CERTIFICATION OF ENROLLMENT

ENGROSSED SENATE BILL 5049

Chapter 465, Laws of 2005

59th Legislature 2005 Regular Session

LANDLORD-TENANT ACT--MOLD INFORMATION

EFFECTIVE DATE: 7/24/05

Passed by the Senate April 19, 2005 YEAS 46 NAYS 1

BRAD OWEN

President of the Senate

Passed by the House April 5, 2005 YEAS 60 NAYS 34

FRANK CHOPP

Speaker of the House of Representatives

Approved May 13, 2005.

CERTIFICATE

I, Thomas Hoemann, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **ENGROSSED SENATE BILL 5049** as passed by the Senate and the House of Representatives on the dates hereon set forth.

THOMAS HOEMANN

Secretary

FILED

May 13, 2005 - 3:43 p.m.

CHRISTINE GREGOIRE

Governor of the State of Washington

Secretary of State State of Washington

ENGROSSED SENATE BILL 5049

AS AMENDED BY THE HOUSE

Passed Legislature - 2005 Regular Session

State of Washington 59th Legislature 2005 Regular Session

By Senators Kohl-Welles, Benton, Fairley, Esser, Thibaudeau, Prentice, McAuliffe, Kline and Rockefeller

Read first time 01/12/2005. Referred to Committee on Financial Institutions, Housing & Consumer Protection.

- 1 AN ACT Relating to disclosing information about mold in residential
- 2 dwelling units; amending RCW 59.18.060; and creating a new section.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 4 <u>NEW SECTION.</u> **Sec. 1.** The legislature finds that residents of the
- 5 state face preventable exposures to mold in their homes, apartments,
- 6 and schools. Exposure to mold, and the toxins they produce, have been
- 7 found to have adverse health effects, including loss of memory and
- 8 impairment of the ability to think coherently and function in a job,
- 9 and may cause fatigue, nausea, and headaches.
- 10 As steps can be taken by landlords and tenants to minimize exposure
- 11 to indoor mold, and as the reduction of exposure to mold in buildings
- 12 could reduce the rising number of mold-related claims submitted to
- 13 insurance companies and increase the availability of coverage, the
- 14 legislature supports providing tenants and landlords with information
- 15 designed to minimize the public's exposure to mold.
- 16 **Sec. 2.** RCW 59.18.060 and 2002 c 259 s 1 are each amended to read
- 17 as follows:

The landlord will at all times during the tenancy keep the premises fit for human habitation, and shall in particular:

- (1) Maintain the premises to substantially comply with any applicable code, statute, ordinance, or regulation governing their maintenance or operation, which the legislative body enacting the applicable code, statute, ordinance or regulation could enforce as to the premises rented if such condition substantially endangers or impairs the health or safety of the tenant;
- 9 (2) Maintain the roofs, floors, walls, chimneys, fireplaces, 10 foundations, and all other structural components in reasonably good 11 repair so as to be usable and capable of resisting any and all normal 12 forces and loads to which they may be subjected;
 - (3) Keep any shared or common areas reasonably clean, sanitary, and safe from defects increasing the hazards of fire or accident;
 - (4) Provide a reasonable program for the control of infestation by insects, rodents, and other pests at the initiation of the tenancy and, except in the case of a single family residence, control infestation during tenancy except where such infestation is caused by the tenant;
 - (5) Except where the condition is attributable to normal wear and tear, make repairs and arrangements necessary to put and keep the premises in as good condition as it by law or rental agreement should have been, at the commencement of the tenancy;
- 23 (6) Provide reasonably adequate locks and furnish keys to the 24 tenant;
 - (7) Maintain all electrical, plumbing, heating, and other facilities and appliances supplied by him in reasonably good working order;
- 28 (8) Maintain the dwelling unit in reasonably weathertight 29 condition;
 - (9) Except in the case of a single family residence, provide and maintain appropriate receptacles in common areas for the removal of ashes, rubbish, and garbage, incidental to the occupancy and arrange for the reasonable and regular removal of such waste;
- (10) Except where the building is not equipped for the purpose, provide facilities adequate to supply heat and water and hot water as reasonably required by the tenant;
- 37 (11)(a) Provide a written notice to all tenants disclosing fire 38 safety and protection information. The landlord or his or her

