- 1 HB814
- 2 120454-1
- 3 By Representative Hill
- 4 RFD: Health
- 5 First Read: 06-APR-10

1 120454-1:n:03/24/2010:MCS/mfp LRS2010-1937 2 3 4 5 6 7 SYNOPSIS: This bill provides for the Alabama 8 Multi-Dwelling Bed Bug Control Act. The bill would 9 10 provide legislative findings regarding the public 11 health threat of bed bug infestation; provide defined terms; provide for obligations of landlords 12 13 and obligations and liabilities of tenants 14 regarding the reporting and control, and costs of 15 control, of bed bugs in multi-dwelling buildings; 16 require the publication of pamphlets by the State 17 Health Department for placement in multi-dwelling 18 units in residential buildings regarding bed bug 19 identification, prevention, and reporting of 20 infestations by tenants. 21 22 A BTTT 23 TO BE ENTITLED 24 AN ACT 25 26 To provide for the Alabama Multi-Dwelling Bed Bug 27 Control Act; to provide for legislative findings regarding bed 1 bug health issues; to provide defined terms; provide for 2 obligations of landlords and for obligations and liabilities of tenants regarding the reporting and control, and costs of 3 4 control, of bed bugs in multi-dwelling buildings; and require the publication of pamphlets by the State Health Department 5 for placement in multi-dwelling units in residential buildings 6 7 regarding bed bug identification, prevention, and reporting of infestations by tenants. 8

9 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

10Section 1. This act shall be known as and may be11cited as the Alabama Multi-Dwelling Bed Bug Control Act.

Section 2. The Legislature makes the followingfindings and declarations, that:

14 (1) Populations of the common bed bug, Cimex
15 lectularius, have increased by 500 percent in the past few
16 years.

17 (2) The tenant of a multiple dwelling unit is in the
18 best position to detect infestations of bed bugs within his or
19 her dwelling unit. Therefore, occupants of multi-dwelling
20 buildings should be vigilant about preventing the presence of
21 bed bugs in their units.

(3) Bed bugs leave distinctive signs of their
presence in bedding and in a dwelling that is visible to the
naked eye, making education of a dwelling occupant a critical
aspect of detection and prevention of bed bug infestation.

26 Section 3. For purposes of this act, the following 27 terms shall have the following meanings: (1) BED BUG. An insect of the species "Cimex
 lectularius," commonly referred to as a bed bug.

(2) CONTROL. The process required by a professional 3 4 pesticide applicator to attempt to eliminate or manage an infestation of bed bugs by poisoning, spraying, fumigating, 5 trapping, or by any other recognized and lawful 6 7 pest-elimination method, including repeated applications of any treatment, particularly to areas where bed bugs are likely 8 to congregate. Control of bed bugs shall be deemed completed 9 10 if there has been no evidence of bed bug activity for 50 days after the last application of any treatment. 11

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(3) DEPARTMENT. Alabama Department of Public Health.

(4) INFESTATION. The presence of bed bugs, or signs
of their presence, in a quantity large enough that the tenant
of a dwelling unit has knowledge or should have had knowledge
of the presence of bed bugs in the dwelling unit.

17 (5) LANDLORD. The owner or manager of a multi-family18 residential dwelling building.

19 (6) SURROUNDING UNIT. A residential unit or units in
20 a multi-dwelling building that share a common wall or are
21 located directly above or below another residential unit.

(7) TENANT. The occupant of an apartment or a unitof a multi-family residential dwelling building.

(8) UNIT. An apartment or residential dwelling in a
building that has multiple tenants or families residing in the
building.

Section 4. The landlord or owner of a multi-dwelling
 residential building shall have the following obligations to
 the tenant residents of the building:

4 (1) A landlord shall maintain the multi-dwelling
5 free of an infestation of bed bugs.

(2) Upon written notice from the tenant that the 6 7 tenant suspects an infestation of bed bugs in his or her unit, the landlord or its pest control company representative shall 8 within five days thereafter visually inspect the unit for bed 9 10 bugs. Upon evidence that an infestation of bed bugs does exist in the unit, the landlord, within 10 days thereafter, shall 11 12 start the process of controlling the bed bug infestation in 13 the dwelling unit.

