STATE OF NEW YORK

6299

2021-2022 Regular Sessions

IN ASSEMBLY

March 12, 2021

Introduced by M. of A. HUNTER, GLICK, COOK, JOYNER, TAYLOR, EPSTEIN, DE LA ROSA, SIMON, BARRON, AUBRY -- Multi-Sponsored by -- M. of A. FRONTUS, NOLAN -- read once and referred to the Committee on Housing

AN ACT to amend the real property law, in relation to the responsibility of a landlord to remediate pest infestations

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. The real property law is amended by adding a new section 2 235-bbb to read as follows:

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- § 235-bbb. Remediation of pest infestations. 1. (a) The existence of 4 an infestation of pests in a premises occupied for dwelling purposes is hereby declared to constitute a condition dangerous to health and a breach of the warranty of habitability for the purposes of section two hundred thirty-five-b of this article. A landlord shall keep premises occupied for dwelling purposes free from an infestation of pests, and shall prevent the reasonably foreseeable occurrence of such a condition 10 and shall expeditiously remediate such condition and any underlying defect, when such underlying defect exists, consistent with the 11 provisions of this section.
- 13 (b) A landlord shall not be liable for a breach of the warranty of 14 habitability pursuant to this section where such infestation of pests 15 has been caused by a willful or intentional act of the tenant or lessee or persons under his or her direction or control. 16
- 2. (a) The landlord of premises occupied for dwelling purposes shall 17 18 cause an investigation to be made for pests in all occupied dwelling 19 units and in common areas as set forth in paragraph (b) of this subdivi-20 sion.
- 21 (b) Investigations shall be undertaken by a landlord at least once a 22 year and more often if necessary, such as when, in the exercise of reasonable care, such landlord knows or should have known of a condition 24 that is reasonably foreseeable to cause an infestation of pests, or a

EXPLANATION--Matter in italics (underscored) is new; matter in brackets [-] is old law to be omitted.

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tenant makes a complaint concerning a condition that is likely to cause infestation of pests or requests an inspection. A landlord shall maintain a record of each such investigation, the form and content of such records to be promulgated by the commissioner of health. Such records shall be retained for a period of at least five years after such investigation and shall be made available to the department of health upon request.

- (c) All leases offered to tenants or prospective tenants in such premises occupied or to be occupied for dwelling purposes shall contain a notice, conspicuously set forth therein, which advises tenants of the obligations of the landlord and tenant as set forth in this section.
- 3. When any premises occupied for dwelling purposes are subject to infestation by pests, the landlord shall use integrated pest management measures and eliminate conditions conducive to pests, and comply with the following work practices:
- (a) Inspect for, and physically remove pest nests, waste, and other debris by High-Efficiency Particulate Air (HEPA) vacuuming, washing surfaces, or otherwise collecting and discarding such debris;
- (b) Eliminate points of entry and passage for pests by repairing and sealing any holes, gaps or cracks in walls, ceilings, floors, molding, base boards, around pipes and conduits, or around and within cabinets by using sealants, plaster, cement, wood, escutcheon plates, or other durable material. Attach door sweeps to any door leading to a hallway, basement, or outside the building to reduce gaps to no more than one-quarter inch; and
- (c) Eliminate sources of water for pests by repairing drains, faucets, and other plumbing materials that accumulate water or leak. Remove and replace saturated materials in interior walls.
- 29 4. The use of pesticides shall not substitute for pest management 30 measures described in subdivision three of this section. Any pesticide 31 applied shall be applied by a pest professional licensed by the depart-32 ment of environmental conservation.
- 5. As used in this section the following terms shall have the follow-34 ing meanings:
- 35 (a) "Pest" means any unwanted member of the Class Insecta, including, but not limited to houseflies, lice, bees, cockroaches, moths, silverf-36 ish, beetles, bedbugs, ants, termites, hornets, mosquitoes and wasps, 37 and such members of the Phylum Arthropoda as spiders, mites, ticks, 38 centipedes and wood lice, or of the Order Rodentia, including but not 39 40 limited to mice, Norway rats, and any other unwanted plant, animal or 41 fungal life that is a pest because it is destructive, annoying or a 42 nuisance.
- 43 (b) "Integrated pest management" means ongoing prevention, monitoring 44 and pest control activities to eliminate pests from any building, lot, or dwelling. This includes, but is not limited to, the elimination of 45 46 harborages and conditions conducive to pests, the use of traps, and, when necessary, the use of pesticides. 47
- § 2. This act shall take effect on the thirtieth day after it shall 48 have become a law. Effective immediately, the addition, amendment and/or 49 50 repeal of any rule or regulation necessary for the implementation of this act on its effective date are authorized to be made and completed 51 on or before such effective date. 52