By: Bryant

H.B. No. 3405

## A BILL TO BE ENTITLED 1 AN ACT 2 relating to repairs made pursuant to a tenant's notice of intent to repair and the refund of a tenant's security deposit. 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 4 5 SECTION 1. Section 92.0561(f), Property Code, is amended to read as follows: 6 7 (f) Repairs made pursuant to the tenant's notice must be made by <u>an independent</u> [a] company, contractor, or repairman 8 9 [listed in the yellow or business pages of the telephone directory or in the classified advertising section of a newspaper of the local 10 city, county, or adjacent county at the time of the tenant's notice 11 12 of intent to repair]. If the rental unit is located in a municipality requiring the company, contractor, or repairman to be 13 licensed, the person or entity performing the repair must be 14 licensed in accordance with the municipality's requirements. 15 16 Unless the landlord and tenant agree otherwise under Subsection (g) [of this section], repairs may not be made by the tenant, the 17 tenant's immediate family, the tenant's employer or employees, or a 18 company in which the tenant has an ownership interest. Repairs may 19 20 not be made to the foundation or load-bearing structural elements 21 of the building if it contains two or more dwelling units.

22 SECTION 2. Section 92.107, Property Code, is amended to 23 read as follows:

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Sec. 92.107. TENANT'S FORWARDING ADDRESS. (a) The

H.B. No. 3405 1 landlord is not obligated to return a tenant's security deposit or give the tenant a written description of damages and charges until 2 3 the tenant provides [gives] the landlord a written statement of the tenant's forwarding address for the purpose of refunding the 4 5 security deposit. (b) <u>A tenant may satisfy the requirement of Subsection (a):</u> 6 7 (1) by providing the statement in accordance with the 8 lease; or 9 (2) regardless of the lease terms, by: (A) hand-delivering the statement to the 10 landlord or landlord's property manager if rent has been paid in 11 12 that manner; or 13 (B) sending the statement to the landlord or landlord's property manager or to an address where the tenant has 14 paid rent under the lease by: 15 (i) first class mail; 16 17 (ii) certified mail, return receipt 18 requested; 19 (iii) registered mail; or 20 (iv) any other delivery service that provides delivery tracking information. 21 (c) A tenant who complies with Subsection (b) has satisfied 22 the requirement of Subsection (a), even if the landlord fails to 23 24 claim or refuses delivery of the written statement of the tenant's forwarding address. 25 26 (d) The tenant does not forfeit the right to a refund of the

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security deposit or the right to receive a description of damages

H.B. No. 3405 1 and charges merely for failing to give a forwarding address to the landlord. 2 SECTION 3. Section 92.109(d), Property Code, is amended to 3 read as follows: 4 5 (d) A landlord is presumed to have acted in bad faith if the landlord [who] fails either to return a security deposit or to 6 provide a written description and itemization of deductions on or 7 8 before the 30th day after the date the tenant has both: (1) surrendered [surrenders] possession; and 9 10 (2) satisfied the requirement of Section 92.107(a) [is presumed to have acted in bad faith]. 11 12 SECTION 4. Section 94.107, Property Code, is amended to read as follows: 13 Sec. 94.107. TENANT'S FORWARDING ADDRESS. (a) A landlord 14 15 is not obligated to return a tenant's security deposit or give the tenant a written description of damages and charges until the 16 17 tenant provides [gives] the landlord a written statement of the tenant's forwarding address for the purpose of refunding the 18 security deposit. 19 A tenant may satisfy the requirement of Subsection (a): 20 (b) 21 (1) by providing the statement in accordance with the 22 lease; or 23 (2) regardless of the lease terms, by: 24 (A) hand-delivering the statement to the landlord or landlord's property manager if rent has been paid in 25 26 that manner; or 27 (B) sending a statement to the landlord or

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1	landlord's property manager or to an address where the tenant has
2	paid rent under the lease by:
3	(i) first class mail;
4	(ii) certified mail, return receipt
5	requested;
6	(iii) registered mail; or
7	(iv) any other delivery service that
8	provides delivery tracking information.
9	(c) A tenant who complies with Subsection (b) has satisfied
10	the requirement of Subsection (a), even if the landlord fails to
11	claim or refuses delivery of the written statement of the tenant's
12	forwarding address.
13	(d) The tenant does not forfeit the right to a refund of the
14	security deposit or the right to receive a description of damages
15	and charges merely for failing to give a forwarding address to the
16	landlord.
17	SECTION 5. Section 94.109(d), Property Code, is amended to
18	read as follows:
19	(d) A landlord is presumed to have acted in bad faith if the
20	<u>landlord</u> [ <del>who</del> ] fails either to return a security deposit or to
21	provide a written description and itemization of deductions on or
22	before the 30th day after the date the tenant <u>has both:</u>
23	(1) surrendered [surrenders] possession; and
24	(2) satisfied the requirement of Section 94.107(a) [is
25	presumed to have acted in bad faith].
26	SECTION 6. Section 94.157(g), Property Code, is amended to
27	read as follows:

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1 (q) Repairs made based on a tenant's notice must be made by an independent [a] company, contractor, or repairman [listed at the 2 time of the tenant's notice of intent to repair in the yellow or 3 business pages of the telephone directory or in the classified 4 5 advertising section of a newspaper of the municipality or county in 6 which the manufactured home community is located or in an adjacent 7 county]. If the rental unit is located in a municipality requiring 8 the company, contractor, or repairman to be licensed, the person or 9 entity performing the repair must be licensed in accordance with the municipality's requirements. Unless the landlord and tenant 10 agree otherwise under Subsection (i), repairs may not be made by the 11 tenant, the tenant's immediate family, the tenant's employer or 12 employees, or a company in which the tenant has an ownership 13 interest. Repairs may not be made to the foundation or load-bearing 14 15 structural elements of the manufactured home lot.

SECTION 7. The changes in law made by this Act apply only to a lease entered into or renewed on or after the effective date of this Act. A lease entered into or renewed before the effective date of this Act is governed by the law in effect immediately before the effective date of this Act, and that law is continued in effect for that purpose.

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SECTION 8. This Act takes effect September 1, 2023.