# ASSEMBLY COMMITTEE SUBSTITUTE FOR **ASSEMBLY, No. 3712**

# STATE OF NEW JERSEY 220th LEGISLATURE

ADOPTED DECEMBER 5, 2022

Sponsored by: Assemblyman GARY S. SCHAER District 36 (Bergen and Passaic) Assemblyman LOUIS D. GREENWALD District 6 (Burlington and Camden) Assemblyman DANIEL R. BENSON District 14 (Mercer and Middlesex)

Co-Sponsored by: Assemblyman Conaway, Assemblywoman Lopez, Assemblyman Moen and Assemblywoman Park

# SYNOPSIS

Requires disclosure of lead drinking water hazards to tenants of residential units; prohibits landlords from obstructing replacement of lead service lines; concerns testing of residential rental units for lead drinking water hazards.

# CURRENT VERSION OF TEXT

Substitute as adopted by the Assembly Housing Committee.



(Sponsorship Updated As Of: 5/25/2023)

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1 AN ACT concerning the presence of lead in drinking water in certain 2 residential properties, supplementing Title 58 of the Revised 3 Statutes, and amending P.L.2021, c.183. 4 5 **BE IT ENACTED** by the Senate and General Assembly of the State 6 of New Jersey: 7 8 1. (New section) As used in P.L., c. (C. ) (pending 9 before the Legislature as this bill): 10 "Certified point-of-use water filter" means a filter that is installed at the point where water is dispensed from an outlet, and 11 12 which is certified by a body accredited by the American National 13 Standards Institute National Accreditation Board as satisfying the 14 NSF/ANSI 53-2019 standard for lead reduction or any subsequently 15 adopted standard that is equivalent to, or more stringent than, the NSF/ANSI 53-2019 standard for lead reduction. 16 "Customer" means a residential customer of record and any 17 18 residential tenant where the landlord of that residence is the 19 customer of record. "Lead action level" means the standard for lead in drinking water 20 established by the United States Environmental Protection Agency, 21 22 or a more stringent standard adopted by the department pursuant to 23 the "Safe Drinking Water Act," P.L.1977, c.224 (C.58:12A-1 et 24 seq.). 25 "Lead-safe service line" means a service line that does not 26 contain lead, as determined by a public community water system 27 pursuant to P.L.2021, c.183 (C.58:12A-40 et seq.). 28 "Lead service line" means the same as the term is defined in 29 section 2 of P.L.2021, c.183 (C.58:12A-41). 30 "Public community water system" means the same as the term is defined in section 2 of P.L.2021, c.183 (C.58:12A-41). 31 32 "Seasonal rental unit" means a residential rental unit that is 33 leased for a duration of fewer than six months each year. 34 "Service line" means the same as the term is defined in section 2 35 of P.L.2021, c.183 (C.58:12A-41). 36 37 2. (New section) a. Within six months of the effective date of 38 P.L. , c. (C. ) (pending before the Legislature as this bill), 39 the Department of Health, in consultation with the Department of Environmental Protection and the Department of Community 40 Affairs, shall develop a notice that provides consumers information 41 42 concerning the health risks associated with lead in drinking water, 43 including protective measures for minimizing exposure to lead in 44 drinking water. These measures may include, but not be limited to,

Matter underlined <u>thus</u> is new matter.

EXPLANATION – Matter enclosed in **bold-faced** brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

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instructions for flushing water before drinking, using only cold tap
water for drinking water, installation and use of certified point-ofuse water filters, and the availability of water testing. The notice
shall be updated from time to time as deemed necessary by the
Commissioner of Health.

b. Within five days of developing or updating the educationalmaterials, the Department of Health shall:

(1) publish the notice in the New Jersey Register;

9 (2) make the notice available to the public on the official10 Internet website of the Department of Health; and

(3) transmit the notice to the Commissioner of Community
Affairs, who shall also make the notice available to the public on
the official Internet website of the Department of Community
Affairs.

