By: Corte

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## A BILL TO BE ENTITLED AN ACT 1 2 relating to investigation and testing, technical assistance, and 3 certain other matters related to indoor air quality in state buildings. 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 5 6 SECTION 1. Chapter 2165, Government Code, is amended by adding Subchapter G to read as follows: 7 8 SUBCHAPTER G. INDOOR AIR QUALITY Sec. 2165.301. DEFINITIONS. In this subchapter: 9 (1) "Air monitoring" and "asbestos abatement" have the 10 11 meanings assigned by Section 1954.002, Occupations Code. 12 (2) "Department" means the Texas Department of Health. 13 (3) "Office" means the State Office of Risk 14 <u>Managem</u>ent. (4) "State building" means any building owned or 15 occupied by the state, including buildings or offices leased to the 16 state for state purposes. 17 18 Sec. 2165.302. GENERAL INVESTIGATION AND TESTING. (a) Except as provided by Section 2165.303: 19 (1) the commission shall refer matters related to the 20 21 investigation and testing of indoor air quality in state buildings under the charge and control of the commission to the Texas 22 23 Department of Health; and 24 (2) the department shall conduct any necessary

1	investigation and testing of indoor air quality in state buildings,
2	on request or referral of an entity with charge and control of the
3	state building.
4	(b) The department may contract with a private entity to
5	assist with investigation and testing duties under this section.
6	(c) The department shall report all findings and test
7	results related to indoor air quality in state buildings that are
8	obtained directly by the department or under a contract with a
9	private entity to the State Office of Risk Management in a form and
10	manner prescribed by the office for that purpose.

11 <u>(d) The department may establish a system of charges for</u> 12 <u>indoor air quality investigation and testing in state buildings. A</u> 13 <u>system established by the department shall ensure that the</u> 14 <u>department is reimbursed by the requesting or referring entity</u> 15 <u>under Subsection (a)(2) for the cost of providing the services.</u>

16 (e) The department shall adopt rules and procedures 17 relating to the investigation and testing of indoor air quality in 18 state buildings.

19Sec. 2165.303. AIRMONITORINGRELATEDTOASBESTOS20ABATEMENT. (a)The commission shall contract with a private21entity to conduct any air monitoring that is related to asbestos22abatement services provided by the commission.

23 (b) The commission shall report the findings and test 24 results obtained under a contract for air monitoring under this 25 section to the office and the department in a form and manner 26 prescribed by the office and the department for that purpose.

27 (c) The commission may establish a system of charges for air

1	monitoring that is related to asbestos abatement services provided
2	by the commission. A system established by the commission shall
3	ensure that the commission is reimbursed by agencies for which air
4	monitoring is provided under this section for the cost of the air
5	monitoring.
6	Sec. 2165.304. TECHNICAL ASSISTANCE TO IMPROVE ASBESTOS
7	HANDLING. (a) The commission shall contract with an entity that
8	specializes in research and technical assistance related to indoor
9	air quality but does not receive appropriations from the state,
10	such as the Texas Institute for the Indoor Environment in Austin,
11	<u>to:</u>
12	(1) evaluate the commission's procedures for handling
13	asbestos-containing materials;
14	(2) identify potential threats to the indoor air
15	quality of state buildings;
16	(3) produce for the commission:
17	(A) a report of findings; and
18	(B) a recommended plan of action for addressing
19	indoor air quality issues in state buildings; and
20	(4) provide training to ensure that commission
21	employees who engage in asbestos abatement services are able to
22	safely identify and handle substances hazardous to indoor air
23	<u>quality.</u>
24	(b) The commission shall provide a report of findings or
25	recommended plan of action produced under this section to the
26	Legislative Budget Board, the Governor's Office of Budget and
27	Planning, and the State Office of Risk Management.

