GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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SENATE BILL 354 Health Care Committee Substitute Adopted 5/4/11

Rental Property/Lithium Battery Smoke Alarms. (Public) Short Title: Sponsors:

Referred to:

March 17, 2011

1		A BILL TO BE ENTITLED	
2	AN ACT PROV	VIDING THAT AFTER DECEMBER 31, 2011, LANDLORDS SHALL,	
3		CALLING A NEW SMOKE ALARM OR REPLACING AN EXISTING	
4	SMOKE AI	ARM, INSTALL A TAMPER-RESISTANT, TEN-YEAR LITHIUM	
5		MOKE ALARM EXCEPT IN CERTAIN CASES, AND PROVIDING THAT	
6	LANDLORDS MAY DEDUCT FROM THE TENANT SECURITY DEPOSIT DAMAGE		
7	TO A SMOKE ALARM OR CARBON MONOXIDE ALARM, AS RECOMMENDED		
8		RTH CAROLINA CHILD FATALITY TASK FORCE.	
9		embly of North Carolina enacts:	
10	SECTION 1. G.S. 42-42 reads as rewritten:		
11		ord to provide fit premises.	
12		ndlord shall:	
13			
14	(5)	Provide operable smoke detectors, alarms, either battery-operated or	
15		electrical, having an Underwriters' Laboratories, Inc., listing or other	
16		equivalent national testing laboratory approval, and install the smoke	
17		detectors alarms in accordance with either the standards of the National Fire	
18		Protection Association or the minimum protection designated in the	
19		manufacturer's instructions, which the landlord shall retain or provide as	
20		proof of compliance. The landlord shall replace or repair the smoke detectors	
21		alarms within 15 days of receipt of notification if the landlord is notified of	
22		needed replacement or repairs in writing by the tenant. The landlord shall	
23		ensure that a smoke detector alarm is operable and in good repair at the	
24		beginning of each tenancy. Unless the landlord and the tenant have a written	
25		agreement to the contrary, the landlord shall place new batteries in a	
26		battery-operated smoke detector-alarm at the beginning of a tenancy and the	
27		tenant shall replace the batteries as needed during the tenancy.tenancy,	
28		except where the smoke alarm is a tamper-resistant, 10-year lithium battery	
29		smoke alarm as required by subdivision (5a) of this subsection. Failure of	
30		the tenant to replace the batteries as needed shall not be considered as	
31		negligence on the part of the tenant or the landlord.	
32	<u>(5a)</u>	After December 31, 2011, when installing a new smoke alarm or replacing	
33		an existing smoke alarm, install a tamper-resistant, 10-year lithium battery	
34		smoke alarm. However, the landlord shall not be required to install a	
35		tamper-resistant, 10-year lithium battery smoke alarm as required by this	
36		subdivision in either of the following circumstances:	



