SENATE BILL 856

M3, N1 5lr2629

By: Senator Henson

Introduced and read first time: January 28, 2025

Assigned to: Judicial Proceedings and Education, Energy, and the Environment

Committee Report: Favorable with amendments

Senate action: Adopted

Read second time: February 25, 2025

CHAPTER

1 AN ACT concerning

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Mold – Landlord Requirements and Regulations (Maryland Tenant Mold Protection Act)

4 FOR the purpose of requiring the Department of the Environment, the Maryland 5 Department of Health, the Department of Housing and Community Development, 6 the Maryland Department of Labor, and the Department of General Services to 7 develop a certain pamphlet and website; requiring a landlord to provide a tenant 8 with certain information at certain times and in a certain manner; requiring a 9 landlord to perform certain tasks within a certain time upon receiving a certain 10 notice; requiring the Department of the Environment, in consultation with the 11 Maryland Department of Health, the Department of Housing and Community 12 Development, and the Department of General Services, to adopt certain regulations 13 on or before a certain date establishing uniform standards for mold assessment and remediation and reinforcing building codes; and generally relating to mold 14 15 prevention, assessment, and remediation.

16 BY adding to

17 Article – Environment

18 Section 6–1702

19 Annotated Code of Maryland

20 (2013 Replacement Volume and 2024 Supplement)

21 BY adding to

22 Article – Real Property

23 Section 8–121

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.



$1\\2$	Annotated Code of Maryland (2023 Replacement Volume and 2024 Supplement)					
3 4	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:					
5	Article – Environment					
6	6–1702.					
7 8	(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.					
9 10	(2) "DAMPNESS" MEANS ABNORMAL MOISTURE IN THE INTERIOR OF A FACILITY, INCLUDING:					
11			(I)	EXCI	ESSIVE HUMIDITY LEVELS;	
12			(II)	LING	SERING CONDENSATION;	
13			(III)	LEAI	XS;	
14			(IV)	WAT	ER DAMAGE; AND	
15			(v)	Mus	TY OR MOLDY ODORS.	
16 17	LIVES:	(3)	(I)	"Mo	LD" MEANS A FORM OF MULTICELLULAR FUNGI THAT	
18				1.	ON PLANT OR ANIMAL MATTER; OR	
19				2.	IN AN INDOOR ENVIRONMENT.	
20			(II)	"Mo	LD" INCLUDES:	
21				1.	ALTERNARIA;	
22				2.	ASPERGILLUS;	
23				3.	CLADOSPORIUM;	
24				4.	Fusarium;	
25				5.	MEMNONIELLA;	

1	6. Mucor;
2	7. PENICILLIUM;
3	8. STACHYBOTRYS CHARTARUM; AND
4	9. TRICHODERMA.
5	(4) "MOLD REMEDIATION" MEANS:
6 7 8	(I) REMOVING, CLEANING, SANITIZING, DEMOLISHING, OR ANY OTHER TREATMENT PERFORMED TO ADDRESS A MOLD HAZARD, MOLD, OR DAMPNESS; OR
9 10	(II) ABATEMENT OF THE UNDERLYING CAUSE OF A MOLD HAZARD, MOLD, OR DAMPNESS.
11 12 13 14	(B) THE DEPARTMENT, IN COORDINATION WITH THE MARYLAND DEPARTMENT OF HEALTH, THE DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT, THE MARYLAND DEPARTMENT OF LABOR, AND THE DEPARTMENT OF GENERAL SERVICES, SHALL DEVELOP AND UPDATE AS NECESSARY:
15 16	(1) A CENTRALIZED WEBSITE PROVIDING INFORMATION ABOUT MOLD REMEDIATION AND DAMPNESS; AND
17 18	(2) SUBJECT TO SUBSECTION (C) OF THIS SECTION, AN INFORMATIONAL PAMPHLET ON MOLD THAT INCLUDES:
19	(I) RESOURCES IN THE STATE RELATING TO MOLD; AND
20 21	(II) HOW TENANTS CAN CONTROL MOLD GROWTH IN THEIR UNIT.
22 23 24 25	(C) Instead of developing a pamphlet under subsection (b)(2) of this section, the Department may use the U.S. Environmental Protection Agency's "Brief Guide to Mold, Moisture and Your Home" pamphlet.
26	Article - Real Property
27	8–121.
28	(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS

INDICATED.

