SENATE BILL 718

M3 8lr2327 HB 424/07 - ENV

By: Senator Klausmeier

Introduced and read first time: February 1, 2008

Assigned to: Judicial Proceedings

Committee Report: Favorable with amendments

Senate action: Adopted

Read second time: March 11, 2008

CHAPTER ____

1 AN ACT concerning

2 Lead Risk Reduction - Acquisition of Property - Compliance Requirements

- 3 FOR the purpose of authorizing a person who intends to acquire a property that is 4 considered to be affected under certain lead risk reduction provisions to submit 5 a compliance plan to the Department of the Environment; requiring a person 6 who has acquired, or will acquire, an affected property to give certain notice and 7 information at a certain time; establishing a process and a fee for submitting an 8 application for a compliance plan; requiring the Department to approve or deny 9 the plan, or request additional information, within a certain number of days after the plan is submitted; authorizing the Department to deny certain 10 applications under certain circumstances; requiring either certain proof that a 11 12 certain risk reduction standard has been satisfied or a certain inspection report 13 to be filed with the Department under certain circumstances; providing that a compliance plan is void under certain circumstances; providing certain 14 15 protections for an owner after a plan is approved; providing that if the owner 16 fails to comply with the compliance plan, the owner shall be considered noncompliant as of a certain date; authorizing the Department to adopt certain 17 18 regulations; and generally relating to acquiring property with lead risks.
- 19 BY repealing and reenacting, with amendments,

20 Article – Environment

21 Section 6–820 and 6–823

22 Annotated Code of Maryland

23 (2007 Replacement Volume and 2007 Supplement)

24 BY repealing and reenacting, without amendments,

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



1	Article – Environment					
2 3 4	Section 6–824 and 6–836 Annotated Code of Maryland (2007 Replacement Volume and 2007 Supplement)					
5 6 7 8 9	BY adding to Article – Environment Section 6–825 Annotated Code of Maryland (2007 Replacement Volume and 2007 Supplement)					
10 11	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:					
12	Article - Environment					
13	6–820.					
14 15 16 17	(a) Except as provided in subsection (b) of this section, an owner of an affected property shall give to the tenant of the affected property a notice, prepared by the Department, of the tenant's rights under §§ 6–817 and 6–819 of this subtitle, according to the following schedule:					
18	(1) At least 25% of the owner's affected properties by May 25, 1996;					
19	(2) At least 50% of the owner's affected properties by August 25, 1996;					
20 21	(3) At least 75% of the owner's affected properties by November 25 1996; and					
22	(4) 100% of the owner's affected properties by February 25, 1997.					
23 24 25 26	(b) On or after February 24, 1996, an owner of an affected property shall give to the tenant of the affected property a notice, prepared by the Department, of the tenant's rights under §§ 6–817 and 6–819 of this subtitle upon the execution of a lease or the inception of a tenancy.					
27 28 29 30	(c) An owner of an affected property shall give to the tenant of the affected property a notice, prepared by the Department, of the tenant's rights under §§ 6–817 and 6–819 of this subtitle at least every 2 years after last giving the notice to the tenant.					
31 32 33 34	(d) The owner shall include, with the notice of the tenant's rights that is provided to a tenant under this section upon the execution of a lease or the inception of a tenancy, a copy of the current verified inspection certificate for the affected property prepared under § 6–818 of this subtitle.					

$\frac{1}{2}$	by:	(e)	(1)	Notio	ce given under this section shall be written, and shall be sent
3				(i)	Certified mail, return receipt requested; or
4				(ii)	A verifiable method approved by the Department.
5 6 7	_	de doc rtmen			n giving notice to a tenant under this section, the owner shall of the notice to the Department in a manner acceptable to the
8 9 10 11	(3) A notice required to be given to a tenant under this section shall be sent to a party or parties identified as the lessee in a written lease in effect for an affected property or, if there is no written lease, the party or parties to whom the property was rented.				
12 13 14			SHAL	L GIV	WHO HAS ACQUIRED, OR WILL ACQUIRE, AN AFFECTED TO THE NOTICE REQUIRED UNDER THIS SECTION TO THE CTED PROPERTY:
15			(1)	BEF	ORE TRANSFER OF LEGAL TITLE; OR
16			(2)	WIT	HIN 15 DAYS FOLLOWING TRANSFER OF LEGAL TITLE.
17	6-823	3.			
18 19 20	(a) By May 23, 1996, an owner of an affected property shall give to the tenant of each of the owner's affected properties a lead poisoning information packet prepared or designated by the Department.				
21 22 23 24	(b) On or after February 24, 1996, upon the execution of a lease or the inception of a tenancy for an affected property the owner of the affected property shall give to the tenant a lead poisoning information packet prepared or designated by the Department.				
25 26 27 28	(c) An owner of an affected property shall give to the tenant of the affected property another copy of the lead poisoning information packet prepared or designated by the Department at least every 2 years after last giving the information packet to the tenant.				
29		(d)	A pac	cket gi	ven to a tenant under this section shall be sent by:
30			(1)	Cert	ified mail, return receipt requested; or

