Bill No.	51	-20
Concerning: L	_andlord-Tenan	t Relations
- Window	Guards	
Revised: 3/2	2 <u>4/2021</u> Di	raft No. 4
Introduced:	December 8, 2	2020
Enacted:	April 6, 2021	
Executive:	April 19, 2021	
Effective:	January 1, 202	22
Sunset Date:	None	
Ch. <u>8</u> , La	ws of Mont. Co.	2021

## COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND

Lead Sponsor: Council President Hucker

Co-Sponsors: Council Vice President Albornoz and Councilmembers Navarro, Rice, Riemer, Katz and Jawando

## AN ACT to:

- (1) require the installation and maintenance of window guards in certain rental housing;
- (2) require certain notifications to tenants;
- (3) add lease requirements in certain circumstances;
- (4) provide for the enforcement of window guard requirements; and
- (5) generally amend laws regarding landlord-tenant relations.

## By amending

Montgomery County Code Chapter 29, Landlord-Tenant Relations Section 29-30

## By adding

Montgomery County Code Chapter 29, Landlord-Tenant Relations Section 29-35D

Boldface	Heading or defined term.
Underlining	Added to existing law by original bill.
[Single boldface brackets]	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. Section 29-30 is amended, and Section 29-35D is added, as follows:			
2	29-30. Obligations of landlords.			
3	(a)	Each landlord must reasonably provide for the maintenance of the		
4		health, safety, and welfare of all tenants and all individuals properly on		
5		the premises of rental housing. As part of this general obligation, each		
6		landlord must:		
7		* * *		
8		(11) [[install and maintain window guards if required under]] comply		
9		with Section 29-35D.		
10		* * *		
11	<u>29-35D.</u> Wi	indow guards.		
12	<u>(a)</u>	<u>Applicability.</u>		
13		(1) This section applies to any multifamily dwelling unit.		
14		(2) This section does not apply:		
15		(A) to a ground-floor or basement window;		
16		(B) to a window containing an air-conditioning unit, if the unit		
17		is bolted to the window opening and not surrounded by an		
18		open space exceeding 4 inches;		
19		(C) to a window that is not designed to open; or		
20		[[(B)]] (D) to the extent that a window guard would cause a		
21		violation of a fire safety requirement, or an egress		
22		requirement, under Chapter 26, Chapter 8, or Chapter 22.		
23	<u>(b)</u>	<u>Window guards required.</u>		
24		(1) For purposes of this section, a window guard means a physical		
25		barrier or limiting device attached to a window to prevent		
26		occupants from falling out of the window.		

27		<u>(2)</u>	The landlord of a multifamily dwelling must install and maintain
28			<u>a window guard in each window of a habitable room if:</u>
29			(A) <u>a child of age 10 or younger occupies the dwelling unit; or</u>
30			(B) a tenant of the dwelling unit requests in writing the
31			installation of window guards.
32		<u>(3)</u>	<u>A window guard installed under paragraph (2) must meet</u>
33			minimum safety standards prescribed by the Director.
34		<u>(4)</u>	The [[Department]] Executive may adopt method (2) regulations
35			to implement the requirements of this section. The regulations
36			may include procedures for the Director to approve a landlord's
37			request for a variance, to use a safe alternative to a window guard
38			in a particular window, if a window guard meeting the
39			requirements of paragraph (3) is infeasible in the window.
40		<u>(5)</u>	The Director [[should]] must conduct outreach and educate
41			landlords and tenants of multifamily dwelling units about the
42			requirements of this section, including through:
43			(A) the Department's website;
44			(B) <u>sample notification and lease language; and</u>
45			(C) the Landlord-Tenant Handbook.
46	<u>(c)</u>	<u>Resp</u>	nsibility of tenants and other persons. A person must not:
47		<u>(1)</u>	obstruct or interfere with the installation of a window guard
48			required under this section; or
49		<u>(2)</u>	remove or disable a window guard required under this section.
50	<u>(d)</u>	<u>Notif</u>	cation to tenants; lease requirements.
51		<u>(1)</u>	<u>Notice required.</u> The landlord of a multifamily dwelling unit
52			must, at the time of a lease signing, a lease renewal, or a

53		<u>notific</u>	<u>cation</u>	of a rent increase, notify the tenant of the unit about
54		the real	quiren	nents under this section.
55	<u>(2)</u>	[[The	]] <u>Noti</u>	fication requirements at the time of a rent increase or
56		<u>a leas</u>	<u>e rene</u>	wal. At the time of a notification of a rent increase or
57		<u>of a le</u>	ease re	newal, the notification under paragraph (1) must:
58		<u>(A)</u>	<u>be in</u>	writing [[and must]];
59		<u>(B)</u>	<u>be</u> p	rovided to the tenant in the form and manner
60			presc	ribed by the Director; and
61		<u>(C)</u>	inclue	de, at a minimum, a checklist, to be signed and dated
62			<u>by the</u>	e tenant, that indicates:
63			<u>(i)</u>	whether a child of age 10 or younger occupies or
64				will occupy the dwelling unit;
65			<u>(ii)</u>	if no child of age 10 or younger occupies or will
66				occupy the dwelling unit, whether the tenant
67				requests a window guard; and
68			<u>(iii)</u>	whether an existing window guard requires repair
69				or maintenance.
70	<u>(3)</u>	Follo	<u>w-up r</u>	notifications. If a landlord does not receive a signed
71		<u>notific</u>	cation	from the tenant within 30 days after providing the
72		<u>notific</u>	cation	to the tenant under paragraph (2), and does not
73		othery	<u>wise</u> h	nave actual knowledge of the need or desire for
74		winde	ow gu	ards, then the landlord must provide a second
75		<u>notifi</u>	cation	to the tenant under paragraph (2).
76	[[(3)]]	<u>(4)</u>	Leasi	ng requirements. The landlord:
77		<u>(A)</u>	<u>must</u>	include in the lease, or an addendum to the lease, the
78			requi	rements of this section; and

79		<u>(B)</u>	must not charge the tenant for the installation or
80			maintenance of a window guard under this section.
81		<u>(5)</u> <u>The</u>	lease or addendum under paragraph (4) must include a
82		state	ment, signed and dated by the tenant, that indicates:
83		<u>(A)</u>	whether a child of age 10 or younger occupies or will
84			occupy the dwelling; and
85		<u>(B)</u>	if no child of age 10 or younger occupies or will occupy
86			the dwelling unit, whether the tenant requests a window
87			<u>guard.</u>
88	<u>[[(e)</u>	Penalties.	<u>A violation of this section is a Class A violation under</u>
89		Section 29-	8.]]
90		<u>Sec. 2. Effe</u>	ective Date. The effective date of this act is January 1, 2022.

Approved:

Tom Hucker, President, County Council

Approved:

Marc Elrich, County Executive This is a correct copy of Council action.

Selena Mendy Singleton, Esq., Clerk of the Council

4/20/2021 Date

4/7/2021

Date

4/19/2021

Date