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DETECTS MOLD, A LANDLORD SHALL:

(2) "MOLD" HAS THE MEANING STATED IN § 6-1702 OF THE 1 2 ENVIRONMENT ARTICLE. "MOLD ASSESSMENT" MEANS: 3 **(3)** 4 **(I)** AN INSPECTION, AN INVESTIGATION, OR A SURVEY OF A DWELLING OR OTHER STRUCTURE TO PROVIDE INFORMATION TO THE OWNER 5 REGARDING THE PRESENCE, IDENTIFICATION, OR EVALUATION OF MOLD; 6 7 (II) THE DEVELOPMENT OF A MOLD MANAGEMENT PLAN; OR 8 (III) THE COLLECTION OR ANALYSIS OF A MOLD SAMPLE. 9 "MOLD REMEDIATION" HAS THE MEANING STATED IN § 6-1702 OF 10 THE ENVIRONMENT ARTICLE. 11 (B) A LANDLORD SHALL: 12 PROVIDE THE PAMPHLET DEVELOPED OR USED UNDER § 6–1702 OF THE ENVIRONMENT ARTICLE TO EACH TENANT IN A RENTAL UNIT ON THE 13 LANDLORD'S PROPERTY: 14 15 **(I)** AT THE TIME THE LEASE OR RENTAL AGREEMENT IS 16 SIGNED; AND 17 (II)EVERY 2 YEARS THEREAFTER ON REQUEST BY A TENANT OF 18 THE RENTAL UNIT; AND 19 **(2)** REQUEST THAT A TENANT SIGN A STATEMENT ACKNOWLEDGING 20 RECEIPT OF THE PAMPHLET. 21A LANDLORD SHALL PERFORM A MOLD ASSESSMENT AND MOLD 22REMEDIATION WITHIN 45 DAYS WITHIN 15 DAYS AFTER RECEIPT OF A WRITTEN 23 NOTICE REGARDING THE DETECTION OF MOLD FROM: 24THE APPLICABLE LOCAL AGENCY ENFORCING HOUSING **(I)** 25AND LIVABILITY CODES; OR 26 (II)A TENANT OR BUILDING OCCUPANT. 27 **(2)** IF THE ASSESSMENT IN PARAGRAPH (1) OF THIS SUBSECTION

1			<u>(I)</u>	PERFORM MOLD REMEDIATION WITHIN 45 DAYS AFTER THE						
2	ASSESSME	NT IS	COMPLETED; OR							
3			(II)	IF PERFORMING MOLD REMEDIATION WITHIN THE TIME						
4	FRAME SD	rcirii		ITEM (I) OF THIS PARAGRAPH IS NOT FEASIBLE, WITHIN A						
5	·			TER THE ASSESSMENT IS COMPLETED.						
U	REASONAD	1111	VIII AI I	ER THE ADDEDDMENT IS COMPLETED.						
6		(3)	A LA	NDLORD SHALL ENSURE THAT THE MOLD ASSESSMENT AND						
7	MOLD REM	IEDIA'	TION UNDER PARAGRAPH (1) PARAGRAPHS (1) AND (2) OF THIS							
8	SUBSECTIO	ON FO	LLOWS THE RECOMMENDED INDUSTRY GUIDELINES AND BEST							
9	PRACTICES	S AND	STATE	STATE AND LOCAL LAWS AND REGULATIONS.						
0	(D)	A LA	NDLOI	RD SHALL:						
1		(1)	Сом	MUNICATE WITH OCCUPANTS DURING A MOLD ASSESSMENT						
12	AND MOLD	` '		ON UNDER SUBSECTION (C) OF THIS SECTION TO PROVIDE						
13				NT INFORMATION;						
4		(2)	ENSU	URE PROPER VENTILATION IN THE PROPERTY;						
15		(3)	Ensu	JRE LOW INDOOR RELATIVE HUMIDITY IN THE PROPERTY;						
6	AND	` '								
17		(4)		NTAIN THE PROPERTY IN ACCORDANCE WITH ALL						
18				STATE, AND LOCAL RESIDENTIAL HOUSING AND BUILDING						
9	•			EGULATIONS, RULES, AND REQUIREMENTS PERTAINING TO						
20	MINIMUMI	LIVAB	ILITY C	INDER § 12–203 OF THE PUBLIC SAFETY ARTICLE.						
21	SECT	ΓΙΟΝ 2	2. AND	BE IT FURTHER ENACTED, That:						
22	(a)	(1)	In thi	s section the following words have the meanings indicated.						
	, ,	` '								
23		(2)	"Dam	pness" means abnormal moisture in the interior of a facility,						
24	including:									
25			(i)	excessive humidity levels;						
26			(ii)	lingering condensation;						
27			(iii)	leaks;						
28			(iv)	water damage; and						
29			(v)	musty or moldy odors.						

