SUBJECT
Expedited Bill 22-22, Landlord-Tenant Relations – Limitations on Rent Increases

Lead Sponsors: Council President at the Request of the County Executive

EXPECTED ATTENDEES
None

COUNCIL DECISION POINTS & COMMITTEE RECOMMENDATION
• N/A

DESCRIPTION/ISSUE
Expedited Bill 22-22 would:
(1) temporarily limit rent increases, and notifications of rent increases, by landlords in the County; and
(2) generally amend the law regarding landlord-tenant relations and rental housing.

SUMMARY OF KEY DISCUSSION POINTS
• N/A

This report contains:
Staff Report Pages 1-2
Expedited Bill 22-22 © 1
County Executive Memo © 4
Legislative Request Report © 9

Alternative format requests for people with disabilities. If you need assistance accessing this report you may submit_alternative_format_requests to the ADA Compliance Manager. The ADA Compliance Manager can also be reached at 240-777-6197 (TTY 240-777-6196) or at ada@montgomerycountymd.gov
MEMORANDUM

July 7, 2022

TO: County Council

FROM: Christine Wellons, Senior Legislative Attorney

SUBJECT: Expedited Bill 22-22, Landlord-Tenant Relations – Limitations on Rent Increases

PURPOSE: Introduction – no Council votes required

Bill 22-22, Landlord-Tenant Relations – Limitations on Rent Increases, sponsored by Council President Albornoz at the request of the County Executive, is scheduled for introduction on July 12, 2022.1

Expedited Bill 22-22 would:

(1) temporarily limit rent increases, and notifications of rent increases, by landlords in the County; and

(2) generally amend the law regarding landlord-tenant relations and rental housing.

BACKGROUND

The County Executive requested the introduction of Bill 22-22 to limit – for a period of 6 months – any notice of a rent increase above 4.4%.

The County Executive has explained the need for the bill as follows:

County renters continue to face economic hardships due to COVID-19 impact on income, health, and family obligations. Census surveys indicate that 17-20% of renters in Maryland have not been able to get current on rent, consistent with the County survey of multifamily tenants. The Council and I recognized these impacts when we extended protections from unrestricted rent increases with Bill 30-21 Restrictions During Emergencies – Extended Limitations Against Rent Increases and Late Fees. The extended limitations capped rent increase notices at the voluntary Rent Guideline through May 15, 2022. COVID-19 economic hardships are currently being compounded by the inflationary spike in consumer prices and the rental market pressures from low vacancies and increased demand.

1 #RentRelief #TemporaryRentCap
**BILL SPECIFICS**

Effective on the date that Expedited Bill 22-22 becomes law – and for 6 months thereafter – any notices of rent increases in the County would be limited to no more than 4.4%.

During the 6-month period, a landlord within the County would be precluded from notifying a tenant of a rent increase that exceeds 4.4%. As a result, **rent increases of more than 4.4% would be precluded for 9 months after the bill’s effective date** (since landlords in the County must give 90-days advance notice of a rent increase).

If a landlord previously notified a tenant of an increase that will exceed 4.4%, then the landlord would be required to send a new notice retracting the increase or modifying it down to 4.4%.

The Department of Housing and Community Affairs would be required to post information on its website about the requirements of the bill, as well as its expiration date.

The bill would sunset 6 months after its effective date.

<table>
<thead>
<tr>
<th>This packet contains</th>
<th>Circle #</th>
</tr>
</thead>
<tbody>
<tr>
<td>Expedited Bill 22-22</td>
<td>1</td>
</tr>
<tr>
<td>County Executive Memo</td>
<td>4</td>
</tr>
<tr>
<td>Legislative Request Report</td>
<td>9</td>
</tr>
</tbody>
</table>
AN EXPEDITED ACT to:

(1) temporarily limit rent increases, and notices of rent increases, by landlords in the County; and
(2) generally amend the law regarding landlord-tenant relations and rental housing.

By adding
Montgomery County Code
Chapter 29, Landlord-Tenant Relations
Section 29-56

The County Council for Montgomery County, Maryland approves the following Act:
Sec. 1. Section 29-56 is added as follows:

29-56. Rent increases – temporarily limited.

(a) Definitions. In this Section, the following terms have the meanings indicated.

Base Rent means the rent charged during the last month that a dwelling unit was leased before the effective date of this Section.

Dwelling unit means that portion of a building that is designated, intended, or arranged for use or occupancy as a residence by one or more persons.

Tenant means any person who occupies a dwelling unit for living or dwelling purposes with the landlord’s consent.

(b) Rent increases. A landlord must not increase a tenant’s rent to an amount that exceeds 4.4% of the base rent.

(c) Notices of rent adjustments.

(1) A landlord must not notify a tenant of a rent increase if the increase would exceed 4.4% of the base rent.

(2) If a landlord provided notice of a rent increase to a tenant prior to the effective date of this Section and the increase would exceed 4.4% of the base rent, the landlord must inform the tenant in writing:

(A) to disregard the notice; or

(B) that the increase is amended to be less than or equal to 4.4% of the base rent.

(d) Notice of expiration. The Department must post on its website information about the requirements of this Section, including the date that the requirements under this Section expire.

Sec. 2. Expedited Effective Date. The Council declares that this legislation is necessary for the immediate protection of the public interest. This Act takes effect on the date on which it becomes law.

