1 2 3	Introduced by:	Councilmember XXXXX	First Reading: July 26, 2023 Second Reading: August 2, 2023 Effective Date: MONTH XX, 202X
4 5		CITY OF TAKOMA PAR	K, MARYLAND
6 7		ORDINANCE 20)23-XX
8 9			
9 10 11		Ordinance Amending Title 6, I Strengthen Protections for Displaced	
112 13 14 15 16 17 18 19	WHEREAS,	authorizes the legislative body of ea Maryland to pass ordinances that such the good government of the municipalit rights, property and privileges, to prese	ent Article, Section 5–202, as amended, ch municipal corporation in the State of legislative body deems necessary to assure y, to protect and preserve the municipality's rve peace and good order, to secure persons ion, and to protect the health, comfort, and icipality; and
20 21 22 23 24 25 26 27	WHEREAS,	such ordinances not contrary to the Cor as it may deem necessary for the good and preservation of the City's property of peace and good order, for securing p or destruction, and for the protection and	that the Council has the power to pass all nstitution and laws of the State of Maryland government of the City, for the protection r, rights, and privileges, for the preservation persons and property from violence, danger and promotion of the health, safety, comfort, the residents of and visitors in the City; and
28 29 30 31	WHEREAS,		ousing, of the Takoma Park Code, to clarify ts displaced through fire and other structural
32 33 34		EFORE, BE IT ORDAINED BY THE (LAND, THAT:	COUNCIL OF THE CITY OF TAKOMA
35 36	SECTION 1	Title 6, Housing, of the Takoma Park C	Code is hereby amended as follows:

	Chapter 6.16 LANDLORD-TENANT RELATIONS
	LANDLOKD-IENANI KELAIIONS
Sections:	
6.16.010	Legislative findings.
6.16.020	Applicability
6.16.030	Tenant rights of association
6.16.040	Obligations of tenants.
6.16.050	Obligations of landlords.
6.16.060	Lease requirements.
6.16.070	Lease term and renewal requirements.
6.16.080	Rent increasesFrequency and notification requirements.
6.16.090	Fees—General provision, permitted fees, optional fees, prohibited fees.
6.16.100	Utilities—Charges to tenant and transfer of utility payments.
6.16.110	Entry.
6.16.120	Notice to vacate.
6.16.130	Security deposits.
6.16.140	Defective tenancy.
6.16.150	Retaliatory practices.
6.16.155	Window Guards.
6.16.160	Department investigation and conciliation.
6.16.170	Landlord-tenant complaints
6.16.180	Tenant displacement and relocation expenses.
	* * *
6.16.050	Obligations of landlords.
All landlord	le shall.
	5 51111.
-	p all areas of the rental facility, grounds, facilities, equipment and appurtenances in a
clean, sanita	ary and safe condition;
B. Sup	ply water, hot water and heat as required by the standards prescribed in Chapter 6.12,
	aintenance Code;
	amenance code,
C. Prov	vide and maintain all gas, electrical, plumbing, and other facilities and conveniences
	the rental facility and rental unit in good working order;
	vide and maintain appropriate and sufficient receptacles and conveniences for the
	rubbish, garbage, and recyclables and arrange for the frequent removal of such
materials fro	om the rental facility;
E. Post	a durable notice of current emergency contact information in an accessible place in a
	ea in each multifamily rental facility. Notice must include the name(s) and telephone

numbers (day and evening) of the landlord or agent who should be contacted in an emergency
 situation. Such notice shall be distributed to all tenants, including tenants in a single-family rental
 facility, at the commencement of their tenancy and whenever there is a change in the emergency
 contact information;

⁶ F. Within seven calendar days of the commencement of a new tenancy, distribute to the new tenants a City supplied electoral and civic information packet, offering a packet to each tenant of voting age residing in the rental unit. The Department shall make the packet available on the City's website for download and printing by landlords. In addition, landlords may obtain copies of the packet at the City of Takoma Park Community Center—Sam Abbott Citizen Center.

¹² The packet shall include the following:

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- I. One City voter-registration form and one State voter-registration form and information on online voter registration and how to obtain additional voter registration forms;
 - 2. Other material designated by the City regarding public services available to residents, existing laws, rules, and regulations, and the City electoral process;
- ²¹ G. Rekey locks on all doors to the rental unit between tenancies;
- 1. No key shall provide access to multiple rental units in the same rental facility except the master key maintained by the landlord;
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 2. Master and duplicate keys must be kept in a locked cabinet or safe with restricted
 access and a log book of all key assignments and temporary loans of any master key and
 all duplicate keys maintained; and
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- H. Paint all rental units in their entirety at least once every five years. All painted surfaces
 must be in clean condition and free of any peeling or chipping paint at the beginning of a new tenancy. Repainting is not required between tenancies;
- I. Make and bear the costs of all repairs and arrangements necessary to keep the rental unit
 in compliance with Chapter 6.12, Property Maintenance Code;
- J. Provide written documentation of the cost of all repairs made to a rental unit to correct
 damages caused by the tenant during their tenancy and proof of the completion of such repairs.
 Documentation may include receipts for required services or materials, time sheets noting labor