14 (3) When a landlord requires access to a dwelling 15 unit for purposes of inspecting for an infestation of bed bugs 16 or controlling an infestation of bed bugs, the landlord shall 17 provide at least 24 hours notice in writing to the tenant that 18 the landlord requires access for purposes of inspecting or 19 controlling the infestation of bed bugs.

(4) Except in a situation where the landlord has
been grossly negligent and as provided by law the landlord and
its employees, officers, agents, and directors shall not be
liable to the tenant or their guests for any damages relating
to and arising from the infestation of bed bugs or the
inspection for and control of bed bugs.

Section 5. The tenant of a multi-dwelling
 residential building shall have the following obligations to
 the landlord of the building:

4 (1) A tenant shall maintain the multi-dwelling free
5 of an infestation of bed bugs.

6 (2) The failure of a tenant to report any bed bug 7 infestation within his or her dwelling unit within seven days 8 after move-in shall be an acknowledgement by the tenant that 9 the dwelling unit is acceptable and bed bug free.

10 (3) A tenant who has knowledge of or should have had knowledge of an infestation of bed bugs or who suspects the 11 12 presence of bed bugs in his or her dwelling unit, based on the 13 presence of characteristic bite marks or other known 14 indicating factors, shall notify the landlord in writing as to 15 the presence of bed bugs within his or her dwelling unit within 48 hours. Notice provided by the tenant pursuant to 16 17 this act constitutes permission to the landlord to enter the dwelling unit for the purpose of inspecting for or controlling 18 bed bugs. 19

(4) A tenant who fails to notify the landlord of the
presence of bed bugs pursuant to this act cannot hold the
landlord liable for damages to the tenant's personal property
resulting from bed bugs.

(5) A tenant who fails to notify the landlord of the
infestation presence of bed bugs pursuant to this act can be
held liable for all bed bug control expenses for the unit and
surrounding units that are or may become infected with bed

bugs. Such expenses may include, but are not limited to, the cost of the pest control treatment or treatments, removal and replacement of carpet or flooring, removal and replacement of cabinets or other surfaces, repainting and alternative housing for other residents that may be temporarily displaced from an infested unit.

7 (6) Upon notice pursuant to subdivision (3) of
8 Section 4 from the landlord, a tenant shall grant the
9 landlord, the landlord's agent, and the landlord's pest
10 control company and its employees access to the unit for
11 purposes of inspection or controlling of bed bugs.

12 (7) If a tenant, after receiving notice of an 13 inspection or control procedure pursuant to subdivision (3) of 14 Section 4 interferes with, obstructs, or inhibits access to 15 the unit for purposes of an inspection for, or control of, the infestation of bed bugs, or who fails to assist or cooperate 16 17 in a manner determined by the pest control applicator to be necessary to satisfactorily complete the treatments necessary 18 to eliminate or control a bed bug infestation, the landlord 19 shall not be liable to the tenant or the tenant's quests for 20 21 any damages relating to and arising from the presence of bed 22 bugs.

(8) A tenant shall comply with bed bug control
protocol as set forth by the landlord and a pest control
company retained by the landlord to carry out control
including, but not limited to, pre-treatment activities,
evacuating the dwelling unit during and after treatment for a

Page 6

1 required period of time, completing all post-treatment
2 activities, and immediately reporting ineffective treatment or
3 re-infestation to the landlord.

4 (9) Failure to completely comply with the pest control protocol shall result in the tenant being financially 5 6 responsible for all pest control treatments of the unit and 7 surrounding units that are or may become infested as a result of the tenant's failure to comply with the pest control 8 protocol. Such expenses may include, but are not limited to, 9 10 the cost of the bed bug control treatment or treatments, removal and replacement of carpet or flooring, removal and 11 12 replacement of cabinets or other surfaces, repainting and 13 alternative housing for other residents that may be 14 temporarily displaced from their infected unit.

