LC003780

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2024

AN ACT

RELATING TO HEALTH AND SAFETY -- BED BUGS IN RESIDENTIAL PREMISES ACT

Introduced By: Senators Mack, Kallman, Gu, Murray, and Valverde

Date Introduced: February 12, 2024

Referred To: Senate Housing & Municipal Government

It is enacted by the General Assembly as follows:

1	SECTION 1. Title 23 of the General Laws entitled "HEALTH AND SAFETY" is hereby
2	amended by adding thereto the following chapter:
3	CHAPTER 100
4	BED BUGS IN RESIDENTIAL PREMISES
5	23-100-1. Short title.
6	This chapter shall be known and may be cited as the "Bed Bugs in Residential Premises
7	Act."
8	23-100-2. Definitions.
9	As used in this chapter:
10	(1) "Bed bug" means the common bed bug, or cimex lectularius.
11	(2) "Certified commercial applicator" has the meaning as set forth in § 23-25-4.
12	(3) "Commercial applicator" has the meaning as set forth in § 23-25-4.
13	(4) "Contiguous dwelling unit" means a dwelling unit that is contiguous with another
14	dwelling unit, both of which units are owned, managed, leased, or subleased by the same landlord.
15	(5) "Dwelling unit" means a structure or the part of a structure that is used as a home,
16	residence, or sleeping place by a tenant.
17	(6) "Electronic notice" means notice by e-mail or an electronic portal or management
18	communications system that is available to both a landlord and a tenant.
19	(7) "Landlord" means the owner, manager, lessor, or sublessor of a residential premises.

1	(8) Licensed commercial applicator—has the meaning as set forth in § 23-23-4.
2	(9) "Pest control agent" means a certified commercial operator, licensed commercial
3	applicator, or commercial applicator.
4	(10) "Tenant" has the same meaning as set forth in § 34-18-11.
5	23-100-3. Bed bugs Notification to Landlord Landlord duties.
6	(a) A tenant shall promptly notify the tenant's landlord via written or electronic notice when
7	the tenant knows or reasonably suspects that the tenant's dwelling unit contains bed bugs. A tenant
8	who gives a landlord electronic notice of a condition shall send such notice only to the e-mail
9	address, telephone number, or electronic portal specified by the landlord in the rental agreement
10	for communications. In the absence of such a provision in the rental agreement, the tenant shall
11	communicate with the landlord in a manner that the landlord has previously used to communicate
12	with the tenant. The tenant shall retain sufficient proof of the delivery of the electronic notice.
13	(b) Not more than ninety-six (96) hours after receiving notice of the presence of bed bugs
14	or the possible presence of bed bugs, a landlord, after providing notice to the tenant as described in
15	§ 23-100-5(a):
16	(1) Shall obtain an inspection of the dwelling unit by a pest control agent; and
17	(2) May enter the dwelling unit or any contiguous dwelling unit for the purpose of allowing
18	the inspection as provided in § 23-100-4.
19	(c) If the inspection of a dwelling unit confirms the presence of bed bugs, the landlord shall
20	also cause to be performed an inspection of all contiguous dwelling units as promptly as is
21	reasonably practical.
22	23-100-4. Bed bugs Inspections treatments Costs.
23	(a) If a landlord obtains an inspection for bed bugs, the landlord shall provide written notice
24	to the tenant within two (2) business days after the inspection indicating whether the dwelling unit
25	contains bed bugs.
26	(b) If a pest control agent conducting an inspection determines that neither the dwelling
27	unit nor any contiguous dwelling unit contains bed bugs, the notice provided by the landlord
28	pursuant to subsection (a) of this section shall inform the tenant that if the tenant remains concerned
29	that the dwelling unit contains bed bugs, the tenant may contact the local health department to
30	report such concerns.
31	(c) If a pest control agent conducting an inspection determines that a dwelling unit or any
32	contiguous dwelling unit contains bed bugs in any stage of the life cycle, the pest control agent
33	shall provide a report of the determination to the landlord within twenty-four (24) hours. Not later
34	than five (5) business days after the date of the inspection, the landlord shall commence reasonable

