LC004267

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2014

AN ACT

RELATING TO HEALTH AND SAFETY -- LEAD POISONING PREVENTION ACT

Introduced By: Senator Maryellen Goodwin

Date Introduced: February 27, 2014

Referred To: Senate Health & Human Services

(Health)

It is enacted by the General Assembly as follows:

1 SECTION 1. Sections 23-24.6-15, 23-24.6-20, 23-24.6-26 and 23-24.6-27 of the General

2 Laws in Chapter 23-24.6 entitled "Lead Poisoning Prevention Act" are hereby amended to read as

3 follows:

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23-24.6-15. Inspections of rental property. -- (a) The director shall, in conjunction with

the housing resources commission, promulgate regulations permitting state inspectors to conduct

such lead inspections as may be appropriate in response to any complaint to the department or the

housing resources commission, by an occupant or the parent or guardian of any child under the

8 age of six (6) years who is an occupant renting or leasing a dwelling, dwelling unit, or premises

of the existence of a lead exposure hazard for a child under the age of six (6) years in that

dwelling, dwelling unit, or premises. These regulations will allow for response to the complaints

11 to be prioritized based upon the age of the structure and the nature and degree of hazard present.

(b) Whenever a comprehensive environmental lead inspection has been performed either

pursuant to a complaint or otherwise, the owner and/or any real estate agent or property manager

involved in renting or leasing the dwelling, dwelling unit, or premises shall provide the results of

the inspection to occupants pursuant to regulations promulgated by the department, as follows:

16 (1) Those persons occupying the dwelling, dwelling unit, or premises at the time the

inspection is performed shall be notified of the results within five (5) business days after the

owner receives the results;

(2) All persons who are prospective occupants shall be notified of the inspection results

if a significant lead hazard exists, before any lease is signed or before occupancy begins in cases where no lease is signed;

- (3) This notice provision terminates with the performance of the necessary lead reduction actions required to reach at least the "lead safe" level. The department shall provide the owner with a certification of lead reduction for the dwelling.
- (c) Failure to provide inspection results and/or educational materials pursuant to this chapter shall may subject the lessor or his or her agent to a civil penalty of not less than one hundred dollars (\$100) nor more than five hundred dollars (\$500) for each violation an administrative fine pursuant to § 23-24.6-27 of this chapter.

23-24.6-20. Licensure or certification of environmental lead inspectors and lead contractors, supervisors, and workers Licensure of environmental lead inspectors and lead contractors, supervisors, and workers. -- (a) The department shall provide for the certification of training programs for environmental lead inspectors and for lead contractors, supervisors, workers, and other persons engaged in environmental lead hazard reduction pursuant to the provisions of this chapter. The department shall establish standards and specifications for training courses including, at a minimum, the required length of different training programs, mandatory topics of instruction, and required qualifications for training programs and instructors. Hands on instruction shall be a component of the required training.

- (b) The department shall establish procedures and issue regulations requiring the certification licensure of environmental lead inspectors and the licensure or certification, as appropriate, of all lead contractors, supervisors, workers, and other persons engaged in environmental lead inspection and/or hazard reduction pursuant to the provisions of this chapter. These regulations:
- (1) Shall prescribe the requirements for licensure and certification and the conditions and restrictions governing the renewal, revocation, and suspension of licenses and certificates; requirements for licensure and for renewal of licensure shall include, but not be limited to, the following:
 - (i) Compliance with the lead hazard reduction regulations in section 23-24.6-17; and
- (ii) Required training of environmental lead inspectors and of lead contractors, supervisors, workers, and other persons engaged in environmental lead hazard reduction in subjects including but not limited to safe work practices, instruction in health risks, precautionary measures, protective equipment, and other practices including practices to prevent contamination of the residential premises, ambient discharges and ground contamination, respiratory protection, new lead hazard reduction techniques and technologies, applicable federal and state regulation,

and hands on instruction for equipment and techniques to be used; a minimum of twenty (20) hours of training shall be required as a condition of licensure for workers; additional hours of training shall be required for supervisors and contractors; annual a refresher training course shall also be required;