SENATE BILL 856

1		(3)	(i)	"Mold	" means a form of multicellular fungi that lives:
2				1.	on plant or animal matter; or
3				2.	in an indoor environment.
4			(ii)	"Mold	" includes:
5				1.	Alternaria;
6				2.	Aspergillus;
7				3.	Cladosporium;
8				4.	Fusarium;
9				5.	Memnoniella;
10				6.	Mucor;
11				7.	Penicillium;
12				8.	Stachybotrys chartarum; and
13				9.	Trichoderma.
14		(4)	"Mold	assess	sment" means:
15 16 17	structure to evaluation of				spection, an investigation, or a survey of a dwelling or other on to the owner regarding the presence, identification, or
18			(ii)	the de	evelopment of a mold management plan; or
19			(iii)	the co	llection or analysis of a mold sample.
20 21	mold exposur	(5) re, inc			d" means an adverse human health effect associated with
22			(i)	allerg	ic reactions;
23			(ii)	asthm	na; and
24			(iii)	any of	ther respiratory complaints.
25		(6)	"Mold	remed	liation" means:

$\frac{1}{2}$	(i) removing, cleaning, sanitizing, demolishing, or any other treatment performed to address a mold hazard, mold, or dampness; or						
3 4	(ii) abatement of the underlying cause of a mold hazard, mold, or dampness.						
5 6 7 8	(b) On or before June 1, 2027, the Department of the Environment, in consultation with the Maryland Department of Health, the Department of Housing and Community Development, and the Department of General Services, shall adopt regulations establishing uniform standards for mold assessment and mold remediation.						
9	(c) The regulations adopted under this section shall:						
10	(1) establish standards for:						
11 12	(i) identifying and evaluating the presence of mold, including visible mold inspection and testing;						
13	(ii) mold air sample analyses in accordance with the standards of:						
14 15	1. the Environmental Microbiology Laboratory Accreditation Program at the American Industrial Hygiene Association;						
16	2. the American Indoor Air Quality Council; or						
17 18	3. any other nationally recognized accreditation entity that operates independently of industry trade associations;						
19 20	(iii) bulk or surface mold sample analyses conducted in accordance with the standards of:						
21	1. the American Industrial Hygiene Association;						
22 23	2. the American Conference of Governmental Industrial Hygienists; or						
24	3. a similar nationally recognized professional organization;						
25 26	(iv) visible mold inspections to assess the presence of any visible water damage or dampness on surfaces, including ceiling tiles and gypsum wallboard;						
27 28 29	(v) mold remediation in accordance with the U.S. Environmental Protection Agency's 2008 "Mold Remediation in Schools and Commercial Buildings' guidelines as revised and updated; and						
30	(vi) reinforcing building codes; and						

Governor.

President of the Senate.

Speaker of the House of Delegates.