Senate File 213 - Introduced

Pas Vot	ssed Senate, Date e: Ayes Nays Approved	Passed Vote:	House, Ayes _	Date N	Nays
BE TLS	residential dwellings and chainspections of certain reside prior to sale, establishing prevention and control committed ENACTED BY THE GENERAL ASSES 2241XS 83	ild care fential how a childhoo ttee, and	facilit sing fo od lead provid	ies, recor lead poison ing a p	quiring hazards ing enalty.
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2 3 4 5 6 7 8 9 10 112 13 14 15 6 17 8 9 10 112 13 14 15 6 17 8 9 20 20 20 20 30 30 30 30 30 30 30 30 30 30 30 30 30	ABATEMENT == PENALTY. 1. A person who owns or which is target housing as d or manages a child care facishall have a lead hazard test each dwelling unit or the chewhether the dwelling or dwell contains lead=based paint, a hazard. If a lead hazard is manager shall cause the lead by this section. 2. A lead inspector cert perform the lead hazard test the results of such test to a. The department. b. The owner or manager child care facility. c. The tenant or occupan dwelling unit or parents or attend the child care facility. 3. The lead inspector sh the owner or manager within receipt of any laboratory teal lead hazard is present in child care facility, or on treport shall notify the owner abatement must be completed determined by the inspector. be performed by a lead abate 135.105A. If the occupant will dwelling or child who attend time that this written repor residential dwelling or dwelling or dwelling or dwelling or facility, the dwe care facility shall not be lany other person until the	manages a efined in lity licer t performed in lity licer t performed in a care ling unit soil=lead found to hazard to ified under and provide and prov	reside section sed under section sed under section sed in the facility of the section	ntial d n 135.1 der cha he dwel y to de ld care d, or a the ow ated as ion 135 ritten owing: al dwel tial dw of chil itten r inspec pector dwellin t lead and ma rd abat r secti residen facili tes the ag unit d or at or issu	welling 05C or owns pter 237A ling or termine facility dust=lead ner or required .105A shall report of ling or dren who report to tion and finds that g unit, or e written hazard nner as ement shall on tial ty at the tending the or child tended by es a
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	An BETLS av/ 123345678910111231415161718922122324425627829331323334451233	An Act requiring testing and ab residential dwellings and ch inspections of certain reside prior to sale, establishing prevention and control comming of the same prior to sale, establishing prevention and control comming of the same prior to sale, establishing prevention and control comming of the same prior to sale, establishing prevention and control comming of the same prior that same prior the same prior that same prior th	Passed Senate, Date Nays Vote: Approved Nays Vote: Approved Approved Passed Vote: A BILL An Act requiring testing and abatement of residential dwellings and child care inspections of certain residential hot prior to sale, establishing a childhor prevention and control committee, and BE IT ENACTED BY THE GENERAL ASSEMBLY OF TLSB 2241XS 83 av/rj/5 LIN 1	Passed Senate, Date Passed House, Vote: Ayes Nays Vote: Ayes Approved Approved Approved Approved	Passed Senate, Date Nays Passed House, Date Vote: Ayes Approved A BILL FOR An Act requiring testing and abatement of lead hazards residential dwellings and child care facilities, reinspections of certain residential housing for lead prior to sale, establishing a childhood lead poison BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF TLSB 2241XS 83 av/rj/5 LIN 1 Section 1. NEW SECTION. 135.105E LEAD HAZARD 2 ABATEMENT == PENALTY. 1 A person who owns or manages a residential dwhich is target housing as defined in section 135.1 5 or manages a child care facility licensed under chase which is target housing as defined in section 135.1 5 or manages a child care facility licensed under chase whether the dwelling or dwelling unit or child care ocntains lead=based paint, a soil=lead hazard, or a 10 hazard. If a lead hazard is found to exist, the ow 11 manager shall cause the lead hazard to be abated as 2 by this section. 13 2. A lead inspector certified under section 135 4 perform the lead hazard test and provide a written 15 the results of such test to each of the following: 16 a. The department. 17 b. The owner or manager of the residential dwel 18 child care facility. 20 c. The tenant or occupant of the residential dwel 20 dwelling unit or parents or legal guardians of chil 21 attend the child care facility. 21 2. The lead inspector shall issue the written residential dwel 6 child care facility, or on the premises thereof, the 7 report shall notify the owner or manager that lead 8 abatement must be completed in a time period and ma 2 determined by the inspector. Such lead hazard abat 1135.105A. If the occupant who occupies the residential 3 time that this written report is issued vacates the 42 residential dwelling or dwelling or dwelling unit, or ceases at 5 child care facility, the dwelling or ownelling unit care facility shall not be leased or occupied or at 2 any other person until the certified inspector issu 3 written report that the lead hazard abatement has b