	ed by landlord and photographs of damages and completed repairs. Documentation shall be led prior to the assessment of the cost of the repairs; and
K.	Install and maintain window guards if required under Section 6.16.155.
<u>L.</u>	Provide payment or alternative housing when required under Section 6.16.180.
	* * *
<u>6.16.1</u>	80 Tenant displacement and relocation expenses.
A.	Definitions. As used in this Section:
	1. <u>Permanently displaced tenant means a tenant that is required to vacate rental housing for 30 days or more because the rental housing is condemned as unfit for human habitation under Chapter 6.12 (Property Maintenance Code) and/or Chapter 6.36 (Unsafe Buildings – Public Nuisance Abatement).</u>
	2. <u>Temporarily displaced tenant means a tenant that is required to vacate rental housing for less than 30 days because the rental housing is condemned as unfit for human habitation under Chapter 6.12 (Property Maintenance Code) and/or Chapter 6.36(Unsafe Buildings – Public Nuisance Abatement).</u>
-	Immediate Housing. Within 24 hours of the posting of a condemnation, the landlord must le alternative, safe, legal, and comparable housing, as determined by the Department, until a tion payment is made.
<mark>1.</mark>	<u>A landlord may require a tenant to use their renter's insurance, if any, but is responsible</u> for covering the cost of alternative housing after the expiration of such benefits.
-	Relocation Payment Required. Except as provided in subsection 6.16.180(F), a landlord bay a relocation payment to a permanently or temporarily displaced tenant within 7 calendar of the condemnation.
D.	Relocation amount.
1.	Permanently displaced tenants. For a permanently displaced tenant, the landlord must:
	 a. <u>Return to the permanently displaced tenant the tenant's security deposit with required interest; and</u> b. <u>Pay to the permanently displaced tenant 2 months of the tenant's rent under the lease at the time of relocation.</u>
2.	Temporarily displaced tenants.

1 2		a.	For a temporarily displaced tenant, the landlord must:
2 3 4 5 6			i. <u>Provide alternative, safe, legal, and comparable housing, as determined by the Department, for the temporarily displaced tenant and storage for the tenant's belongings for the duration of the displacement period;</u>
7 8 9			ii. <u>Pay for the costs of the immediate relocation of the temporarily displaced tenant</u> and the tenant's belongings;
10 11 12			iii. <u>Pay for any costs associated with housing for the tenant and storage of the</u> temporarily displaced tenant's belongings; and
13 14 15 16 17			iv. A landlord may require a tenant to use their renter's insurance, if any, to cover the costs associated with the landlord's obligations under Section 6.16.180(D)(2)(a), but the landlord shall be responsible for covering the cost of the same if the tenant does not have renter's insurance or after the benefits provided by the renter's insurance end.
18 19 20 21 22		<mark>b.</mark>	A temporarily displaced tenant may not be required to pay rent or fees to a landlord during the period in which the tenant is temporarily displaced and a <i>pro rata</i> adjustment shall be made to the rent owed by the tenant for the period of temporary displacement.
23 24 25		c.	At the end of the displacement period, the landlord must pay the costs to move the tenant and the tenant's belongings back to the tenant's original rental housing.
26 27 28 29 30		d.	A landlord must ensure that the lease in effect at the time of a temporarily displaced tenant's return to the tenant's original rental housing contains lease provisions substantially similar to the lease in effect at the time of displacement, including provisions regarding the length of the lease term and the amount of rent due.
31 32	3.	Al	ternative payment.
33 34 35		a.	Notwithstanding the relocation payment required under this Section, a landlord and tenant may agree to an alternative arrangement if the alternative arrangement:
36 37 38 39			 i. <u>Is of equal benefit to the tenant; and</u> ii. <u>Is evidenced by a written agreement between the tenant and the landlord that meets</u> the criteria set forth by the Department.
40 41 42	E. <u>landlor</u>		bof of Compliance. Within 10 calendar days after the posting of the condemnation, a nust provide the Department with proof of compliance as set forth by the Department.
43 44 45	F. <u>first ri</u> g		st right to reoccupy. A landlord must provide a permanently displaced tenant with the to reoccupy rental housing on the site once the rental housing becomes habitable.

