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JUDICIARY

Passed	Senate,	Date	Passed	House,	Date	
Vote:	Ayes	Nays	Vote:	Ayes	_ _	Nays
	Ap	proved			_	

A BILL FOR

1 An Act relating to an alternative dispute resolution process in a residential construction defect case and including a mediation provision. 4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA: TLSB 2692XS 81

Section 1. <u>NEW SECTION</u>. 657B.1 PURPOSE -- APPLICABILITY. This chapter establishes a nonadversarial procedure to resolve disputes between builders and claimants which, if the procedure does not resolve a dispute between such parties, may result in the filing of a lawsuit. A builder may elect to resolve a dispute through alternative nonadversarial provisions contained in the sales agreement between the parties, but shall not require adherence to such alternative nonadversarial provisions.

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10 Sec. 2. <u>NEW SECTION</u>. 657B.2 DEFINITIONS.
11 For the purposes of this chapter, the following definitions
12 shall apply:

13 1. "Builder" means a builder, developer, or original 14 seller of a new residential unit that is sold on or after July 15 1, 2005.

16 2. "Claimant" includes an individual owner of a single-17 family home, an individual unit owner of an attached dwelling, 18 and, in the case of a common interest development, an 19 association.

3. "Residence" means a single-family house, duplex, or 21 multifamily unit designed for residential use and shall 22 include other structures appurtenant to the house, duplex, or 23 multifamily unit.

24 Sec. 3. NEW SECTION. 657B.3 NOTICE OF CLAIM.

1. Prior to filing an action for recovery of damages arising out of, or related to deficiencies in, the residential construction, design, specification, survey, plan, supervision, testing, or observation of construction against a builder, a subcontractor, material supplier, individual product manufacturer, or design professional, the claimant shall provide written notice by certified mail, overnight mail, or personal delivery to the builder that the construction design, specifications, survey, plan, supervision, testing, or observation of construction of the claimant's residence is deficient or violates the applicable

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1 housing code or city ordinance. The notice shall state the 2 claimant's name, address, and contact information, and shall 3 describe the nature of the claim in sufficient detail in order 4 to determine the nature and location of the alleged violation. 5 The document shall have the same force and effect as a notice 6 of commencement of a lawsuit.

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7 2. The notice requirements of this section do not preclude
8 a claimant from seeking redress through a customer service
9 procedure set forth in a contract, warranty, or other document
10 generated by the builder.

11 Sec. 4. <u>NEW SECTION</u>. 657B.4 RECEIPT OF CLAIM -12 ACKNOWLEDGEMENT.

13 Within fourteen days of receipt of a claimant's notice of 14 claim, the builder shall provide a written acknowledgement of 15 receipt of the claim.

16 Sec. 5. <u>NEW SECTION</u>. 657B.5 BUILDER RESPONSE TO CLAIMANT 17 REQUEST.

18 1. Within thirty days of receipt of a claimant's notice of 19 claim, the builder shall provide all of the following to the 20 claimant:

a. A copy of the relevant plans, including grading plans,
22 specifications, final soil reports, and engineering

23 calculations prepared for the claimant's residence.

b. A copy of any maintenance recommendation including a25 preventative or manufactured product maintenance

26 recommendation, and limited warranty information including the 27 builder's limited contractual warranties in effect at the time 28 of the original sale of the claimant's residence.

29 2. A builder who does not comply with subsection 1 shall30 not be entitled to the protection of this chapter.

31 Sec. 6. <u>NEW SECTION</u>. 657B.6 BUILDER INSPECTION AND 32 TESTING.

33 1. A builder who elects to inspect a claimed deficiency 34 shall complete the inspection and testing of the claimant's 35 residence within fourteen days after acknowledgement of

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1 receipt of the notice of the claim. The costs of the 2 inspection and testing shall be paid by the builder. The 3 builder shall also provide written proof that the builder is 4 adequately covered by liability insurance to cover damages or 5 injuries that may occur during inspection and testing. If 6 destructive testing is required, the builder shall, within 7 forty-eight hours after completion of the testing, restore the 8 residence to its pretesting condition.

9 2. A builder who intends to hold a subcontractor, design 10 professional, product manufacturer, or material supplier 11 responsible for any claimed deficiency shall provide notice to 12 the appropriate person or entity to allow the person to attend 13 the inspection and testing and to allow the person to 14 participate in the repair process.

15 Sec. 7. <u>NEW SECTION</u>. 657B.7 OFFER TO COMPENSATE OR 16 REPAIR.

17 1. Within thirty days of the inspection and testing, the 18 builder may offer in writing to repair a deficiency, which 19 shall include all of the following:

20 a. An offer to compensate the claimant for damages21 recoverable at law.

b. A detailed statement identifying the particular
23 deficiency being repaired, an explanation of the nature,
24 scope, and location of the repair needed, and a reasonable
25 estimate of the completion date.

26 c. The names, addresses, and telephone and license numbers 27 of the contractors or subcontractors who will perform the 28 repairs. Such contractors shall provide proof of insurance 29 and shall be responsible for all damages or injuries that may 30 occur during the repair period.

31 d. A mediation provision subject to the provisions of 32 section 657B.8.

33 Sec. 8. <u>NEW SECTION</u>. 657B.8 MEDIATION -- EFFECT ON OFFER 34 TO REPAIR.

35 1. A mediation conducted pursuant to this section shall

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1 occur within fifteen days after the request for mediation is 2 received, shall not exceed four hours in length, and shall be 3 conducted before an impartial mediator selected and paid for 4 by the builder, or jointly selected and paid for by the 5 builder and the claimant.

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6 2. If a builder has made an offer to repair pursuant to 7 section 657B.7 and the dispute has been submitted to mediation 8 that failed to resolve the dispute, the claimant shall allow 9 the repair to be performed by the builder or the builder's 10 designee.

11 Sec. 9. NEW SECTION. 657B.9 REPAIRS.

12 1. If a claimant accepts a builder's offer to repair, the 13 builder shall make the appropriate arrangements to effectuate 14 a repair of the claimed deficiencies and compensate the 15 claimant for damages resulting from the repair.

16 2. A repair shall occur within fourteen days of acceptance 17 of the offer to repair, within seven days of the completion of 18 a successful mediation, or within five days after a permit is 19 obtained.

Sec. 10. <u>NEW SECTION</u>. 657B.10 BUILDER COMPLIANCE.
If a builder fails to comply with the requirements of this
chapter, a claimant may file a lawsuit against the builder.
EXPLANATION

This bill relates to an alternative dispute resolution process in a residential construction defect case and includes a mediation provision.

The bill requires a claimant to provide written notice to a builder responsible for a construction defect in or around a claimant's residence before initiating a lawsuit against the builder allowing the builder the opportunity to repair the defect or reach a monetary settlement, or both, with the claimant. After service of the notice and any relevant inspection or testing, a builder may serve on the claimant a written response offering compensation and repair of the feet. If the builder rejects the claim, refuses to remedy

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