2 6 conducted pursuant to this section available to the public.
2 7 The department shall adopt rules to implement lead hazard
2 8 testing and lead hazard abatement in affected residential
2 9 dwellings which are target housing or child care facilities
2 10 which are licensed under chapter 237A.
2 11 5. A person who violates this section is subject to a
2 12 civil penalty not to exceed five thousand dollars for each
2 13 offense.
2 14 Sec. 2. Section 558.69, Code 2009, is amended to read as
2 15 follows:

Section 558.69, Code 2009, is amended to read as

2 16 558.69 REPORTING OF PRIVATE BURIAL SITES, WELLS, DISPOSAL 2 17 SITES, UNDERGROUND STORAGE TANKS, <u>LEAD HAZARDS</u>, AND HAZARDOUS 2 18 WASTE == LIABILITY.

With each declaration of value submitted to the county 2 20 recorder under chapter 428A, there shall also be submitted a 2 21 statement regarding whether any known private burial site is 22 situated on the property, and if a known private burial site 23 is situated on the property, the statement shall state the 2 24 approximate location of the site.

25 <u>a.</u> The statement shall also state that no known wells are 26 situated on the property, or if known wells are situated on 2 27 the property, the statement must state the approximate 28 location of each known well and its status with respect to

29 section 455B.190 or 460.302.
30 <u>b.</u> The statement shall also state that no known disposal 31 site for solid waste, as defined in section 455B.301, which 32 has been deemed to be potentially hazardous by the department 33 of natural resources, exists on the property, or if such a 34 known disposal site does exist, the location of the site on 35 the property.

c. The statement shall additionally state that no known 2 underground storage tank, as defined in section 455B.471, 3 subsection 11, exists on the property, or if a known 4 underground storage tank does exist, the type and size of the

5 tank, and any known substance in the tank.

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d. For housing that was built before 1978, the statement shall also state that the housing has been tested by a person 8 who has been certified by the department of public health to 9 perform lead hazard testing and either found to have no lead 10 hazards within the meaning of the federal Residential 11 Lead=based Paint Hazard Reduction Act of 1992, 42 U.S.C. 12 4851=4855, and amendments thereto, or found to meet the 3 13 requirements of the maintenance standard. For purposes of 14 this paragraph, "maintenance standard" means any of the <u> 15 following: repairing and repainting areas of deteriorated</u> 3 16 paint inside a dwelling, cleaning the interior of the dwelling 17 to remove dust that constitutes a lead poisoning hazard, 18 adjusting doors and windows in the dwelling to minimize 19 friction or impact on surfaces, or providing the purchaser of 20 the dwelling with all information required pursuant to the federal Residential Lead=based Paint Hazard Reduction Act of 1992, 42 U.S.C. } 4851=4855, and amendments thereto.

e. The statement shall also state that no known hazardous 3 24 waste as defined in section 455B.411, subsection 3, or listed 3 25 by the department pursuant to section 455B.412, subsection 1, 3 26 exists on the property, or if known hazardous waste does 3 27 exist, that the waste is being managed in accordance with

3 28 rules adopted by the department of natural resources.
3 29 2. The statement shall be signed by at least one of the 3 30 sellers or their agents. The county recorder shall refuse to 31 record any deed, instrument, or writing for which a 32 declaration of value is required under chapter 428A unless the 3 33 statement required by this section has been submitted to the 34 county recorder.

