Bill No.	6-25			
Concerning: 0	Consumer	Prof	tection	_
Defective	Tenancies	as	Dece	otive
Trade Pra	ctices			
Revised: 1/2	8/2025	_ Dra	ft No.	2
Introduced:	February 1	1, 20	)25	
Enacted:	April 1, 202	25		
Executive:				
Effective:				
Sunset Date:				
Ch [#] La	ws of Mont	Co	[vea	rl

## **COUNTY COUNCIL** FOR MONTGOMERY COUNTY, MARYLAND

Lead Sponsor: Councilmember Mink

Co-Sponsors: Council President Stewart, Council Vice President Jawando, and Councilmember Luedtke

## AN ACT to:

- (1) expand the definition of "person" to include a landlord;
- **(2)** clarify consumer goods and services include rental housing;
- remove the exemption for defective tenancies or complaints related to landlord-tenant (3) matters;
- clarify the enforcement and penalties under Chapter 11 and Chapter 29; and **(4)**
- (5) generally amend County law related to consumer protection.

## By amending

Montgomery County Code Chapter 11, Consumer Protection Sections 11-1, 11-4, 11-5, 11-10, and 11-11

Chapter 29, Landlord-Tenant Relations

Section 29-8

**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. Sections 11-1, 11-4, 11-5, 11-10, 11-11, and 29-8 are amended as	
2	follows:	
3	11-1. Definitions.	
4	In this Chapter, the following words and phrases have the following meanings:	
5	Consumer: A purchaser, lessee, or recipient, or prospective purchaser, lessee or	
6	recipient of consumer goods or services, including a co-obligor or surety.	
7	Consumer goods or services: Real estate, including rental housing; goods[,];	
8	services[,]; credit[,]; debts[,]; or obligations that are primarily for personal,	
9	household, family, or agricultural purposes.	
10	Merchant: Any person who offers or makes available to consumers, either	
11	directly or indirectly, consumer goods or services.	
12	* * *	
13	Person: An individual, proprietor, landlord, partnership, corporation, firm,	
14	cooperative, association, or any other group of individuals or legal entity,	
15	however organized.	
16	* * *	
17	Real estate: Any leasehold or other tangible interest in residential real property,	
18	dwelling, building, or other structure located on residential real property	
19	including a condominium unit.	
20	11-4. Deceptive trade practices.	
21	A merchant must not engage in a deceptive, unfair, or unconscionable trade	
22	practice, whether or not any specific consumer has, in fact, been misled, deceived, or	
23	damaged thereby. Deceptive, unfair, or unconscionable trade practices include:	
24	* * *	
25	(d) a representation that consumer goods or services are of a particular	
26	standard, quality, grade, style, or model, if they are of another;	
27	(e) a misrepresentation as to a material fact that has a tendency to mislead;	

28	(f)	a failure to state a material fact if the failure deceives or tends to deceive;
29		* * *
30	(y)	taking payment for goods or services without delivering the goods or
31		performing the services; or
32		* * *
33	11-5. Exem	ptions from chapter.
34	This	chapter does not apply to:
35	(a)	other than practicing or acting without a license, professional services
36		rendered by any certified public accountants, architects, clergymen,
37		professional engineers, lawyers, veterinarians, insurance agents and
38		brokers licensed by the state, Christian Science practitioners, land
39		surveyors and property line surveyors, optometrists, physical therapists,
40		podiatrists, psychologists, and medical and dental practitioners, engaging
41		in their respective professional activities;
42	(b)	any television or radio broadcasting station or any publisher or printer of
43		a newspaper, magazine, or other form of printed advertising who
44		broadcasts, publishes, or prints an advertisement which violates this
45		Chapter, except insofar as the station or publisher or printer engages in a
46		deceptive or unconscionable practice in the sale or offering for sale of its
47		own goods or services or knows that the advertising violates this Chapter;
48	(c)	public utility companies to the extent that the company's services and
49		operations are regulated by the state Public Service Commission; and
50	[(d)	defective tenancies or other complaints concerning any condition in
51		rental housing which arises out of a landlord-tenant relationship and
52		constitutes a violation of Chapter 29; and]
53	[(e)] <u>(d)</u>	the sale of real estate, directly or indirectly, by any owner-occupant of the
54		real estate, except as provided in Section 40-14.

55	11-10. Adm	ninistrative hearing.		
56		* * *		
57	(g)	In addition to the requirements of Section 2A-10, if the hearing officer		
58		finds by a preponderance of the evidence that a person has violated this		
59		Chapter, the hearing officer may order the violator to:		
60		* * *		
61		(5) pay a civil penalty [authorized under Section 11-11] of not more		
62		than \$1,000 for each violation; or		
63		* * *		
64	11-11. Enfo	rcement and penalties.		
65	(a)	[A person who violates this Chapter is subject to a civil penalty under		
66		Section 11-10 of not more than \$1,000 for each violation or the penalty		
67		for a Class A violation. If the violation is enforced as a Class A civil		
68		violation, the]		
69		Civil citation. A person who violates this Chapter is subject to a Class A		
70		violation, with a maximum penalty [is \$1,000 rather than the penalty] set		
71		under Section 1-19.		
72	(b)	Enforcement of department orders. The Director may bring an action in		
73		any court with jurisdiction to [recover a civil penalty, enjoin any violation		
74		of this Chapter, or] enforce any order, decision, summons, or subpoena		
75		issued under this Chapter.		
76	(c)	Civil action. The Director may bring a civil action [In any action the		
77		Director brings] to enforce this Chapter[, the Director] and may seek		
78		damages, restitution, the posting of a bond, or any other available legal or		
79		equitable relief, including declaratory, preliminary, temporary, or		
80		permanent relief.		

81	<u>(d)</u>	Recovery of attorney's fees. If the County is the prevailing party in any
82		enforcement action under subsection (b) or (c), the County may recover
83		costs and reasonable attorney's fees.
84	29-8. Enfor	cement procedure.
85		* * *
86	<u>(c)</u>	Recovery of attorney's fees. If the County is the prevailing party in any
87		enforcement action, the County may recover costs and reasonable
88		attorney's fees.

Approved:	
Late Stewars	April 1, 2025
Kate Stewart, President, County Council	Date
Approved:	
Marc Elrich, County Executive	Date
This is a correct copy of Council action.	
Sara R. Tenenbaum, Clerk of the Council	Date