- 1 (e) The packet required to be given to a tenant under this section shall be 2 sent to a party or parties identified as the lessee in a written lease in effect for an 3 affected property or, if there is no written lease, the party or parties to whom the 4 property was rented.
- 5 (F) A PERSON WHO HAS ACQUIRED, OR WILL ACQUIRE, AN AFFECTED PROPERTY SHALL GIVE THE PACKET REQUIRED UNDER THIS SECTION TO THE TENANT OF THE AFFECTED PROPERTY:
 - (1) BEFORE TRANSFER OF LEGAL TITLE; OR
- 9 (2) WITHIN 15 DAYS FOLLOWING TRANSFER OF LEGAL TITLE.
- 10 6–824.

8

- An owner shall disclose an obligation to perform either the modified or full risk reduction treatment to an affected property under this subtitle to any prospective purchaser of an affected property at or prior to the time a contract of sale is executed, if:
- 15 (1) An event has occurred that requires performance of either the 16 modified or full risk reduction treatment to the affected property under this subtitle; 17 and
- 18 (2) The owner will not perform the required treatment prior to the transfer of ownership.
- 20 **6–825.**
- 21 (A) A PERSON WHO INTENDS TO ACQUIRE, THROUGH AN ARM'S LENGTH
 22 TRANSACTION, INHERITANCE, TAX SALE, FORECLOSURE, OR JUDICIALLY
 23 APPROVED TRANSFER, AN OCCUPIED AFFECTED PROPERTY THAT IS IN
 24 VIOLATION OF § 6–815, § 6–817, OR § 6–819 OF THIS SUBTITLE MAY SUBMIT TO
 25 THE DEPARTMENT AN APPLICATION FOR A COMPLIANCE PLAN.
- 26 (B) (1) THE APPLICATION FOR A COMPLIANCE PLAN SHALL:
- 27 (I) BE SUBMITTED AND RECEIVED BY THE DEPARTMENT
 28 AT LEAST 30 DAYS BEFORE TRANSFER OF LEGAL TITLE TO THE OCCUPIED
 29 AFFECTED PROPERTY; AND
- 30 (II) BE ON A FORM PROVIDED BY THE DEPARTMENT THAT 31 INCLUDES, FOR EACH OCCUPIED AFFECTED PROPERTY, THE FOLLOWING 32 INFORMATION:

1	1. THE TRANSFEREE'S NAME, ADDRESS, AND				
$\overset{-}{2}$	TELEPHONE NUMBER;				
	•				
3	2. THE TRANSFEROR'S NAME AND ADDRESS;				
4	3. A STATEMENT CERTIFYING THAT NEITHER THE				
5	TRANSFEREE NOR ANY OFFICER OR DIRECTOR OF THE TRANSFEREE HAS A				
6	CURRENT INTEREST, EITHER INDIVIDUALLY OR JOINTLY, IN THE OCCUPIED				
7	AFFECTED PROPERTY;				
8	4. THE TYPE AND SCHEDULED DATE OF TRANSFER;				
9	5. THE ADDRESS OF THE OCCUPIED AFFECTED				
10	PROPERTY INCLUDING, FOR A MULTIFAMILY-OCCUPIED AFFECTED PROPERTY,				
11	EACH UNIT IN THE PROPERTY; AND				
12	6. Whether a person at risk resides in the				
13	OCCUPIED AFFECTED PROPERTY.				
14	(9) THE DEDADOMENTO MAY DECLIDE ANY ADDITIONAL				
1 4 15	(2) THE DEPARTMENT MAY REQUIRE ANY ADDITIONAL INFORMATION THAT IT CONSIDERS APPROPRIATE.				
10	INFORMATION THAT IT CONSIDERS APPROPRIATE.				
16	(3) An application fee of \$200 for each occupied				
17	AFFECTED PROPERTY AND EACH OCCUPIED UNIT IN A MULTIFAMILY AFFECTED				
18	PROPERTY, NOT TO EXCEED \$6,000 \$10,000, SHALL BE SUBMITTED TO THE				
19	DEPARTMENT WITH THE APPLICATION.				
20	(C) (1) WITHIN 20 DAYS OF RECEIPT OF THE APPLICATION FOR A				
21	(C) (1) WITHIN 20 DAYS OF RECEIPT OF THE APPLICATION FOR A COMPLIANCE PLAN, THE DEPARTMENT SHALL:				
21	COMPLIANCE PLAN, THE DEPARTMENT SHALL.				
22	(I) APPROVE THE COMPLIANCE PLAN, IN WHOLE OR IN				
23	PART;				
24	(II) DENY THE COMPLIANCE PLAN, IN WHOLE OR IN PART;				
25	OR				
26	(III) REQUEST ADDITIONAL INFORMATION.				
27	(2) THE DEPARTMENT MAY DENY AN APPLICATION FOR A				
28	COMPLIANCE PLAN FOR AN OCCUPIED AFFECTED PROPERTY BASED ON THE				
29	FOLLOWING FACTORS:				
00					
30	(I) FAILURE TO SUBMIT OR TIMELY SUBMIT A COMPLETE				

