FIRST REGULAR SESSION

HOUSE BILL NO. 483

100TH GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVE STACY.

DANA RADEMAN MILLER, Chief Clerk

AN ACT

To amend chapter 67, RSMo, by adding thereto one new section relating to building permits, with penalty provisions.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Chapter 67, RSMo, is amended by adding thereto one new section, to be known as section 67.279, to read as follows:

67.279. I. This section shall be known and may be cited as the "Fairness to 2 Homeowners Act".

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- 2. For purposes of this section, the following terms mean:

4 (1) "Building code", the building code adopted by the political subdivision that 5 governs the construction of residential structures, which may include, but is not limited to, 6 the International Residential Code and any updates or supplements thereto or a similar 7 building code;

8 (2) "Political subdivision", the same meaning as that term is defined under section 9 70.120 and including any board, contractor, commission, department, employee acting in 10 an official capacity, and governing body thereof.

3. For residential building plans not signed and sealed by an engineer or architect
 licensed in this state:

(1) A political subdivision shall evaluate and either approve or deny building plans
within five business days of the submission of such building plans. A denial of any building
plan shall state the reasons for denial, either written on the building plan itself or in an
attached document, with specific citations to the building code and recommendations
required for the building plans to receive approval;

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

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(2) Any resubmission of denied building plans shall be evaluated within five
business days of the resubmission of such building plans. If the denied building plan
includes changes that remedy all reasons for denial, such resubmission shall be approved.
A resubmission of a denied building plan shall not be denied for any requirement other
than those stated in the initial denial; and

(3) If the political subdivision fails to evaluate and either approve or deny any building plan within the time required under this subsection, such building plan shall be deemed approved as submitted, and the political subdivision shall issue a permit for the work described in the building plan within seven business days of the initial submission or the resubmission.

4. For residential building plans signed and sealed by an engineer or architect licensed in this state, a political subdivision shall approve such sealed building plans and issue a permit for the work described in such building plans within two business days of the submission of such building plans.

5. In lieu of the political subdivision conducting building permit inspections, the recipient of a building permit may retain an engineer or architect licensed in this state to conduct inspections of the work authorized by a building permit. Such licensed engineer or architect shall report on such work by using the uniform inspection forms used by the political subdivision and shall submit such forms to the political subdivision.

37 6. If an application or inspection for a residential certificate of occupancy would 38 be denied but the remaining requirements needed for approval are not necessary for safe 39 habitability of the residence, the political subdivision shall issue a temporary certificate of 40 occupancy within one business day of the submission of the application or inspection. A 41 list of the requirements that need to be remedied to receive a final certificate of occupancy shall be attached to the temporary certificate of occupancy. A final certificate of 42 43 occupancy shall not be denied for any requirement other than those stated on the attached 44 list.

45 7. A violation of this section by any member of a political subdivision shall be a
46 class A misdemeanor for each violation and shall make the political subdivision liable to
47 the applicant for a civil penalty of five thousand dollars per violation.

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