilmembers Jawando and Albornoz, Council President Navarro, and Councilmember Riemer

AN ACT to:

- (1) require a landlord to provide and maintain air conditioning service for rental housing located in the County during certain months;
- (2) establish standards for air conditioning service provided by a landlord; [[and]]
- (3) establish certain exceptions from the air conditioning requirement; and

[[(3)]] <u>(4)</u> generally amend the law governing rental housing in the County.

By amending

Montgomery County Code

Chapter 26. Housing and Building Maintenance Standards

Section 26-7

Chapter 29. Landlord-Tenant Relations

Section 29-30

Boldface Heading or defined term.

<u>Underlining</u>
Single boldface brackets]
Added to existing law by original bill.

Deleted from existing law by original bill.

Double underlining Added by amendment.

[[Double boldface brackets]] Deleted from existing law or the bill by amendment.

* * Existing law unaffected by bill.

The County Council for Montgomery County, Maryland approves the following Act:

1	Sec. 1	l. [[Se	ction]	<u>Sections 26-7 and</u> 29-30 [[is]] <u>are</u> amended as follows:
2	26-7. Light,	, ventil	ation	and heating, temperature control.
3	The owner of each dwelling or dwelling unit must assure compliance with			
4	the following standards during human habitation:			
5				* * *
6	<u>(f)</u>	<u>Temp</u>	<u>eratur</u>	e control – air conditioning in rental housing.
7		<u>(1)</u>	For p	ourposes of this subsection, rental housing has the
8			<u>mean</u>	ing stated in Section 29-1, except that rental housing
9			does	not include:
10			<u>(A)</u>	a detached single-family home; or
11			<u>(B)</u>	a dwelling unit located on a site listed in the National
12				Register of Historic Places.
13		<u>(2)</u>	<u>Exce</u>	ot as provided in paragraph (3), between June 1 and
14			Septe	<u>ember 30:</u>
15			<u>(A)</u>	Each owner of rental housing where cooling is not
16				under the control of the tenant must maintain a
17				temperature of no more than 80 degrees Fahrenheit
18				(80° F.) in each habitable space at a distance of 3 feet
19				above floor level; and
20			<u>(B)</u>	Each owner of rental housing where the cooling is
21				under the control of the tenant must provide an air
22				conditioning system capable of maintaining a
23				temperature of no more than 80 degrees Fahrenheit
24				(80° F.) in each habitable space at a distance of 3 feet
25				above floor level.
26		[[<u>(3)</u>	A ten	ant may elect to have no air conditioning service installed and
27			provi	ded if:

28			<u>(A)</u>	the ai	ir conditioning, if installed, would be provided by one
29				or me	ore individual air conditioning units controlled by the
30				<u>tenan</u>	at; and
31			<u>(B)</u>	an ad	dendum to the lease:
32				<u>(i)</u>	specifies any additional amount of rent that would be
33					required if air conditioning were provided;
34				<u>(ii)</u>	acknowledges that the tenant has been offered, but
35					has elected not to have air conditioning; and
36				<u>(iii)</u>	acknowledges that the tenant has been informed of
37					the tenant's right to file a complaint with the Director
38					of the Department of Housing and Community
39					Affairs under Section 29-36.]]
40		<u>(3)</u>	<u>A lan</u>	dlord 1	may apply for, and the Director may grant, an extension
41			<u>of up</u>	to six 1	months to comply with the requirements of this Section
42			if the	Direct	tor finds that:
43			<u>(A)</u>	the la	andlord must make electrical upgrades to the rental
44				<u>housi</u>	ing to comply with the requirements; and
45			<u>(B)</u>	<u>maki</u>	ng the upgrades would cause financial hardship to the
46				<u>landl</u>	<u>ord.</u>
47		<u>(4)</u>	<u>This</u>	subse	ction must not be construed to permit any
48			<u>violat</u>	tion of	a fire safety requirement under Section 26-8(a).
49					* * *
50	29-30. Obli	gation	s of la	ndlord	ls.
51	(a)	Each	landlo	rd mus	st reasonably provide for the maintenance of the health,
52		safety	y, and	welfa	re of all tenants and all individuals properly on the
53		prem	ises of	renta	l housing. As part of this general obligation, each
54		landlord must:			

* * *

(6) Supply water and hot water as reasonably required by the tenant and adequate heat as required by Chapter 26. In a dwelling unit located in a common ownership community, the landlord must provide water, hot water and adequate heat to the extent that the landlord is responsible for providing these services. This subsection [[does not]] <u>must not be construed to</u> impair any provision in a lease that obligates a tenant to pay for gas, heating oil, electricity, water, or sewer service that the tenant uses.

* * *

[Supply]] supply and maintain air conditioning service either through individual air conditioning units or a central air conditioning system in a safe and good working condition so that it [[provides an inside temperature of eighty degrees Fahrenheit (80° F.) or less between May 1 and September 30]] meets the requirements of Section 26-7. This [[subsection does not]] paragraph must not be construed to impair any provision in a lease that obligates a tenant to pay for gas or electricity that the tenant uses. The Executive must adopt Method (2) regulations to implement the requirements of this paragraph, including regulations to define reasonable maintenance and repair.

* * *

Sec. 2. Transition. For 12 months following the effective date of this Act, a landlord may request, and the Director may grant, delayed implementation of the requirements of this Act for any real property that is the subject of a pending application for a necessary approval for development before the Planning Board, Board

82	of Appeals, or Office of Zoning and Administrative Hearings. The period of delayed
83	implementation for a property may not exceed the sooner of the completion of the
84	development or 24 months.
85	Sec. 3. Impairment of Leases. This Act must not be construed to invalidate or
86	impair a lease in effect on the effective date of the Act.
87	Sec. 4. Financing. The Executive must, subject to appropriation and applicable
88	law, explore options to offer low-interest financing to landlords who need to upgrade
89	their electrical systems to comply with the requirements of this Act.

Approved:	
Large Katz	2/26/2620
Sidney Katz, President, County Council	Date
Approved:	
Mary Glad	3/2/20
Marc Elrich, County Executive	Date
This is a correct copy of Council action.	
Sousingletu	3/9/20
Selena Mendy Singleton, Clerk of the Council	Date