BE IT ENACTED BY THE COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND, that -

Section 1. Article VI, title "Rent Controls," of Chapter 29, title "Landlord-Tenant Relations," of the Montgomery County Code 1972, as amended, is hereby repealed and re-enacted, with amendments, to read as follows:

## ARTICLE VI

## Rent Controls

29-47. Legislative findings.

County Council for Montgomery County, Maryland, hereby finds that a public emergency exists in the housing of a considerable number of persons in the County: that there exists a serious housing shortage of units in the County: that the construction of dwelling new housing units planned will not eliminate the existing housing shortage in rental units because of, INTER ALIA, the sewer moratorium; that in the absence of regulation of rents there have ensued excessive rent rises which have resulted in serious impairment to the health, safety welfare of a large segment of the population and in conditions that would substantially hamper and deter efforts of the County government to effectuate the protection and promotion of the health, safety welfare of the citizens of Montgomery County as well as general purposes of planning; that since termination of Federal rent controls on January 11, 1973, increases in many cases have been rent exorbitant which may result in great hardship; that prevent impairment to health, safety and welfare, action by this Council is imperative: that, although controls and regulations hereinafter provided for in this may disturb the enjoyment of individual rights and property to some limited extent, compensation for such disturbance provided to all of the people is Montgomery County sharing the general benefits which such controls and regulations are intended and calculated to secure; that during the period since the imposition of Federal rent controls in August, 1971, operating expenses landlords have continued to increase, and increases have not, in all cases, been reflected in rent adjustments; that such regulations and controls are necessary in order to prevent the execution of unjust unreasonable and oppressive rental agreements, and to forestall profiteering, speculation and other disruptive practices tending to impair the public health, safety and general welfare and, as a consequence, this Chapter declared to be necessary and designed to protect the public health, safety and general welfare, and that this