3. A buyer of property shall be provided with a copy of the statement submitted, and, following the fulfillment of 2 this provision, if the statement submitted reveals no private 3 burial site, well, disposal site, underground storage tank, 4 <u>lead hazards</u>, or hazardous waste on the property, the county 5 recorder may destroy the statement. The land application of 6 sludges or soils resulting from the remediation of underground storage tank releases accomplished in compliance with 8 department of natural resources rules without a permit is not 9 required to be reported as the disposal of solid waste or 10 hazardous waste. 4 11

4. If a declaration of value is not required, the above 4 12 information shall be submitted on a separate form. The 4 13 director of the department of natural resources shall 14 prescribe the form of the statement and the separate form to 4 15 be supplied by each county recorder in the state. The county 4 16 recorder shall transmit the statements to the department of 4 17 natural resources at times directed by the director of the 4 18 department.

5. The owner of the property is responsible for the 20 accuracy of the information submitted on the form. 21 owner's agent shall not be liable for the accuracy of 4 22 information provided by the owner of the property. The 23 provisions of this paragraph subsection do not limit liability 24 which may be imposed under a contract or under any other law. Sec. 3. CHILDHOOD LEAD POISONING PREVENTION AND CONTROL

4 26 COMMITTEE.

- 1. The childhood lead poisoning prevention and control 4 28 committee is established in the department of public health 4 29 for the purpose of collecting information and making 30 recommendations concerning childhood lead poisoning prevention 4 31 and control.
 - 2. The committee consists of the following persons who are 33 voting members:
 - The director of public health, or a designee, who shall 35 serve as chairperson.
 - b. The director of the department of natural resources, or a designee.
 - The director of human services, or a designee. c.

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- d. The executive director of the Iowa finance authority, 5 or a designee.
- e. A member who is a representative of a county health department located in a county with a population of three 8 hundred thousand or more inhabitants, appointed by the governor subject to confirmation by the senate.
- f. A member who is a representative of a county health 5 11 department located in a county with a population of less than 12 three hundred thousand inhabitants, appointed by the governor 5 13 subject to confirmation by the senate.
- A member who is a lead abater certified under section 5 15 135.105A, appointed by the governor subject to confirmation by 5 16 the senate.
- h. A member who represents the general public, is an 5 18 inhabitant of a county with a population of three hundred 19 thousand or more inhabitants, and is the parent of a child who 5 20 has experienced lead poisoning, or is a child advocate who has 5 21 experience with lead poisoning in children, appointed by the 22 governor subject to confirmation by the senate.
- i. A member who represents property owners and developers 5 24 in this state, appointed by the governor subject to 25 confirmation by the senate.
- 3. The members of the committee shall not receive 5 27 compensation for the performance of their duties as members 28 but each member shall be paid necessary expenses while engaged 29 in the performance of duties of the committee.
 30 4. The members of the committee are subject to and are
- 5 31 officials within the meaning of chapter 68B.
 - 5. A majority of the voting members of the committee 33 constitutes a quorum. The affirmative vote of a majority of 34 the voting members is necessary for any action taken by the 35 committee. The majority shall not include a member who has a 1 conflict of interest and a statement by a member of a conflict 2 of interest is conclusive for this purpose. A vacancy in the 3 voting membership of the committee does not impair the right 4 of a quorum to exercise the rights and perform the duties of 5 the committee.
- 6. The committee shall conduct at least two public 7 hearings to seek input from the general public and from groups 8 and individuals that have an interest in childhood lead 9 poisoning prevention and control including but not limited to 6 10 physicians, nurses, advanced registered nurse practitioners, 6 11 health insurers, local boards of health, hospitals, maternal 6 12 and child health organizations, schools, rental property 6 13 owners, general contractors, realtors, Iowa department of 6 14 education, occupational and environmental medicine 6 15 specialists, parents or patient advocates of children who have 6 16 experienced lead poisoning, local housing authorities, 6 17 community reinvestment officers, and any other individual, 6 18 interest organization, or association concerned with the 6 19 prevention, treatment, and control of childhood lead 6 20 poisoning.
- a. The first public hearing shall be held within sixty 6 22 days after the commission has been appointed.
- b. The committee may hold additional public hearings as it 6 24 determines necessary or appropriate to carry out its duties 25 under this section.
- The committee shall complete its deliberations in 6 27 December 2009, and submit a final report to the general 6 28 assembly on or before January 15, 2010, summarizing the 6 29 committee's activities, analyzing the issues studied, making 6 30 recommendations that will aid in the prevention, treatment, 31 and control of childhood lead poisoning in this state, and 32 including any other information that the committee deems 6 33 relevant and necessary.