	ndlord shall notify the tenant of their right to reoccupy a rental unit in accordance ny applicable regulations promulgated by the Department.
	nanently displaced tenant may waive the right to reoccupy the rental housing at any fter displacement.
	ers. The City Manager may issue a waiver waiving some or all of the requirements ction. Such a waiver must be in writing and state which requirements are being
	ations. The City Manager may adopt regulations to implement the requirements of accordance with Chapter 2.12.
any displaced of such reloca last known ad attention. If th a lien against	osts, including reasonable attorney's fees, incurred by the City in the relocation of tenants shall be paid by the owner. The City shall send the owner a bill for the costs ation by certified mail, return receipt requested, and by regular mail to the owner's ldress or by any other means reasonably calculated to bring the bill to the owner's ne owner does not pay the bill within one month after it is presented, the cost shall be the real property which may be collected and enforced in the same manner as are assessments and other liens on real property or collected as provided for in Section
SECTION 2. as follows:	* * * Title 6, Landlord-Tenant Relations, of the Takoma Park Code is hereby amended
	Chapter 6.36 UNSAFE BUILDINGS – PUBLIC NUISANCE ABATEMENT
Sections: 6.36.010 6.36.020	Unsafe buildings—Public nuisance declared. Adoption of Montgomery County Code.
6.36.030	Adoption of Montgomery County Code. Amendments to Chapter 26, Housing and Building Standards, of the Montgomery County Code.
6.36.040	Right of entry.
6.36.050	Vacating and placarding.
6.36.060	Vacating and securing of premises.
6.36.070	-Tenant displacement.
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2 3	A tenant of an unsafe building who is required to leave the building or part of it as a result of an order to vacate issued under this chapter is displaced.
4	order to vacate issued under this enapter is displaced.
5 6	A. The owner is not required to locate alternative housing if the tenant's displacement was the
0	result of an act of God or other conditions beyond the control of the property owner or was caused
8	by the tenant's negligent, wrongful or malicious acts or omissions.
9	B. Except as provided in subsection (A) of this section, the owner is required to locate
10	alternative housing for a displaced tenant until such time as the City authorizes reoccupation of
11	the unsafe building or approves any repairs made in accordance with this chapter or until the lease
12	term of the tenant expires, whichever occurs first. The lease term of the tenant shall be deemed to
13	include any notice period required by applicable law for the landlord to terminate the tenancy of
14	the tenant. Any displaced tenant shall continue to be responsible for payment of the rent in the
15	same amount as paid to the owner immediately preceding the displacement, which rent may be
16	paid either to the owner or to the provider of the alternative housing pursuant to the conditions
17	herein described. The owner shall be responsible for the difference between the rent as paid prior
18	to the displacement and the rent required for the alternative housing, except that the owner is not
19	responsible for such difference beyond the lease term of the tenant.
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22	C. Any costs, including reasonable attorney's fees, incurred by the City in the relocation of
23	any displaced tenants shall be paid by the owner. The City shall send the owner a bill for the costs
24	of such relocation by certified mail, return receipt requested, and by regular mail to the owner's
25	last known address or by any other means reasonably calculated to bring the bill to the owner's
26	attention. If the owner does not pay the bill within one month after it is presented, the cost shall be
27	a lien against the real property which may be collected and enforced in the same manner as are
28	taxes, special assessments and other liens on real property or collected as provided for in Section
29	6.40.020(C).
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32	SECTION 3. Title 6, Landlord-Tenant Relations, of the Takoma Park Code is hereby amended
33	as follows:
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35	Chapter 6.40
	Chapter 0.40
36	VIOLATIONS AND ENFORCEMENT
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38	Sections:
	6.40.010 Violations and penalties.
39	6.40.020 Enforcement.
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¹ **6.40.010** Violations and penalties.

² A. Any violation of this title shall be a Class C municipal infraction except as otherwise
 ³ specifically provided.

⁴ B. Operating or permitting the operation or occupancy of a rental facility without having applied
 ⁵ for and obtained a rental housing license or after a license has expired or been suspended, revoked
 ⁶ or denied shall be a Class AA municipal infraction violation.

- ⁷ C. The following shall be Class A municipal infraction violations:
- ⁸ 1. Any violation of Chapter 6.12, Property Maintenance Code;
- ⁹ 2. Failure to obey an order of the Commission;
- ¹⁰ 3. Failure to file a rent report or submission of a false, incomplete or inaccurate rent report;
- ¹¹ 4. Charging or attempting to charge an illegal rent or fee;
- ¹² 5. Any violation of Section 6.16.050(L) or Section 6.16.180 Tenant displacement and relocation
 ¹³ expenses;
- ¹⁴ $\frac{5 6}{2}$. Any violation of Section 6.16.100, Utilities—Charges to tenant and transfer of utility payments;
- $\frac{16}{6-7}$. Submitting false information or making false statements to the Department or to the Commission;
- ¹⁸ **<u>7-8</u>**. Any violation of Chapter 6.32, Tenant Opportunity to Purchase; and
- ¹⁹ 89. Failure of an owner, agent or operator of any unsafe building to comply with any notice or order issued under Chapter 6.36, Unsafe Buildings—Public Nuisance Abatement.
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- SECTION 4. The provisions of this ordinance are severable. If any part of this act is declared invalid or unconstitutional, that declaration shall not affect any part which remains.

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- SECTION 5. This Ordinance shall become effective on MONTH XX, 202X.
- Adopted this 2nd day of August, 2023, by roll-call vote as follows:

30AYE:None31NAY:None32ABSENT:None

- ³³ ABSTAIN: None
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1 Explanatory Note: New text is indicated with underlining and deleted text is indicated with 2 strikethrough.