Sec. 2165.305. EDUCATIONAL SEMINAR ON INDOOR AIR
QUALITY. (a) The office shall conduct an annual, one-day
educational seminar on indoor air quality.
(b) The office shall provide updated information at the
seminar on maintaining safe indoor air in state buildings.
(c) In developing a seminar required by this section, the
office shall receive assistance from:
(1) the commission;
(2) the department; and
(3) an entity that specializes in research and
technical assistance related to indoor air quality but does not
receive appropriations from the state, such as the Texas Institute
for the Indoor Environment in Austin.
(d) State agency risk managers, representatives of entities
with charge and control of state buildings, facility managers, and
owners and managers of buildings or offices leased to the state must
attend a seminar under this section on an annual basis.
(e) The office shall publish on its Internet website the
information provided at the most recent seminar required by this
section.
SECTION 2. On September 1, 2003:
(1) all investigation and testing related to indoor
air quality in state buildings, other than air monitoring under
Section 2165.303, Government Code, as added by this Act, shall be
provided by the Texas Department of Health, on request or referral
of an entity with charge and control of a state building;
(2) all functions and activities performed by the

Texas Building and Procurement Commission that relate to providing indoor air quality investigation and testing in state buildings under the charge and control of the commission, other than the authority to contract with a private entity for air monitoring under Section 2165.303, Government Code, as added by this Act, are transferred to the Texas Department of Health;

7 (3) the Texas Building and Procurement Commission
8 shall employ not more than two full-time equivalent employees to
9 provide asbestos abatement services in state buildings under the
10 charge and control of the commission;

(4) any rule or form adopted by the Texas Building and Procurement Commission that relates to providing indoor air quality investigation and testing services, other than air monitoring under Section 2165.303, Government Code, as added by this Act, is a rule or form of the Texas Department of Health and remains in effect until changed by the department;

(5) any reference in law to the Texas Building and Procurement Commission or its predecessors in function that relates to providing indoor air quality investigation and testing services in state buildings under the charge and control of the commission, other than air monitoring under Section 2165.303, Government Code, as added by this Act, means the Texas Department of Health;

(6) any contract negotiation or other proceeding involving the Texas Building and Procurement Commission that relates to providing indoor air quality investigation and testing services in state buildings under the charge and control of the commission, other than air monitoring under Section 2165.303,

Government Code, as added by this Act, is transferred without 1 change in status to the Texas Department of Health. 2 The Texas Department of Health assumes, without a change in status, the 3 4 position of the Texas Building and Procurement Commission in any 5 negotiation or proceeding relating to indoor air quality 6 investigation and testing, other than air monitoring under Section 7 2165.303, Government Code, as added by this Act;

8 (7) all money, contracts, rights, and obligations of 9 the Texas Building and Procurement Commission related to providing 10 indoor air quality investigation and testing in state buildings 11 under the charge and control of the commission, other than air 12 monitoring under Section 2165.303, Government Code, as added by 13 this Act, are transferred to the Texas Department of Health;

14 (8) all property, including records, in the custody of 15 the Texas Building and Procurement Commission related to providing indoor air quality investigation and testing in buildings under the 16 17 charge and control of the commission, other than records related to air monitoring or asbestos abatement under Section 2165.303, 18 19 Government Code, as added by this Act, becomes the property of the Texas Department of Health, but stays in the same physical location 20 21 unless moved in accordance with the plan created under Section 3 of this Act; and 22

(9) all funds appropriated by the legislature to the Texas Building and Procurement Commission for purposes relating to providing indoor air quality investigation and testing, other than funds related to asbestos abatement services and related air monitoring, including funds to pay the salary and benefits of two

full-time equivalent employees, are transferred to the Texas
 Department of Health.

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3 SECTION 3. The Texas Building and Procurement Commission 4 and the Texas Department of Health, not later than December 31, 5 2003, shall establish a transition plan for the transfer described 6 in Section 2 of this Act. The plan must include:

7 (1) a timetable for any necessary or advisable8 movement of the physical location of property;

9 (2) an inventory of all equipment and other property 10 required to be transferred;

(3) a determination of any continued support and cooperation the Texas Building and Procurement Commission must provide the Texas Department of Health to ensure an efficient transfer of services and planning for future needs; and

(4) provisions for immediate access by the Texas
Department of Health to facilities that house equipment related to
indoor air quality investigations and testing.

18 SECTION 4. (a) This Act takes effect September 1, 2003, and 19 applies to any investigation or testing of indoor air quality 20 conducted on or after that date.

(b) Not later than September 1, 2004, the State Office of
Risk Management and the Texas Department of Health shall prescribe
reporting procedures for findings and test results, as required by
Subchapter G, Chapter 2165, Government Code, as added by this Act.

(c) Not later than September 1, 2004, the Texas Department of Health shall adopt rules and procedures relating to the investigation and testing of indoor air quality in state buildings,

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2 Act.