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16 3. (New section) a. Except as otherwise provided in subsection 17 b. of this section, within 90 days of the publication of the notice 18 developed pursuant to section 2 of P.L. , c. (C. ) (pending 19 before the Legislature as this bill) and the publication of the model 20 disclosure statement established pursuant to subsection c. of this section, a landlord shall provide a "Lead In Drinking Water 21 22 Disclosure" statement to each prospective or current tenant before 23 entering into a lease or renewal agreement with the tenant. The 24 disclosure shall include:

(1) an acknowledgment that the residential rental property is
serviced by a lead service line or service line of unknown
composition, if the landlord received such notification from a public
community water system pursuant to section 4 of P.L.2021, c.183
(C.58:12A-43) or any other requirement of law or regulation;

30 (2) a statement containing the date that the residential rental
31 property was constructed, and that housing built before 1986 may
32 be serviced by a lead service line or contain interior lead plumbing;

(3) a copy of any formal notice received by the landlord within
the previous three years indicating that a lead action level
exceedance was detected within the service area in which the
residential rental property is located, unless the notice of lead action
level exceedance was received more than 12 months prior to lease
signing or renewal and the exceedance was subsequently corrected
by the public community water system;

40 (4) a copy of any citation for a violation of P.L., c. (C.)
41 (pending before the Legislature as this bill) that resulted in the
42 issuance of a penalty against the landlord that was issued in the 12
43 months prior to lease signing or renewal; and

44 (5) a copy of, or instructions for accessing, the notice
45 established pursuant to section 2 of P.L., c. (C.) (pending
46 before the Legislature as this bill), concerning the health risks
47 associated with lead in drinking water.

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b. A landlord shall not be required to comply with the
requirements of subsection a. of this section related to a lease or
renewal agreement for a residential rental unit that is:

4 (1) located in a residential rental property that was constructed 5 after 1986;

6 (2) located in a residential rental property that is serviced by a 7 lead-safe service line; or

8 (3) a seasonal rental unit.

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c. Within six months of the effective date of P.L.

10 c. (C. ) (pending before the Legislature as this bill), the
11 Department of Community Affairs shall prepare a model "Lead In
12 Drinking Water Disclosure" statement that may be used by
13 landlords to satisfy the requirements of this section.

d. Within five days of developing or updating the model "Lead
In Drinking Water Disclosure" statement, the Department of
Community Affairs shall:

17 (1) publish the notice in the New Jersey Register;

18 (2) make the notice available to the public on the official19 Internet website of the Department of Community Affairs; and

(3) transmit the notice to the Department of Health, who shall
also make the notice available to the public on the official Internet
website of the Department of Health.

23 e. If a lease is oral, the landlord shall provide the "Lead in 24 Drinking Water Disclosure" statement to the tenant, or prospective 25 tenant, as a separate notice utilizing the model notice established pursuant to subsection c. of this section. If the lease or the renewal 26 27 lease is in writing, the landlord shall provide the "Lead in Drinking 28 Water Disclosure" statement required pursuant to this section either 29 as a separate notice utilizing the model notice established pursuant to subsection c. of this section, or the "Lead In Drinking Water 30 Disclosure" statement may be included in the written lease or the 31 32 written renewal lease, provided that the notice is a separate rider, 33 individually signed or otherwise acknowledged by the tenant and 34 landlord, and written in not less than 12-point typeface.

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36 4. (New section) a. (1) A public community water system 37 shall, upon request by a residential customer, test the customer's 38 drinking water for the presence of lead using a laboratory certified 39 for that purpose by the Department of Environmental Protection. A 40 community water system shall be required to provide only one test 41 each year, upon such request by a residential customer, unless a test 42 shows that the lead action level was exceeded. If a test shows that 43 the lead action level was exceeded, the public community water system shall, upon request by a customer, test the customer's 44 45 drinking water every 60 days for the presence of lead until two 46 consecutive tests fall at or below the lead action level.

47 (2) The community water system shall provide the results of48 every test authorized pursuant to this subsection to the customer.

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b. A public community water system shall not be required to
comply with the requirements of subsection a. of this section for a
residential unit that is:

4 (1) located in a residential rental property that was constructed 5 after 1986;

6 (2) located in a residential rental property that is serviced by a 7 lead-safe service line; or

8 (3) a seasonal rental unit.

9 c. A customer who requests a test pursuant to this section shall 10 not be charged a fee by the public community water system for the test. A public community water system that is a "public utility," as 11 12 defined in R.S.48:2-13, and that is regulated by the Board of Public Utilities pursuant to Title 48 of the Revised Statutes, may petition 13 14 the board to include in the public community water system's rate 15 base the reasonable costs of testing it provides to customers 16 pursuant to this section. A public community water system that is 17 not regulated by the Board of Public Utilities may include in the 18 public community water system's rates the reasonable costs of 19 testing it provides to customers pursuant to this section.