Section 6. (a) The control of bed bugs in a unit 15 that results from a failure of a tenant to comply with the 16 17 requirement and obligations of this act may constitute damages to the unit beyond normal wear and tear and the landlord may 18 itemize and deduct from the tenant's security deposit actual 19 bed bug control costs incurred. The landlord shall have a 20 21 separate cause of action for the collection of costs related 22 to the control of bed bugs that exceed a tenant's security 23 deposit and for which the tenant is liable to the landlord 24 pursuant to this act.

(b) The landlord and tenant may agree that the
tenant is wholly responsible for bed bug control costs
notwithstanding this act.

Page 7

Section 7. (a) The State Health Department, as soon
 as practicable, shall prepare a pamphlet that describes bed
 bugs and explains how bed bug infestations spread.

(b) The pamphlet may contain such additional
information the department deems necessary and may be revised
by the department whenever new information concerning bed bugs
becomes available. The department must revise the pamphlet not
later than 10 years following any prior publication of a
pamphlet.

10 (c) The pamphlet shall contain the following 11 information:

12 (1) Specific facts about bed bugs, including their13 appearance, breeding and feeding habits.

14 (2) Tenant behaviors that are risk factors for
15 attracting and supporting the presence of bed bugs such as,
16 but not limited to, purchasing renovated mattresses, used
17 furniture or pre-owned clothing, and travel to tropical
18 climates without proper precautions.

19 (3) Measures that may be taken to prevent and
20 control bed bugs in a residential setting including
21 professional pest control exterminating, cleaning the dwelling
22 space and mattresses, and laundering bedclothes and clothing.

(4) The pamphlet shall contain, in a conspicuous
form, any statement of law or rule of the department
concerning who may legally apply bed bug pesticides.

(5) The pamphlet shall contain, in a conspicuous
 form, the following statement: "It is your landlord's duty to
 keep the premises free of the presence of bed bugs."

4 (6) The pamphlet shall contain, in a conspicuous
5 form, the following statement: "You may be responsible for the
6 cost of control of bed bugs if you fail to properly maintain
7 your dwelling."

8 (7) The pamphlet shall contain, in a conspicuous 9 form, the following statement: "If you notice or suspect the 10 presence of bed bugs in your unit, you are required by law to 11 promptly notify the owner or manager of your unit. You may be 12 responsible for the costs of bed bug control and eradication 13 if you do not notify your landlord."

14 (8) The pamphlet shall contain, in a conspicuous 15 form, the following statement: "Upon reasonable notice, you must grant the landlord of your apartment, his or her agent or 16 17 the landlord's pest control company and its employees, access to the apartment for purposes of an inspection for or the 18 control of the infestation of bed bugs. This inspection may 19 include a visual inspection and manual inspection of your 20 21 personal belongings, limited to bedding and furniture. If bed 22 bugs are found in your apartment, additional access and pest 23 control measures may be required. If you do not grant your landlord access for purposes of an inspection or the control 24 of the presence of bed bugs or if you obstruct access for 25 26 purposes of visual inspection, your landlord shall not be

Page 9

1 responsible for any costs and damages relating to and arising
2 from bed bugs in your unit."

3 (9) The pamphlet shall contain, in a conspicuous
4 form, a statement describing the legal rights and obligations
5 imposed on tenants and landlords pursuant to the Alabama
6 Multi-Dwelling Bed Bug Control Act.

7 (d) (1) The department shall make the pamphlet
8 available at no cost to landlords, tenants, and members of the
9 general public, in a form suitable for distribution to
10 landlords for their use in tenant bed bug education.

11 (2) The department shall make the pamphlet available12 in both English and Spanish languages.

13 (3) The department shall post the pamphlet on the14 department's Internet website, in an easily printable format.

(e) The pamphlet shall serve as an informational
document only, and nothing therein shall be construed as
binding on or affecting a judicial determination related to
this act. The pamphlet shall not be deemed to be medical
advice.

20 Section 8. This act shall repeal and supersede any 21 county or municipal law in conflict with this act and any of 22 the provisions of general law in conflict with this act are 23 repealed and superseded by this act.

24 Section 9. This act shall become effective October 25 1, 2010.