1	A BILL
2 3	<u>25-74</u>
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5	IN THE COUNCIL OF THE DISTRICT OF COLUMBIA
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9	To smooth the Dented Housing A at of 1095 to limit the amount of face that a housing movider move
10 11	To amend the Rental Housing Act of 1985 to limit the amount of fees that a housing provider may charge a prospective tenant associated with processing an application for rental housing, to
12	clarify the fees a housing provider may charge a tenant based on the condition of a unit,
12	and to increase the notice period for rent increases from 30 days to 60 days.
14	and to mercuse the notice period for rent mercuses from 50 days to 00 days.
15	BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this
16	act may be cited as the "Fairness in Renting Clarification Amendment Act of 2023.".
17	Sec. 2. The Rental Housing Act of 1985, effective July 17, 1985 (D.C. Law 6-10; D.C.
18	Official Code § 42-3501.01 et seq.), is amended as follows:
19	(a) Section 103 (D.C. Official Code§ 42-3501.03) is amended by adding a new paragraph
20	(2A) to read as follows:
21	"(2A) "Application fee" means the total of any and all costs or fees that a
22	prospective tenant is required to pay to a housing provider at the time of application or at any time
23	prior to signing a lease as a prerequisite to evaluating or approving a prospective tenant's
24	application for rental housing, including but not limited to processing, reviewing, or screening the
25	prospective tenant's application."
26	(b) Section 202 (D.C. Official Code § 42–3502.02(a)(3)) is amended by striking the word
27	"March" and inserting "February.

28	(bc) Section 501(a-1)(1) (D.C. Official Code § 42-3505.01(a-1)(1)) is amended by
29	striking the period and inserting the phrase ", pursuant to D.C. Official Code § 16-1501." in its
30	place.
31	"(c) Section 501(a-1) (D.C. Official Code § 42-3505.01(a-1)) is amended as follows:
32	(1) Paragraph (1) is amended by striking the period and inserting the phrase "; provided,
33	that the housing provider shall not issue such notice if the amount of rent that the tenant has
34	failed to pay is less than \$600." in its place.
35	(2) Paragraph (2) is amended by striking the phrase "has the right to file a case in
36	court seeking your eviction if you do not pay the balance of unpaid rent in full within 30 days of
37	this notice" and inserting the phrase "has the right to file a case in court seeking your eviction if
38	the amount of rent you owe is equal to at least \$600 and you do not pay the balance of unpaid
39	rent in full within 30 days of this notice. If the amount you owe is lower than \$600, [name of
40	housing provider] can notify you of the amount due but cannot file a case in court seeking your
41	eviction" in its place.
42	(ed) Section 510 (D.C. Official Code § 42-3505.10) is amended as follows:
43	(1) Subsection (b) is amended by adding new paragraphs (3) and (4) as follows:
44	"(3) A housing provider shall not charge a prospective tenant any fee other than
45	an application fee, prior to signing a lease with the tenant."
46	"(4) When a housing provider permits a tenant to find a replacement tenant,
47	assign the lease, or sublet, a housing provider may require the outgoing tenant to pay a

48 replacement fee, which shall not exceed the amount permitted as an application fee under this49 subsection."

(2) New subsections (b-1) and (b-2) are added to read as follows:
"(b-1) When a prospective tenant applies for a unit that is owned or operated by a
housing provider, and within 30 calendar days the tenant applies to one or more other units
within the District that are owned or operated by the same housing provider, the housing
provider shall charge the prospective tenant only one application fee unless the housing provider
is required to perform more than one screening."

56 "(b-2) A housing provider shall not charge a fee to a prospective tenant before move-in, 57 during a tenancy, or after move-out for services required of the housing provider to maintain a 58 unit in a condition consistent with the implied warranty of habitability and with Titles 12 and 14 59 of the District of Columbia Municipal Regulations, or substantially similar subsequent 60 regulations; provided, that nothing in this subsection prohibits a housing provider from 61 withholding a tenant's security deposit to replace damaged items if the tenant has caused damage 62 to the unit beyond the standard of ordinary wear and tear as defined in section 217(c)(3); 63 provided further, that a housing provider shall not charge a tenant a professional cleaning fee so 64 long as the tenant returns the premises to the housing provider in a condition within the standard 65 of ordinary wear and tear as defined in section 217(c)(3).".

66 (de) Section 554(b) (D.C. Official Code § 42-3505.54(b)) is amended by striking the
67 phrase "15 days" and inserting the phrase "30 days" in its place.

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68	(ef) Section 904(b) (D.C. Official Code § 42-3509.04(b)) is amended by striking the
69	phrase "30 days after the notice of the increase is given to the tenant" and inserting the phrase
70	"60 calendar days after the notice of the increase is given to the tenant, provided that the
71	requirements of section 554(b) are met" in its place.
72	Sec. 3. Fiscal impact statement.
73	The Council adopts the fiscal impact statement in the committee report as the fiscal
74	impact statement required by section, 602(c)(3) of the District of Columbia Home Rule Act,
75	approved December 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(3)).
76	Sec. 4. Effective date.
77	This act shall take effect following approval by the Mayor (or in the event of veto by the
78	Mayor, action by the Council to override the veto), a 30-day period of congressional review as
79	provided in section 602(c)(1) of the District of Columbia Home Rule Act, approved December
80	24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(1)), and publication in the District of
81	Columbia Register.