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5. Section 4 of P.L.2021, c.183 (C.58:12A-43) is amended to read as follows:

23 4. a. No later than 30 days after submitting an initial service 24 line inventory to the department pursuant to subsection c. of section 3 of [this act] P.L.2021, c.183 (C.58:12A-42), and periodically 25 26 thereafter as the department may require, a public community water 27 system shall send, to each customer and non-paying consumer 28 served by a lead service line in the service area, and to any off-site 29 owner of property served by a lead service line in the service area, 30 written notice of the composition of the service line.

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b. A notice provided pursuant to this section shall:

(1) be sent, by certified mail, to each residential, commercial, or
institutional address affected by the known lead service line and
addressed to the primary resident or commercial or institutional
occupant thereof, as appropriate. Notice shall be sent to all affected
addresses, as provided in this paragraph, regardless of whether the
resident or occupant is a system customer or is a non-paying
consumer;

39 (2) be sent, by certified mail, to each off-site owner of property
40 affected by the known lead service line and addressed to the
41 property owner's last known address, as determined through the
42 review of local property tax and other available records;

(3) be included in a mailing that is separate and distinct from the
water bill that is issued for the property. The notice shall contain
large, easily readable text and be presented on distinctly colored
paper or other paper that is easily distinguishable from the water
billing statement; and

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(4) include, at a minimum: (a) a list of the lead service lines that
are being used to serve the customer or non-paying consumer; (b)
information describing the sources of lead in drinking water,
including lead service lines and household plumbing; (c) a
description of the health effects of lead exposure; and (d) the steps
that system customers and non-paying consumers in the service area
can take to reduce their exposure to lead in drinking water.

8 c. (1) If the recipient of notice provided pursuant to this section 9 is the owner or operator of an apartment building, group home, or 10 other multi-family or multi-unit dwelling, such owner or operator 11 shall provide a hard copy of the notice to each existing resident of 12 the multi-family or multi-unit dwelling and shall additionally post a 13 copy of the notice in a conspicuous location in a common area of 14 the dwelling. The owner or operator shall also inform each new 15 resident of the multi-family or multi-unit dwelling, prior to their residence, about the existence of the lead service line, and shall 16 17 provide each new resident with a hard copy of the notice received 18 pursuant to this section, upon the commencement of their residence. 19 A notice posted in a common area of a multi-family or multi-unit 20 dwelling, pursuant to this subsection, may be removed only after all 21 of the lead service lines identified in the notice have been replaced 22 and determined to be non-lead service lines.

23 (2) If the owner or operator of a residential rental property, 24 including an apartment building, group home, or other multi-family 25 or multi-unit dwelling, receives notice pursuant to this section, and 26 the owner or operator offers a dwelling unit within the residential property for rent to a prospective or current tenant, then the lease or 27 28 renewal agreement shall be conditioned on the owner's or 29 operator's commitment not to obstruct a public community water 30 system from replacing a lead service line. If the owner or operator 31 obstructs the replacement of a lead service line, such as denying 32 access to the property owner-side of the lead service line, then the 33 lease or renewal agreement shall remain in effect, but the tenant 34 may terminate the agreement any time thereafter without incurring 35 any charge or penalty otherwise imposed under the agreement for 36 such termination.

37 (3) Nothing in this section shall be deemed to preclude an owner
38 from seeking to arrange reasonable conditions upon a public
39 community water system, its contactors, or subcontractors,
40 specifically with regard to scheduling the replacement of a lead
41 service line and related site restoration work.

d. If a public community water system serves a municipality in
which the primary language of 10 percent or more of the residents
is a language other than English, the public community water
system shall provide the notice required pursuant to subsection a. of
this section in both English and the other language spoken by
residents.

48 (cf: P.L.2021, c.183, s.4)

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6. (New section) Any person found to be in violation of any 1 2 provision of P.L., c. (C. ) (pending before the Legislature as 3 this bill) shall be provided with a written notice of the violation by 4 the Commissioner of Community Affairs and given 15 days to cure 5 the violation. If the person has not cured the violation after 15 6 days, the commissioner may impose a penalty of \$100 for a first 7 violation, \$500 for a second violation, and \$1,000 for a third and 8 subsequent violation, to be enforced pursuant to the "Penalty 9 Enforcement Law of 1999," P.L.1999, c.274 (C.2A:58-10 et seq.). 10

11 7. This act shall take effect immediately.