31

APPLICATION;

1	(II)	FAILURE TO SUBMIT	OR	TIMELY	SUBMIT	INFORMA	TION
2	REQUESTED BY THE DE	EPARTMENT:					

- 3 (III) THE EXISTENCE OF PRIOR VIOLATIONS BY THE
- 4 TRANSFEREE OF THE PROVISIONS OF THIS SUBTITLE OR APPLICABLE
- 5 **REGULATIONS**;
- 6 (IV) PRIOR EXTENSION OF THE COMPLIANCE DEADLINE 7 UNDER SUBSECTION (D) OF THIS SECTION FOR AN AFFECTED PROPERTY;
- 8 (V) POTENTIAL OR ACTUAL HARM TO THE ENVIRONMENT 9 OR TO HUMAN HEALTH OR SAFETY; AND
- 10 (VI) ANY OTHER FACTOR THE DEPARTMENT CONSIDERS 11 APPROPRIATE.
- 12 (D) (1) THIS SUBSECTION APPLIES TO AN OCCUPIED AFFECTED 13 PROPERTY IN WHICH A PERSON AT RISK DOES NOT RESIDE.
- 14 (2) SUBJECT TO SUBSECTION (E) OF THIS SECTION, IF AN APPLICATION FOR A COMPLIANCE PLAN IS APPROVED, THE TRANSFEREE SHALL 16 FILE WITH THE DEPARTMENT AN INSPECTION REPORT AS PROOF THAT THE RISK REDUCTION STANDARD SPECIFIED IN § 6–815 OF THIS SUBTITLE HAS BEEN SATISFIED, OR AN INSPECTION REPORT IN ACCORDANCE WITH § 6–804 OF THIS SUBTITLE, FOR EACH OCCUPIED AFFECTED PROPERTY THAT HAS NOT SATISFIED THE REQUIREMENTS OF § 6–815, § 6–817, OR § 6–819 OF THIS
- 21 SUBTITLE WITHIN THE FOLLOWING TIME FRAMES:
- 22 (I) WITHIN 30 DAYS AFTER TRANSFER OF LEGAL TITLE FOR 23 A TRANSFEREE ACQUIRING 1 OCCUPIED AFFECTED PROPERTY;
- 24 (II) WITHIN 90 DAYS AFTER THE TRANSFER OF LEGAL TITLE FOR A TRANSFEREE ACQUIRING 2 TO 5 OCCUPIED AFFECTED PROPERTIES;
- 26 (III) WITHIN 135 DAYS AFTER THE TRANSFER OF LEGAL 27 TITLE FOR A TRANSFEREE ACQUIRING 6 TO 10 OCCUPIED AFFECTED 28 PROPERTIES; OR
- 29 (IV) WITHIN 180 DAYS AFTER THE TRANSFER OF LEGAL 30 TITLE FOR A TRANSFEREE ACQUIRING MORE THAN 10 OCCUPIED AFFECTED 31 PROPERTIES.
- 32 (E) (1) THIS SUBSECTION APPLIES TO AN OCCUPIED AFFECTED 33 PROPERTY IN WHICH A PERSON AT RISK RESIDES.

