## LEGISLATURE OF NEBRASKA

## ONE HUNDRED SEVENTH LEGISLATURE

## FIRST SESSION

## **LEGISLATIVE BILL 553**

Introduced by Wayne, 13.

Read first time January 19, 2021

Committee: Urban Affairs

- 1 A BILL FOR AN ACT relating to cities of the metropolitan class; to adopt
- the Bed Bug Detection and Treatment Act.
- 3 Be it enacted by the people of the State of Nebraska,

LB553 1 2021

1 Section 1. Sections 1 to 8 of this act shall be known and may be

- 2 cited as the Bed Bug Detection and Treatment Act.
- 3 Sec. 2. For purposes of the Bed Bug Detection and Treatment Act:
- 4 (1) Bed bug means the common bed bug or Cimex lectularius;
- 5 (2) Bed bug detection team means a scent detection canine team that
- 6 <u>holds a current independent third-party certification in accordance with</u>
- 7 the guidelines for minimum standards for canine bed bug detection team
- 8 certification established by the National Pest Management Association or
- 9 <u>its successor organization;</u>
- 10 (3) Commercial applicator has the meaning set forth in section
- 11 2-2624;
- 12 <u>(4) Contiguous dwelling unit means a dwelling unit that is</u>
- 13 contiguous with another dwelling unit, both of which units are owned,
- 14 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, residence, or sleeping place by a tenant;
- 17 (6) Electronic notice means notice by email or an electronic portal
- 18 or management communications system that is available to both a landlord
- 19 and a tenant;
- 20 <u>(7) Landlord means the owner, manager, lessor, or sublessor of a</u>
- 21 <u>residential premises in a city of the metropolitan class;</u>
- 22 (8) Licensed certified applicator has the meaning set forth in
- 23 <u>section 2-2624;</u>
- 24 (9) Pest control agent means a commercial applicator or a licensed
- 25 certified applicator;
- 26 <u>(10) Qualified inspector means a bed bug detection team, local</u>
- 27 public health department official, licensed certified applicator, or
- 28 <u>commercial applicator who is retained by a landlord to conduct an</u>
- 29 <u>inspection for bed bugs; and</u>
- 30 (11) Tenant means a person entitled under a rental agreement to
- 31 occupy a dwelling unit in a city of the metropolitan class to the

- 1 exclusion of others.
- 2 Sec. 3. (1) A tenant shall promptly notify the tenant's landlord by
- 3 written or electronic notice when the tenant knows or reasonably suspects
- 4 that the tenant's dwelling unit contains bed bugs. A tenant who gives a
- 5 landlord electronic notice pursuant to this section shall deliver such
- 6 notice only to the email address, telephone number, or electronic portal
- 7 specified by the landlord in the rental agreement for communications. In
- 8 the absence of such a provision in the rental agreement, the tenant shall
- 9 communicate with the landlord in a manner that the landlord has
- 10 previously used to communicate with the tenant. The tenant shall retain
- 11 <u>sufficient proof of the delivery of the electronic notice.</u>
- 12 <u>(2) Not more than ninety-six hours after receiving notice of the</u>
- 13 presence of bed bugs or the possible presence of bed bugs, a landlord,
- 14 after providing notice to the tenant as described in subsection (1) of
- 15 section 5 of this act:
- 16 (a) Shall cause an inspection of the dwelling unit to be performed
- 17 by a qualified inspector; and
- 18 (b) May enter the dwelling unit or any contiguous dwelling unit for
- 19 the purpose of allowing the inspection as provided in section 4 of this
- 20 <u>act.</u>
- 21 (3) If the inspection of a dwelling unit confirms the presence of
- 22 bed bugs, the landlord shall also cause to be performed an inspection of
- 23 all contiguous dwelling units as promptly as is reasonably practical.
- 24 Sec. 4. (1) If a landlord obtains an inspection for bed bugs, the
- 25 landlord shall provide written notice to the tenant within two business
- 26 <u>days after the inspection indicating whether the dwelling unit contains</u>
- 27 <u>bed bugs.</u>
- 28 (2) If a qualified inspector conducting an inspection determines
- 29 that neither the dwelling unit nor any contiguous dwelling unit contains
- 30 bed bugs, the notice provided by the landlord pursuant to subsection (1)
- 31 of this section shall inform the tenant that if the tenant remains

1 concerned that the dwelling unit contains bed bugs, the tenant may

- 2 <u>contact the local public health department to report such concerns.</u>
- 3 (3) If a qualified inspector conducting an inspection determines
- 4 that a dwelling unit or any contiguous dwelling unit contains bed bugs in
- 5 any stage of the life cycle, the qualified inspector shall provide a
- 6 report of the determination to the landlord within twenty-four hours,
- 7 except that for any such determination that is made by a qualified
- 8 <u>inspector licensed by the Director of Agriculture pursuant to the</u>
- 9 Pesticide Act, the qualified inspector shall provide the report in
- 10 accordance with rules and regulations adopted and promulgated by the
- 11 Director of Agriculture pursuant to section 2-2626. Not later than five
- 12 <u>business days after the date of the inspection, the landlord shall</u>
- 13 <u>commence reasonable measures</u>, as determined by the qualified inspector,
- 14 to effectively treat the bed bug presence, including retaining the
- 15 services of a pest control agent to treat the dwelling unit and any
- 16 contiguous dwelling unit.
- 17 <u>(4) Except as otherwise provided in the Bed Bug Detection and</u>
- 18 Treatment Act, a landlord is responsible for all costs associated with an
- 19 inspection for, and the treatment of, bed bugs. Nothing in this section
- 20 prohibits a tenant from contacting any agency at any time concerning the
- 21 presence of bed bugs.
- Sec. 5. (1)(a) If a landlord, qualified inspector, or pest control
- 23 agent must enter a dwelling unit for the purpose of conducting an
- 24 <u>inspection for, or treating the presence of, bed bugs, the landlord shall</u>
- 25 provide the tenant reasonable written or electronic notice of such fact
- 26 <u>at least forty-eight hours before the landlord, qualified inspector, or</u>
- 27 pest control agent attempts to enter the dwelling unit, except that a
- 28 rental agreement may provide for a different minimum time for the notice.
- 29 A tenant who receives such notice shall not unreasonably deny the
- 30 <u>landlord</u>, <u>qualified inspector</u>, <u>or pest control agent access to the</u>
- 31 dwelling unit.