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- authorized agent must provide a written notice to the tenant that the 1 2 dwelling unit is equipped with a smoke detection device as required in The notice shall inform the tenant of the tenant's RCW 48.48.140. 3 responsibility to maintain the smoke detection device in proper 4 operating condition and of penalties for failure to comply with the 5 provisions of RCW 48.48.140(3). The notice must be signed by the 6 landlord or the landlord's authorized agent and tenant with copies 7 provided to both parties. Further, except with respect to a single-8 family residence, the written notice must also disclose the following: 9
- 10 (i) Whether the smoke detection device is hard-wired or battery 11 operated;
 - (ii) Whether the building has a fire sprinkler system;
- 13 (iii) Whether the building has a fire alarm system;

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- 14 (iv) Whether the building has a smoking policy, and what that 15 policy is;
 - (v) Whether the building has an emergency notification plan for the occupants and, if so, provide a copy to the occupants;
 - (vi) Whether the building has an emergency relocation plan for the occupants and, if so, provide a copy to the occupants; and
 - (vii) Whether the building has an emergency evacuation plan for the occupants and, if so, provide a copy to the occupants.
 - (b) The information required under this subsection may be provided to a tenant in a multifamily residential building either as a written notice or as a checklist that discloses whether the building has fire safety and protection devices and systems. The checklist shall include a diagram showing the emergency evacuation routes for the occupants.
 - (c) The written notice or checklist must be provided to new tenants at the time the lease or rental agreement is signed, and must be provided to current tenants as soon as possible, but not later than January 1, 2004; ((and))
 - (12) Provide tenants with information provided or approved by the department of health about the health hazards associated with exposure to indoor mold. Information may be provided in written format individually to each tenant, or may be posted in a visible, public location at the dwelling unit property. The information must detail how tenants can control mold growth in their dwelling units to minimize the health risks associated with indoor mold. Landlords may obtain the information from the department's web site or, if requested by the

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- landlord, the department must mail the information to the landlord in a printed format. When developing or changing the information, the department of health must include representatives of landlords in the development process. The information must be provided by the landlord to new tenants at the time the lease or rental agreement is signed, and must be provided to current tenants no later than January 1, 2006, or must be posted in a visible, public location at the dwelling unit property beginning the effective date of this act;
 - (13) The landlord and his or her agents and employees are immune from civil liability for failure to comply with subsection (12) of this section except where the landlord and his or her agents and employees knowingly and intentionally do not comply with subsection (12) of this section; and
 - (14) Designate to the tenant the name and address of the person who is the landlord by a statement on the rental agreement or by a notice conspicuously posted on the premises. The tenant shall be notified immediately of any changes by certified mail or by an updated posting. If the person designated in this section does not reside in the state where the premises are located, there shall also be designated a person who resides in the county who is authorized to act as an agent for the purposes of service of notices and process, and if no designation is made of a person to act as agent, then the person to whom rental payments are to be made shall be considered such agent;

No duty shall devolve upon the landlord to repair a defective condition under this section, nor shall any defense or remedy be available to the tenant under this chapter, where the defective condition complained of was caused by the conduct of such tenant, his family, invitee, or other person acting under his control, or where a tenant unreasonably fails to allow the landlord access to the property for purposes of repair. When the duty imposed by subsection (1) of this section is incompatible with and greater than the duty imposed by any other provisions of this section, the landlord's duty shall be determined pursuant to subsection (1) of this section.

Passed by the Senate April 19, 2005. Passed by the House April 5, 2005. Approved by the Governor May 13, 2005. Filed in Office of Secretary of State May 13, 2005.

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