- 1 NOTWITHSTANDING THE STATUS OF AN APPLICATION FOR A 2 COMPLIANCE PLAN, THE TRANSFEREE SHALL FILE WITH THE DEPARTMENT AN 3 INSPECTION REPORT AS PROOF THAT THE RISK REDUCTION STANDARD 4 SPECIFIED IN § 6-815 OF THIS SUBTITLE HAS BEEN SATISFIED, OR AN 5 INSPECTION REPORT IN ACCORDANCE WITH § 6-804 OF THIS SUBTITLE, FOR 6 EACH OCCUPIED AFFECTED PROPERTY THAT HAS NOT SATISFIED THE 7 REQUIREMENTS OF § 6-815, § 6-817, OR § 6-819 OF THIS SUBTITLE WITHIN 30 8 DAYS AFTER TRANSFER OF LEGAL TITLE.
- 9 (F) A COMPLIANCE PLAN FOR AN OCCUPIED AFFECTED PROPERTY
 10 UNDER THIS SECTION IS VOID UNLESS WITHIN 15 DAYS FOLLOWING TRANSFER
 11 OF THE OCCUPIED AFFECTED PROPERTY SUBJECT TO THE COMPLIANCE PLAN,
 12 THE TRANSFEREE FILES WITH THE DEPARTMENT:
- 13 (1) DOCUMENTATION SATISFACTORY TO THE DEPARTMENT OF 14 THE TRANSFER OF LEGAL TITLE;
- 15 (2) A STATEMENT CERTIFYING THAT, PRIOR TO OR WITHIN 15
 16 DAYS OF TRANSFER OF LEGAL TITLE, THE TRANSFEREE PROVIDED THE
 17 TENANTS OF THE OCCUPIED PROPERTIES WITH THE NOTICE OF TENANT'S
 18 RIGHTS AND LEAD POISONING INFORMATION PACKET REQUIRED BY §§ 6–820
 19 AND 6–823 OF THIS SUBTITLE; AND
- 20 (3) A STATEMENT CERTIFYING THAT WITHIN 15 DAYS OF 21 TRANSFER OF LEGAL TITLE, THE TRANSFEREE REGISTERED THE OCCUPIED 22 AFFECTED PROPERTIES WITH THE DEPARTMENT IN ACCORDANCE WITH §\$ 23 6-811 AND 6-812 OF THIS SUBTITLE.
- 24 (G) IF THE DEPARTMENT DETERMINES THAT ANY INFORMATION PROVIDED IN AN APPLICATION FOR A COMPLIANCE PLAN OR REQUIRED IN SUBSECTION (F) OF THIS SECTION WAS ERRONEOUS OR INCOMPLETE, THE DEPARTMENT MAY DECLARE THE COMPLIANCE PLAN VOID IN WHOLE OR IN PART.
- 29 (H) This section does not affect an owner's obligation to 30 comply with §§ 6–815 and 6–819(c) and (d) of this subtitle that arises 31 after legal title to the affected property is transferred.
- 32 (I) SUBJECT TO SUBSECTIONS (H) AND (J) OF THIS SECTION, IF THE 33 DEPARTMENT APPROVES A COMPLIANCE PLAN, AN AFFECTED PROPERTY 34 SUBJECT TO THE COMPLIANCE PLAN SHALL BE CONSIDERED IN COMPLIANCE 35 WITH §§ 6–815, 6–817, AND 6–819 OF THIS SUBTITLE AS OF THE DAY OF THE 36 DATE OF TRANSFER.

1 2 3 4 5 6 7	(J) IF THE PERSON WHO ACQUIRED AN OCCUPIED AFFECTED PROPERTY THAT DOES NOT SATISFY THE REQUIREMENTS OF § 6–815, § 6–817, OR § 6–819 OF THIS SUBTITLE FAILS TO COMPLY WITH THE TERMS OF AN APPROVED COMPLIANCE PLAN, THE AFFECTED PROPERTY SHALL BE CONSIDERED TO BE NONCOMPLIANT WITH § 6–815 OF THIS SUBTITLE FROM THE DATE LEGAL TITLE TO THE AFFECTED PROPERTY WAS TRANSFERRED TO THE PERSON.						
8 9	(K) THE DEPARTMENT MAY ADOPT REGULATIONS TO CARRY OUT THIS SECTION.						
10	6–836.						
11 12 13 14 15 16 17	An owner of an affected property is not liable, for alleged injury or loss caused by ingestion of lead by a person at risk in the affected property, to a person at risk or a parent, legal guardian, or other person authorized under § 6–833 of this subtitle to respond on behalf of a person at risk who rejects a qualified offer made by the owner or the owner's insurer or agent if, during the period of the alleged ingestion of lead by the person at risk, and with respect to the affected property in which the exposure allegedly occurred, the owner:						
18 19	(1) Has given to the tenant the notices required by §§ 6–820 and 6–823 of this subtitle; and						
20	(2) Was in compliance with:						
21	(i) The registration provisions of Part III of this subtitle; and						
22 23 24	(ii) The applicable risk reduction standard and response standard under 6–815 or 6–819 of this subtitle, and the risk reduction schedule under 6–817 of this subtitle.						
25 26	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2008.						
	Approved:						
	Governor.						
	President of the Senate.						