- (2) May provide for Rhode Island to reciprocally certify and/or license persons certified and/or licensed by other states with comparable requirements.
- (c) No person shall enter into, engage in, or conduct comprehensive environmental lead inspections or environmental lead hazard reduction activities covered by department regulations once those regulations have been promulgated as specified in section 23-24.6-12 without having successfully completed a certified training program and without having been certified or licensed, as appropriate, by the department. Each trained and certified or licensed person shall be issued a photo identity card.
- (d) The department shall, in conjunction with the housing resources commission, develop and periodically update lists of all licensed and certified inspectors, contractors, supervisors, workers' and other persons who perform environmental lead hazard reduction in Rhode Island and make those lists available to interested parties and the public.
- (e)(1) The department shall enforce the provisions of this section as appropriate and shall have all necessary powers for enforcement.
- (2) The department may revoke, suspend, cancel, or deny any certification or any license, at any time, in accordance with chapter 35 of title 42 if it believes that the terms or conditions of these are being violated or that the holder of, or applicant for, the certification or license has violated any regulation of the department or any other state law or regulation. Any person aggrieved by a determination by the department to issue, deny, revoke or suspend any certification or license may request an adjudicatory hearing.
- (3) When any person violates the terms or conditions of any certification or license issued under this section or any state law or regulation, the director shall have the power by written notice to order the violator to cease and desist immediately. The department may file a written complaint with the district court in the jurisdiction in which the violation occurred. Punishment by an administrative fine not to exceed one thousand dollars (\$1,000) under this section pursuant to § 23-24.6-27 may be in addition to the suspension of any license or certification.
- (4) Any state inspector may issue an immediate cease work order to any person who violates the terms or conditions of any license or certification issued under this section or any provision of this chapter or any regulation or order issued under this chapter if the violation will

endanger or materially impair the health or well being of any occupant, any environmental lead inspector, or any contractor, supervisor, worker, or other person engaged in environmental lead hazard reduction.

- 4 (f) Nothing in this section shall be construed to limit the authority of the department of bealth, the department of labor and training, or the department of environmental management under the provisions of any other law.
 - 23-24.6-26. Rules and regulations. -- The director is authorized to adopt, modify, or repeal and promulgate rules and regulations as are in accord with the purposes of sections 23-24.6-1 -- 23-24.6-27, and shall be subject to the Administrative Procedures Act, chapter 35 of title 42. All rules and regulations promulgated by the director shall provide for the use of "lead safe" reduction as the preferred method where possible to meet the requirements of this chapter. The rules shall provide for notification, pursuant to the provisions of section 23-24.6-12, to occupants of a premise, of lead hazards following a comprehensive environmental lead inspection at the premises when there is a reasonable likelihood that given the age, type, and condition of the premises that significant lead hazards are present in other dwelling units. The rules shall also specify the required frequency for all refresher training courses.
 - 23-24.6-27. Administrative fines. -- (a) In addition to any other enforcement authority granted under this chapter, whenever on the basis of any information, the department determines that a person has violated or is in violation of section 23-24.6-12, 23-24.6-13, 23-24.6-14 or 23-24.6-15 regarding inspections, section 23-24.6-17 regarding lead hazard reduction, or section 23-24.6-20 regarding licensure or certification, any rule or regulation promulgated pursuant to any of these sections, or any orders issued under any of these sections, rules or regulations, the director may issue an order civilly fining the person one hundred dollars (\$100) an amount not to exceed five thousand dollars (\$5,000) per day for any each current or past violation, requiring compliance immediately or within a specified time period, or both. Each day of continued violation may be considered a separate violation. Each violation in any premises may be considered a separate violation.
 - (b) Within thirty (30) days after any order issued pursuant to this section is served, the order shall become final unless the person or persons named in the order request a hearing. Upon that request, the director shall conduct a hearing as soon as reasonably possible.
 - (c) In connection with any proceeding under this section the director may issue subpoenas for attendance and testimony of witnesses and the production of papers, books, documents, and other materials.
 - (d) If any person liable to pay any civil fine neglects or refuses to pay after demand, the

amount together with interest and any other costs that may accrue shall be a lien in favor of the state upon only the real property of the person which is subject to the order only after the lien has been entered and recorded in the city/town in which the property is situated.

(e) In determining the amount of any civil fine pursuant to this section, the director shall consider the willfulness of the violation, the circumstances and severity of the violation, the ability of the violator to comply, damage or injury to public health and welfare including elevated blood levels of impacted children, environmental damage to the premises and neighborhood, possible economic benefits realized by the violator, the costs incurred by the state, and any other relevant factors.

(f) The director shall issue regulations to implement this section. At a minimum, the regulations shall set forth how long after receiving any order from the director or any other notice of a violation a person has to comply with the law before civil fines will be assessed, the circumstances in which no grace period will apply, the circumstances in which any grace period may be extended, and the procedure and times frames to request an extension. The regulations shall also include a penalty matrix to be used as a guide in the calculation of a fine levied pursuant to this section.

(g) Any fines levied pursuant to this section shall be done in lieu of any civil penalties issued pursuant to section 45-24.3-18(a), and no housing authority shall issue any civil penalty for the same violation.

SECTION 2. This act shall take effect upon passage.

LC004267

EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

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RELATING TO HEALTH AND SAFETY -- LEAD POISONING PREVENTION ACT

1	This act would amend The Lead Poisoning Prevention Act to provide for a longer
2	licensing period, making the licensing process less labor intensive by eliminating the requirement
3	for annual refresher courses. The act would clarify language used to distinguish licensure and
4	certification. The act would also establish a penalty or fining authority in line with E.P.A.
5	requirements for the program to acquire delegation of authority. This act would provide for
6	administrative penalties of up to five thousand dollars (\$5,000) per day for violations.
7	This act would take effect upon passage.
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