1	measures, as determined by the pest control agent, to effectively treat the bed bug presence,
2	including retaining the services of a pest control agent to treat the dwelling unit and any contiguous
3	dwelling unit.
4	(d) Except as otherwise provided in this chapter, a landlord is responsible for all costs
5	associated with an inspection for, and treatment of, bed bugs. Nothing in this section prohibits a
6	tenant from contacting any agency at any time concerning the presence of bed bugs.
7	23-100-5. Bed bugs Access to dwelling unit and personal belongings Notice costs.
8	(a)(1) If a landlord or pest control agent must enter a dwelling unit for the purpose of
9	conducting an inspection for, or treating the presence of, bed bugs, the landlord shall provide the
10	tenant reasonable written or electronic notice of such fact at least forty-eight (48) hours before the
11	landlord or pest control agent attempts to enter the dwelling unit; except that a rental agreement
12	may provide for a different minimum time for the notice. A tenant who receives such notice shall
13	not unreasonably deny the landlord or pest control agent access to the dwelling unit.
14	(2) A tenant may waive the notice requirement described in subsection (a)(1) of this
15	section.
16	(b) A pest control agent who is inspecting a dwelling unit for bed bugs may conduct an
17	initial visual and manual inspection of a tenant's bedding and upholstered furniture. The pest control
18	agent may inspect items other than bedding and upholstered furniture when the pest control agent
19	determines that such an inspection is necessary and reasonable.
20	(c) If a pest control agent finds bed bugs in a dwelling unit or in any contiguous dwelling
21	unit, the qualified inspector may have such additional access to the tenant's personal belongings as
22	the qualified inspector determines is necessary and reasonable.
23	(d) A tenant shall comply with reasonable measures to permit the inspection for, and the
24	treatment of, the presence of bed bugs as determined by the pest control agent, and the tenant is
25	responsible for all costs associated with preparing the tenant's dwelling unit for inspection and
26	treatment. A tenant who knowingly and unreasonably fails to comply with the inspection and
27	treatment requirements provided in this chapter is liable for the cost of any bed bug treatments of
28	the dwelling unit and contiguous dwelling units if the need for such treatments arises from the
29	tenant's noncompliance.
30	(e) If any furniture, clothing, equipment, or personal property belonging to a tenant is found
31	to contain bed bugs, the qualified inspector shall advise the tenant that the furniture, clothing,
32	equipment, or personal property should not be removed from the dwelling unit until a pest control
33	agent determines that a bed bug treatment has been completed; except that, if the determination that
34	any furniture, clothing, equipment, or personal property contains hed bugs is made by a pest control

1	agent then the qualified inspector shall advise the tenant regarding the removal of the furniture,
2	clothing, equipment, or personal property. The tenant shall not dispose of personal property that
3	was determined to contain bed bugs in any common area where such disposal may risk the
4	infestation of other dwelling units.
5	(f)(1) Nothing in this section requires a landlord to provide a tenant with alternative lodging
6	or to pay to replace a tenant's personal property.
7	(2) Nothing in this section preempts or restricts the application of any state or federal law
8	concerning reasonable accommodations for persons with disabilities.
9	23-100-6. Bed bugs Renting of dwelling units with bed bugs prohibited.
10	A landlord shall not offer for rent a dwelling unit that the landlord knows or reasonably
11	suspects to contain bed bugs. Upon request from a prospective tenant, a landlord shall disclose to
12	the prospective tenant whether, to the landlord's knowledge, the dwelling unit that the landlord is
13	offering for rent contained bed bugs within the previous eight (8) months. Upon request from a
14	tenant or a prospective tenant, a landlord shall disclose the last date, if any, on which a dwelling
15	unit being rented or offered for rent was inspected for, and found to be free of, bed bugs.
16	23-100-7. Remedies Liability.
17	(a) A landlord who fails to comply with this chapter is liable to the tenant for the tenant's
18	actual damages.
19	(b) A landlord may apply to a court of competent jurisdiction to obtain injunctive relief
20	against a tenant who:
21	(1) Refuses to provide reasonable access to a dwelling unit; or
22	(2) Fails to comply with a reasonable request for inspection or treatment of a dwelling unit.
23	(c) If a court finds that a tenant has unreasonably failed to comply with one or more
24	requirements set forth in this chapter, the court may issue an order to carry out the provisions of
25	this chapter including:
26	(1) Granting the landlord access to the dwelling unit for the purposes set forth in this
27	<u>chapter;</u>
28	(2) Granting the landlord the right to engage in bed bug inspection and treatment measures
29	in the dwelling unit; and
30	(3) Requiring the tenant to comply with specific bed bug inspection and treatment measures
31	or assessing the tenant with costs and damages related to the tenant's noncompliance.
32	(d) Any court order granting a landlord access to a dwelling unit shall be served upon the
33	tenant at least twenty-four (24) hours before a landlord or pest control agent enters the dwelling
34	<u>unit.</u>

