1	State of Arkansas	As Engrossed: H2/23/17	
2	91st General Assembly	A Bill	
3	Regular Session, 2017		HOUSE BILL 1166
4			
5	By: Representatives Rushing, Henderson, Lemons, Eaves, Jett, Beck, Bentley, Bragg, Branscum, Collins,		
6	Davis, Dotson, D. Douglas, Drown, Fielding, Gates, Holcomb, Ladyman, Lowery, Nicks, Petty, Rye,		
7	Sorvillo, Speaks, Sturch, To	sh, Warren	
8			
9	For An Act To Be Entitled		
10	AN ACT TO) CLARIFY THE OBLIGATIONS OF RESIDENTIA	AL
11	LANDLORDS	S AND RESIDENTIAL TENANTS; TO REQUIRE I	IMPLIED
12	QUALITY STANDARDS FOR TENANTS OF RESIDENTIAL REAL		
13	PROPERTY;	AND FOR OTHER PURPOSES.	
14			
15			
16		Subtitle	
17	TO (CLARIFY THE OBLIGATIONS OF RESIDENTIAL	1
18	LANI	DLORDS AND RESIDENTIAL TENANTS; AND TO	
19	REQI	UIRE IMPLIED QUALITY STANDARDS FOR	
20	TENA	ANTS OF RESIDENTIAL REAL PROPERTY.	
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23	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAN	NSAS:
24			
25	SECTION 1. Ark	ansas Code Title 18, Chapter 17, Subcl	napter 5, is
26	amended to add additi	ional sections to read as follows:	
27	<u>18-17-502. Imp</u>	olied Quality Standards.	
28	<u>(a) Except whe</u>	en prevented by an act of God, the fai	lure of public
29	<u>utility services, or</u>	other force majeure events, there sha	<u>ll be implied in</u>
30	all leases and rental	agreements for residential purposes a	<u>a requirement that</u>
31	the dwelling unit or	single family residence shall:	
32	<u>(1) Have</u>	e a functioning heating and air condit:	<u>ioning system to</u>
33	the extent the heating	ng and air conditioning system served t	the premises at the
34	time the landlord and	the tenant entered into the lease or	rental agreement;
35	<u>(2)</u> Have	e functioning electricity, potable wate	er, and sanitary
36	sewer systems that co	onform to applicable building and hous:	ing codes in



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1	existence at the time of installation; and		
2	(3) Have a functioning roof and building envelope.		
3	(b)(1) If a dwelling unit or single family residence does not comply		
4	with subsection (a) of this section, the tenant is entitled to deliver notice		
5	of the noncompliance to the landlord by certified mail or any other method		
6	provided by the lease or rental agreement and shall specify the acts and		
7	omissions constituting the noncompliance.		
8	(2)(A) If the payment of rent is current and the landlord does		
9	not remedy the noncompliance within thirty (30) calendar days after receiving		
10	the notice required by subdivision (b)(1) of this section, the tenant's sole		
11	remedy shall be to terminate the lease or rental agreement without penalty		
12	and receive a refund of all security deposits recoverable under § 18-16-301		
13	<u>et seq.</u>		
14	(B) However, if the landlord establishes that the implied		
15	quality standards were met as required by subsection (a) of this section, the		
16	landlord may apply the tenant's security deposit to the payment of damage to		
17	the premises caused by the tenant.		
18	(3) A tenant shall not offset or withhold rent from the landlord		
19	for any alleged or actual violation of the implied quality standards listed		
20	in subsection (a) of this section.		
21	(c) A landlord is presumed to be in compliance with the implied		
22	quality standards listed in subsection (a) of this section if the		
23	noncompliance:		
24	(1) Was caused by the deliberate or negligent act or omission		
25	<u>of:</u>		
26	(A) The tenant;		
27	(B) A member of the tenant's family;		
28	(C) Another occupant of or visitor on the premises;		
29	(D) Any person other than the landlord or the landlord's		
30	agent on the premises with the consent of the tenant, including without		
31	limitation a person employed directly by the tenant to make repairs to the		
32	premises without the knowledge or consent of the landlord; or		
33	(2) Could not be remedied because the tenant unreasonably		
34	refused the landlord entry to the premises for the purpose of correcting the		
35	condition.		
36	(d)(l) Nothing in this section, a lease, or a rental agreement shall		

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1	prohibit a tenant from making a reasonable installation at his or her expense
2	of a smoke or carbon monoxide detector.
3	(2) If a smoke or carbon monoxide detector is installed, the
4	tenant shall be responsible for:
5	(A) Maintaining the smoke or carbon monoxide detector in
6	working order; and
7	(B) Any repairs necessitated by the removal of the smoke
8	or carbon monoxide detector at the end of the lease or rental agreement.
9	(e)(1) Before signing a lease or rental agreement, a landlord shall
10	provide the tenant a reasonable opportunity to:
11	(A) Have the premises inspected under consideration for
12	occupancy by the tenant or by a professional licensed home inspector; and
13	(B) Review the lease or rental agreement and have an
14	attorney review the lease or rental agreement at the expense of the tenant.
15	(2) If the tenant is not satisfied with the inspection of the
16	premises or the review of the lease or rental agreement, the sole remedy of
17	the tenant shall be to decline to rent and occupy the premises.
18	(3)(A) Any right of a tenant to obtain an inspection of the
19	premises or to have the lease reviewed by an attorney under subdivision
20	(e)(l) of this section shall not create a binding obligation on the part of
21	the tenant or landlord to lease the premises.
22	(B) A binding obligation shall occur only when an
23	agreement to lease or rent the premises between a landlord and tenant has
24	occurred.
25	(f) This section shall not:
26	(1) Be construed to expand a landlord's tort liability beyond
27	the limits set by § 18-16-110; and
28	(2) Limit any rights, responsibilities, or remedies that either
29	<u>party may have under common law.</u>
30	/s/Rushing
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