1 (b) A tenant may waive the notice requirement described in

- 2 subdivision (1)(a) of this section.
- 3 (2) A qualified inspector who is inspecting a dwelling unit for bed
- 4 bugs may conduct an initial visual and manual inspection of a tenant's
- 5 <u>bedding and upholstered furniture</u>. The qualified inspector may inspect
- 6 <u>items other than bedding and upholstered furniture when the qualified</u>
- 7 inspector determines that such an inspection is necessary and reasonable.
- 8 (3) If a qualified inspector finds bed bugs in a dwelling unit or in
- 9 any contiguous dwelling unit, the qualified inspector may have such
- 10 additional access to the tenant's personal belongings as the qualified
- inspector determines is necessary and reasonable.
- 12 (4) A tenant shall comply with reasonable measures to permit the
- 13 inspection for, and the treatment of, bed bugs as determined by the
- 14 qualified inspector, and the tenant is responsible for all costs
- 15 associated with preparing the tenant's dwelling unit for inspection and
- 16 <u>treatment</u>. A tenant who knowingly and unreasonably fails to comply with
- 17 the inspection and treatment requirements described in the Bed Bug
- 18 Detection and Treatment Act is liable for the cost of any bed bug
- 19 treatments of the dwelling unit and contiguous dwelling units if the need
- 20 <u>for such treatments arises from the tenant's noncompliance.</u>
- 21 (5) If any personal property belonging to a tenant is found to
- 22 contain bed bugs, the qualified inspector shall advise the tenant that
- 23 the personal property should not be removed from the dwelling unit until
- 24 a pest control agent determines that a bed bug treatment has been
- 25 completed, except that if the determination that any personal property
- 26 contains bed bugs is made by a qualified inspector licensed by the
- 27 Director of Agriculture pursuant to the Pesticide Act, the qualified
- 28 inspector shall advise the tenant regarding the removal of the personal
- 29 property in accordance with rules and regulations adopted and promulgated
- 30 by the Director of Agriculture pursuant to section 2-2626. The tenant
- 31 shall not dispose of personal property that was determined to contain bed

bugs in any common area where such disposal may risk the infestation of 1

- 2 other dwelling units.
- 3 (6)(a) Nothing in this section requires a landlord to provide a
- tenant with alternative lodging or to pay to replace a tenant's personal 4
- 5 property.
- (b) Nothing in this section preempts or restricts the application of 6
- 7 any state or federal law concerning reasonable accommodations for persons
- with disabilities. 8
- 9 A landlord shall not offer for rent a dwelling unit that Sec. 6.
- 10 the landlord knows or reasonably suspects to contain bed bugs. Upon
- request from a prospective tenant, a landlord shall disclose to the 11
- prospective tenant whether, to the landlord's knowledge, the dwelling 12
- 13 unit that the landlord is offering for rent contained bed bugs within the
- previous eight months. Upon request from a tenant or a prospective 14
- 15 tenant, a landlord shall disclose the last date, if any, on which a
- dwelling unit being rented or offered for rent was inspected for, and 16
- 17 found to be free of, bed bugs.
- (1) A landlord who fails to comply with the Bed Bug 18
- Detection and Treatment Act is liable to the tenant for the tenant's 19
- 20 actual damages.
- (2) A landlord may apply to a court of competent jurisdiction to 21
- 22 obtain injunctive relief against a tenant who (a) refuses to provide
- reasonable access to a dwelling unit or (b) fails to comply with a 23
- 24 reasonable request for inspection or treatment of a dwelling unit.
- 25 (3) If a court finds that a tenant has unreasonably failed to comply
- with one or more requirements set forth in the Bed Bug Detection and 26
- 27 Treatment Act, the court may issue a temporary order to carry out the
- act, including: 28
- (a) Granting the landlord access to the dwelling unit for the 29
- purposes set forth in the act; 30
- (b) Granting the landlord the right to engage in bed bug inspection 31

- 1 and treatment measures in the dwelling unit; and
- 2 (c) Requiring the tenant to comply with specific bed bug inspection
- 3 and treatment measures or assessing the tenant with costs and damages
- 4 related to the tenant's noncompliance.
- 5 (4) Any court order granting a landlord access to a dwelling unit
- 6 shall be served upon the tenant at least twenty-four hours before a
- 7 landlord, qualified inspector, or pest control agent enters the dwelling
- 8 unit.
- 9 (5)(a) The remedies in this section are in addition to any other
- 10 <u>remedies available at law or in equity to any person.</u>
- 11 (b) This section does not limit or restrict the authority of any
- 12 <u>state or local housing or health code enforcement agency.</u>
- 13 Sec. 8. Notwithstanding any provision of the Uniform Residential
- 14 Landlord and Tenant Act to the contrary, a landlord who complies with the
- 15 Bed Bug Detection and Treatment Act is deemed to have satisfied the
- 16 requirements of section 76-1419 with respect to matters concerning bed
- 17 bugs.