1	(e)(1) The remedies in this section are in addition to any other remedies available at law or
2	in equity to any person.
3	(2) This section does not limit or restrict the authority of any state or local housing or health
4	code enforcement agency.
5	23-100-8. Bed bug exemption.
6	Any owner or occupant of a dwelling, dwelling unit or structure in compliance with the
7	provisions of this chapter shall be exempt from the provision of § 45-24.3-6 with respect to any
8	condition concerning the infestation of bed bugs.
9	SECTION 2. Section 45-24.3-6 of the General Laws in Chapter 45-24.3 entitled "Housing
10	Maintenance and Occupancy Code" is hereby amended to read as follows:
11	45-24.3-6. Responsibilities of owners and occupants.
12	(a) No owner or operator or other person shall occupy, or let to another person, any vacant
13	dwelling, dwelling unit, or structure unless it and the premises are clean, sanitary, fit for human
14	occupancy, and comply with this chapter and all applicable legal requirements of the state and the
15	corporate unit.
16	(b) Every owner of a multiple dwelling is responsible for maintaining, in a clean and
17	sanitary condition, the shared or public areas of the dwelling and premises. Occupants of two (2)
18	and three (3) family dwellings shall share the maintenance of clean and sanitary conditions within
19	the shared or public areas of the dwelling and premises.
20	(c) Every occupant of a dwelling, dwelling unit, or structure shall maintain in a clean
21	sanitary condition that part or those parts of the dwelling, dwelling unit, or structure and premises
22	that the occupant occupies and controls.
23	(d) Every occupant of a dwelling, dwelling unit, or structure shall dispose of all his or her
24	rubbish in a clean, sanitary, and safe manner.
25	(e) Every occupant of a dwelling, dwelling unit, or structure shall dispose of all his or her
26	garbage and any other organic waste which might provide food for insects and/or rodents in a clean,
27	sanitary, and safe manner, and if a container is used for storage pending collection it shall be rodent
28	proof, insect proof, and watertight.
29	(f) Every owner or operator of a dwelling containing four (4) or more dwelling units shall
30	supply facilities or containers for the sanitary and safe storage and/or disposal of rubbish and
31	garbage. In the case of single, two (2) or three (3) family dwellings and structures it is the
32	responsibility of the occupant to furnish those facilities or refuse containers.
33	(g) The owner of a dwelling, dwelling unit, or structure is responsible for providing and
34	hanging all screens and double or storm doors and windows where used for ventilation whenever

they are required under the provisions of this chapter or any rule or regulation adopted pursuant to this chapter, except where there is a written agreement between the owner and occupant. In the absence of an agreement, maintenance or replacement of screens, and storm doors and windows, once installed in any one season, become the responsibility of the occupant.

(h) The owner of a dwelling or dwelling unit is responsible for the providing and hanging of shades or other devices on every window of every room used for sleeping and for every room equipped with a flush water closet or bathtub, affording privacy to persons within those rooms. Once installed in any one rental by the owner, replacements become the responsibility of the occupant.

(i) Every occupant of a dwelling containing a single dwelling unit and every occupant of a structure is responsible for the extermination of any insects, rodents, or other pests therein or on the premises. Every occupant of a dwelling unit, in a dwelling containing more than one dwelling unit, is responsible for this extermination whenever his or her dwelling is the only one infected. Notwithstanding the foregoing provisions of this subsection, whenever infestation is caused by a failure of the owner to maintain a dwelling in a rodent-proof or reasonably insect-proof condition, extermination is the responsibility of the owner. Whenever infestation exists in two (2) or more of the dwelling units in any dwelling, or in the shared or public parts of any dwelling containing two (2) or more dwelling units, extermination is the responsibility of the owner.

(j) Every occupant of a dwelling unit or structure shall keep all supplied plumbing fixtures and facilities in a clean and sanitary condition, and is responsible for the exercise of reasonable care in their proper use and operation.

(k) No owner or occupant of a dwelling, dwelling unit, or structure shall accumulate or permit the accumulation of rubbish, boxes, lumber, scrap metal, or any other materials in a manner that may provide a rodent harborage in or about any dwelling, dwelling unit, or structure. Stored materials shall be stacked neatly in piles elevated at least eighteen inches (18") above the ground or floor. The provisions of this subsection do not apply to firewood or kindling wood stored in or about any dwelling, dwelling unit, or structure by the owner or occupant of that property; provided, that the wood is stored for use within the dwelling, dwelling unit or structure, unless prohibited by town or city ordinance.

(l) Every owner or occupant of a dwelling, dwelling unit, or structure shall comply with the provisions of chapter 100 of title 23 relating to bed bugs in residential premises.

32 SECTION 3. This act shall take effect upon passage.



EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO HEALTH AND SAFETY -- BED BUGS IN RESIDENTIAL PREMISES ACT

- This act would spell out the responsibilities of both the landlord and tenant with respect to
 the inspection and treatment of bed bugs in residential premises.

 This act would take effect upon passage.

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