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1		<u>a.</u> <u>The dwelling unit is equipped with a hardwired</u>	l smoke alarm with a
2		battery backup.	
3		b. The dwelling unit is equipped with a smoke ala	arm combined with a
4		carbon monoxide alarm that meets the requi	
5		subdivision (7) of this section.	
6			
7		(7) Provide a minimum of one operable carbon monoxid	e detector alarm_per
8		rental unit per level, either battery-operated or electric	al, that is listed by a
9		nationally recognized testing laboratory that is OSHA-	approved to test and
10		certify to American National Standards Institute/Unde	rwriters Laboratories
11		Standards ANSI/UL2034 or ANSI/UL2075, and install	the carbon monoxide
12		detectors-alarms in accordance with either the standard	
13		Protection Association or the minimum protection	0
14		manufacturer's instructions, which the landlord shall	-
15		proof of compliance. A landlord that installs one carbo	
16		alarm per rental unit per level shall be deemed to be	-
17		standards under this subdivision covering the locat	
18		detectors.alarms. The landlord shall replace or repair t	
19 20		detectors alarms within 15 days of receipt of notificat	
20		notified of needed replacement or repairs in writing	-
21 22		landlord shall ensure that a carbon monoxide detector a	-
22		in good repair at the beginning of each tenancy. Unless tenant have a written agreement to the contrary, the land	
23 24		batteries in a battery-operated carbon monoxide de	-
2 4 25		beginning of a tenancy, and the tenant shall replace the	
26		during the tenancy. Failure of the tenant to replace the	
27		shall not be considered as negligence on the part of	
28		landlord. A carbon monoxide detector alarm may be c	
29		detectors alarms if the combined detector alarm does b	
30		(i) complies with ANSI/UL2034 or ANSI/UL2075 f	
31		alarms and ANSI/UL217 for smoke detectors; alarms; and	nd (ii) emits an alarm
32		in a manner that clearly differentiates between detec	ting the presence of
33		carbon monoxide and the presence of smoke. This sub	division applies only
34		to dwelling units having a fossil-fuel burning heater, ap	
35		and in any dwelling unit having an attached garage.	
36		monoxide detector installed before January 1, 2010, sha	Ill be deemed to be in
37		compliance with this subdivision.	
38			
39 40	118 40 40	SECTION 2. G.S. 42-43 reads as rewritten:	
40		Tenant to maintain dwelling unit.	
41 42	(a)	The tenant shall:	
42 43		(4) Not deliberately or negligently destroy, deface, damage	or ramova any part
43 44		of the premises, nor render inoperable the smoke dete	• •
45		monoxide detector alarm provided by the landlord, or k	
46		person to do so.	nowingly permit any
47		person to do bo.	
48		(7) Notify the landlord, in writing, of the need for replacen	nent of or repairs to a
49		smoke detector-alarm or carbon monoxide detector-alar	-
50		ensure that a smoke detector alarm and carbon monoxi	
51		operable and in good repair at the beginning of each	
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	landlord and the tenant have a written agreement to the contrary, the landlord shall place new batteries in a battery-operated smoke detectoralarm and battery-operated carbon monoxide detector alarm at the beginning of a tenancy and the tenant shall replace the batteries as needed during the tenancy.tenancy, except where the smoke alarm is a tamper-resistant, 10-year lithium battery smoke alarm as required by G.S. 42-42(a)(5a). Failure of the tenant to replace the batteries as needed shall not be considered as negligence on the part of the tenant or the landlord.
118 43	SECTION 3. G.S. 42-44 reads as rewritten:
°§ 42-	44. General remedies, penalties, and limitations.
(a	1) If a landlord fails to provide, install, replace, or repair a smoke detector-alarm under
· ·	provide, instan, replace, or repair a smole detector \underline{alarm} under the provisions of G.S. 42-42(a)(5) or a carbon monoxide detector alarm under the provisions of
-	2-42(a)(7) within 30 days of having received written notice from the tenant or any agent
	te or local government of the landlord's failure to do so, the landlord shall be responsible
	infraction and shall be subject to a fine of not more than two hundred fifty dollars
	.00) for each violation. After December 31, 2011, if the landlord installs a new smoke
	or replaces an existing smoke alarm, the smoke alarm shall be a tamper-resistant, 10-year
<u>lithiur</u>	n battery smoke alarm, except as provided in G.S. 42-42(a)(5a). The landlord may
-	rarily disconnect a smoke detector alarm or carbon monoxide detector alarm in a
	ng unit or common area for construction or rehabilitation activities when such activities
	tely to activate the smoke detector alarm or carbon monoxide detector alarm or make in
inactiv	
(a.	
	ged, other than through actions of the landlord, the landlord's agents, or acts of God, the
	shall reimburse the landlord the reasonable and actual cost for repairing or replacing the detector-alarm or carbon monoxide detector-alarm within 30 days of having received
	n notice from the landlord or any agent of State or local government of the need for the
	to make such reimbursement. If the tenant fails to make reimbursement within 30 days.
	nant shall be responsible for an infraction and subject to a fine of not more than one
	ed dollars (\$100.00) for each violation. The tenant may temporarily disconnect a smoke
	or alarm or carbon monoxide detector alarm in a dwelling unit to replace the batteries of
	it has been inadvertently activated.
	SECTION 4. G.S. 42-51 reads as rewritten:
"§ 42-	51. Permitted uses of the deposit.
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38 Security deposits for residential dwelling units shall be permitted only for the tenant's 39 possible nonpayment of rent and costs for water or sewer services provided pursuant to 40 G.S. 62-110(g), damage to the premises, including the damage or destruction of a smoke or carbon monoxide alarm, nonfulfillment of rental period, any unpaid bills that become a lien 41 42 against the demised property due to the tenant's occupancy, costs of re-renting the premises after breach by the tenant, costs of removal and storage of tenant's property after a summary 43 44 ejectment proceeding or court costs in connection with terminating a tenancy. The security deposit shall not exceed an amount equal to two weeks' rent if a tenancy is week to week, one 45 46 and one-half months' rent if a tenancy is month to month, and two months' rent for terms 47 greater than month to month. These deposits must be fully accounted for by the landlord as set 48 forth in G.S. 42-52."

49 SECTION 5. Sections 1 through 4 of this act become effective December 31,
50 2011. The remainder of this act is effective when it becomes law.