- 2025

69th Legislature 2025 Drafter: Rachel Weiss, HB0444.001.002

1	HOUSE BILL NO. 444
2	INTRODUCED BY P. TUSS, M. VINTON, E. ALBUS, M. BERTOGLIO, M. CUFFE, K. WALSH, G. OBLANDEF
3	L. BREWSTER, C. KEOGH, S. ESSMANN
4	
5	A BILL FOR AN ACT ENTITLED: "AN ACT GENERALLY REVISING LAWS RELATED TO RESIDENTIAL
6	TENANTS' SECURITY DEPOSITS; PROVIDING LANDLORDS THE ABILITY TO PROVIDE NOTICES BY E-
7	MAIL; AND TO RETURN A SECURITY DEPOSIT ELECTRONICALLY; SPECIFYING HOW LANDLORDS
8	MAY RETURN A SECURITY DEPOSIT; AMENDING SECTIONS 70-25-201, AND 70-25-202, AND 70-25-205
9	MCA; AND PROVIDING AN IMMEDIATE EFFECTIVE DATE."
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11	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
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13	(Refer to Introduced Bill)
14	Strike everything after the enacting clause and insert:
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16	Section 1. Section 70-25-201, MCA, is amended to read:
17	"70-25-201. Security deposit deductions authorized therefrom. (1) A landlord renting property
18	covered by this chapter may deduct from the security deposit a sum equal to the damage alleged to have beer
19	caused by the tenant, together with a sum equal to the unpaid rent, late charges, utilities, penalties due under
20	lease provisions, and other money owing to the landlord at the time of deduction, including rent owed under 70
21	24-441(3), and a sum for actual cleaning expenses, including a reasonable charge for the landlord's labor.
22	(2) At the request of either party, the premises may be inspected within 1 week prior to terminatio
23	of the tenancy.
24	(3) (a) Cleaning charges may not be imposed for normal maintenance performed on a cyclical
25	basis by the landlord as noted by the landlord at the time that the tenant occupies the space unless the landlor
26	s forced to perform this maintenance because of negligence of the tenant. Additionally, cleaning charges may
27	not be deducted until written notice has been given to the tenant. The notice must include the cleaning not
28	accomplished by the tenant and the additional and type or types of cleaning that need to be done by the tenan



to bring the premises back to its condition at the time of its renting. After the delivery of the notice <u>pursuant to 70-24-108 or 70-33-106</u>, the tenant has 24 hours to complete the required cleaning, unless the rental agreement is already terminated pursuant to 70-24-427 or 70-33-427 and the landlord has a pending claim for actual damages filed in court.

- (b) If notice is mailed by certified mail, service of the notice is considered to have been made 3 days after the date of the mailing. A tenant who fails to notify the landlord of the intent to vacate or who vacates the premises without notice relieves the landlord of the requirement of giving notice and allows the landlord to deduct the cleaning charges from the deposit, or the landlord may leave a copy of the notice in a conspicuous location in the rental unit and notify the tenant by e-mail, phone, or text, and notice is considered delivered.
- (4) A person may not deduct or withhold from the security deposit any amount for purposes other than those set forth in this section."

13 Section 2. Section 70-25-202, MCA, is amended to read:

"70-25-202. List of damages and refund -- delivery to departing tenant. (1) Except as provided in subsection (2):

- subsequent to a surrender and acceptance of the leasehold premises, whichever occurs first, shall provide the departing tenant with a written list of any rent due and any damage and cleaning charges, brought after the provisions of 70-25-201 have been followed, with regard to the leasehold premises that the landlord alleges are the responsibility of the tenant. Delivery of the list must be accompanied by payment of the difference, if any, between the security deposit and the permitted charges set forth in 70-25-201. Delivery must be accomplished by mailing the list and refund to of the refund may be accomplished by different forms of payment to include electronic fund transfers, cash, check, or other forms of refund delivery stated in the rental agreement at the commencement of the rental agreement. Delivery of the written list must be noticed pursuant to 70-24-108 or 70-33-106. The landlord shall mail the refund and written list to the departing tenants at the new address provided by the tenant or, if a new address is not provided, to the tenant's last-known address.
- (b) If after inspection there are no damages to the premises, no cleaning required, and no rent unpaid and if the tenant can demonstrate that no utilities are unpaid by the tenant, the landlord shall return the



## Amendment - 1st Reading-white - Requested by: Caleb Hinkle - (H) Judiciary

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1	security deposit within 10 days by mailing it to the new address provided by the tenant or, if a new address is
2	not provided, to the tenant's last-known address. Delivery of the refund may be accomplished by different forms
3	of payment to include electronic fund transfers, cash, check, or other forms of refund delivery stated in the
4	rental agreement at the commencement of the rental agreement. Delivery of the written list must be noticed
5	pursuant to 70-24-108 or 70-33-106. The landlord shall mail the refund and written list to the departing tenants
6	at the new address provided by the tenant or, if a new address is not provided, to the tenant's last-known
7	address.
8	(c) It is not a wrongful withholding of security deposit funds if the landlord mails the funds to the
9	last-known address of a tenant who has departed and the tenant does not receive the funds because the tenan
10	has not given the landlord the tenant's new address, but the landlord remains liable to the tenant for the amoun
11	due the tenant.
12	(2) This section does not apply if a rental agreement is terminated pursuant to 70-24-427 or 70-33-
13	427 and the landlord has a pending claim for actual damages filed in court."
14	
15	
16	NEW SECTION. Section 3. Effective date. [This act] is effective on passage and approval.

- END -