EXPLANATION

34 This bill requires testing and abatement of lead hazards in 35 1 certain residential dwellings and child care facilities, 2 requires inspections of certain residential housing for lead

3 hazards prior to its sale, establishes a childhood lead 4 poisoning prevention and control committee, and provides a 5 penalty.

New Code section 135.105E requires that a person who owns or manages a residential dwelling which meets the definition 8 of target housing or owns or manages a child care facility licensed under Code chapter 237A must have a lead hazard test 7 10 performed on the dwelling or dwelling unit or child care 11 facility to determine the presence of a lead-based paint, a 12 soil=lead hazard, or a dust=lead hazard. "Target housing" is 13 defined under Code section 135.105C to mean housing 7 14 constructed prior to 1978, with the exception of housing for 7 15 the elderly or for persons with disabilities, and housing that 16 does not contain a bedroom, unless at least one child under 17 six years of age resides or is expected to reside in the 7 17 7 18 housing.

The bill requires that a lead inspector certified under 7 20 Code section $1\bar{3}5.105A$ must perform a lead hazard test and 21 report the results of the test to the department of public 22 health, the owner or manager of the residential dwelling or 23 dwelling unit or child care facility, and to the tenant or 7 24 occupant of the dwelling or parents or legal guardians of a 25 child who attends the child care facility.

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The lead inspector must issue a written report to the owner or manager within two weeks of the inspection and receipt of 28 any laboratory tests. If the inspector finds that a lead 29 hazard is present, the report shall notify the owner or 30 manager of that fact and that the hazard must be abated in a 31 time and manner determined by the inspector. Such lead 32 abatement must be performed by a lead abater certified under 33 Code section 135.105A.

Lead hazard test results must be available to the public. 35 The department of public health is directed to adopt rules to implement lead hazard testing and abatement in affected buildings. A person who violates the provisions of the new 3 Code section is subject to a civil penalty not to exceed 4 \$5,000 for each offense.

The bill also amends Code section 558.69 to provide that 6 each declaration of value submitted to the county recorder in connection with a real estate transfer of housing built before 1978 must include a statement that the housing has been tested 9 for lead hazards by a certified inspector and either is free 8 10 of such hazards within the meaning of the federal Residential 8 11 Lead=based Paint Hazard Reduction Act of 1992, 42 U.S.C. } 8 12 4851=4855, and amendments thereto, or meets the requirements 8 13 of the maintenance standard. "Maintenance standard" means any 8 14 of the following: repairing and repainting areas of 8 15 deteriorated paint inside a dwelling, cleaning the interior of 8 16 the dwelling to remove dust that constitutes a lead poisoning 8 17 hazard, adjusting doors and windows in the dwelling to 8 18 minimize friction or impact on surfaces, or providing the 8 19 purchaser of the dwelling with all information required 8 20 pursuant to the federal Act, and amendments thereto.

The bill also establishes the childhood lead poisoning 8 21 22 prevention and control committee in the department of public 8 23 health for the purpose of collecting information and making 8 24 recommendations concerning childhood lead poisoning prevention 8 25 and control. The committee consists of nine voting members
8 26 representing specified state and local government agencies, a 8 27 certified lead abater, a member of the public who lives in a 28 county with a population of 300,000 or more inhabitants and is 29 the parent of a child who has experienced lead poisoning or is 8 30 a child advocate with experience with childhood lead 31 poisoning, and a member who represents property owners and 32 developers in this state. Members of the committee do not 33 receive compensation for performance of their duties but do 34 receive necessary expenses for that performance.

The committee is directed to conduct at least two public hearings to seek input from the general public and from groups 35 2 and individuals that have an interest in childhood lead 3 poisoning prevention and control. The first public hearing 4 must be held within 60 days after appointment of the 5 committee.

The committee is required to complete its deliberations in 7 December 2009, and to submit a final report to the general 8 assembly by January 15, 2010, summarizing its activities, 9 analyzing the issues studied, making recommendations that will 10 aid in the prevention, treatment, and control of lead 11 poisoning in this state, and including any other information 12 that the committee deems relevant and necessary. 13 LSB 2241XS 83