Sec. 3. Sunset date. This Act expires, and has no further force or effect, six months after the effective date.
MEMORANDUM

June 14, 2022

TO: Gabe Albornoz, President
Montgomery County Council

FROM: Marc Elrich, County Executive

SUBJECT: Bill XX-22E, Landlord-Tenant Relations Limitations on Rent Increases

County renters continue to face economic hardships due to COVID-19 impact on income, health, and family obligations. Census surveys indicate that 17-20% of renters in Maryland have not been able to get current on rent, consistent with the County survey of multifamily tenants. The Council and I recognized these impacts when we extended protections from unrestricted rent increases with Bill 30-21 Restrictions During Emergencies – Extended Limitations Against Rent Increases and Late Fees. The extended limitations capped rent increase notices at the Voluntary Rent Guideline through May 15, 2022. COVID-19 economic hardships are currently being compounded by the inflationary spike in consumer prices and the rental market pressures from low vacancies and increased demand.

Unrestricted rent increases following the expiration of the extended limitations expose tenants to the risk of displacement, as a rent increase of 10% represents $178 per month on the average County rent of $1,784. The County’s economy will be materially harmed if significant and rapid rent increases force residents to move or experience housing, food, and health insecurity.

This Bill provides a six-month extension of limitations on rent increases, capping rent increases at 4.4% - the March 2022 Bureau of Labor Statistics Consumer Price Index for annual total housing cost change - to provide a period of adjustment to new higher rents and to provide landlords with increases for operating costs. This legislation is necessary for the immediate protection of the public interest and would take effect on the date on which it becomes law. Rent increase notices issued after May 15, 2022, which exceed 4.4%, would be amended to no more than 4.4%.

ME:fd
Expedited Bill No. Bill XX-22E
Concerning: Landlord-Tenant Relations
Limitations on Rent Increases
Revised: Draft No. 
Introduced: Enacted:
Executive: Effective:
Sunset Date: Ch. Laws of Mont. Co. 
COUNTY COUNCIL
FOR MONTGOMERY COUNTY, MARYLAND

By the Council President as the Request of the County Executive

AN EXPEDITED ACT to:

(1) temporarily limit rent increases; and
(2) generally amend the law regarding rental housing.

By adding
Montgomery County Code
Chapter 29, Landlord-Tenant Relations
Section 29-56

The County Council for Montgomery County, Maryland approves the following Act:
Sec. 1. Section 29-56 is added as follows:

29-56 Rent increases – temporarily limited.

(a) Definitions. In this Section, the following terms have the meanings indicated.

Base Rent means the rent charged during the last month that a dwelling unit was leased before the effective date of this Act.

Dwelling unit means that portion of a building that is designated, intended, or arranged for use or occupancy as a residence by one or more persons.

Tenant means any person who occupies a dwelling unit for living or dwelling purposes with the landlord's consent.

(b) Rent increases. A landlord must not increase a tenant’s rent to an amount that exceeds 4.4% of the base rent.

(c) Notices of rent adjustments.

(1) A landlord must not notify a tenant of a rent increase if the increase would exceed 4.4% of the base rent.

(2) If a landlord provided notice of a rent increase to a tenant prior to the enactment of this law and the increase would exceed 4.4% of the base rent, the landlord must inform the tenant in writing:

(A) to disregard the notice; or

(B) that the increase is amended to be less than or equal to 4.4% of the base rent.

(d) Notice of expiration. The Department must post on its website information about the requirements of this Section, including the date that the requirements under this Section expire.

Sec. 2. Expedited Effective Date. The Council declares that this legislation is necessary for the immediate protection of the public interest. This Act takes effect on the date on which it becomes law.

Sec. 3. Sunset date. This Act expires, and has no further force or effect, six months after the effective date.
Approved:

Gabriel Albornoz, President, County Council

Approved:

Marc Elrich, County Executive

This is a correct copy of Council action.

Judy Rupp, Clerk of the Council

APPROVED AS TO FORM AND LEGALITY
OFFICE OF COUNTY ATTORNEY
BY [Signature]
DATE 1/14/22
LEGISLATIVE REQUEST REPORT

BILL: XX-22, Landlord-Tenant Relations Limitations on Rent Increases

DESCRIPTION: This Bill provides a six-month extension of limitations on rent increases, capping the increase at 4.4%. Rent increase notices issued after May 15, 2022, which exceed 4.4%, would be 1) disregarded or 2) amended to no more than 4.4%.

PROBLEM: Unrestricted rent increases following the expiration of Bill 30-21, Restriction During Emergencies -Extended Limitations Against Rent Increases and Late Fees, have exposed tenants to the risk of displacement.

GOALS AND: To temporarily limit rent increases and amend the law regarding rental
OBJECTIVES housing.

COORDINATION: The Office of the County Executive. Department of Housing and Community Affairs

FISCAL IMPACT: Office of Management and Budget

ECONOMIC: Office of Legislative Oversight

IMPACT

EVALUATION:

EXPERIENCE: District of Columbia 2020 COVID emergency cap on all rent increases, expired December 31, 2021; Prince George’s County act December 2020 capped rent increases to 2.6% until 90 days after Governor’s state of emergency expired in August 2021; Rockville 2020 COVID emergency act capped increases to County VRG, expired February 15, 2022; Gaithersburg 2020 COVID emergency act capped increases to County VRG, expired May 15, 2022; Montgomery County’s COVID-19 Renter Relief Act of 2020 (April 2020, expired November 15, 2021); Restrictions During Emergencies – Extended Limitations Against Rent Increases and Late Fees (November 2021, expired May 15, 2022)

ELSEWHERE

SOURCE OF: Ken Hartman, Director of Strategic Partnerships
INFORMATION Francis “Frank” Demarais, Deputy Director, DHCA

APPLICATION: Does not apply within Municipalities

WITHIN MUNICIPALITIES

PENALTIES: Violation of OLTA requirements requires full restitution for amounts over charged, failure to comply with requirements is Class A violation