SENATE AMENDMENT NO.

Offered by	Of

Amend SS/SCS/HCS/House Bill No. 271, Page 7, Section 59.100, Line 15,

2	by inserting after all of said line the following:	
3	"64.207. 1. The county commission of any county of	
4	the first classification with more than one hundred fifty	
5	thousand but fewer than two hundred thousand inhabitants may	
6	adopt rules, regulations, or ordinances to ensure the	
7	habitability of rented residences.	
8	2. The rules, regulations, or ordinances shall require	
9	<pre>each rented residence provide:</pre>	
10	(1) Structural protection from the elements;	
11	(2) Access to water service, including hot water;	
12	(3) Sewer service;	
13	(4) Access to electrical service;	
14	(5) Heat to the residence; and	
15	(6) Basic security, which, at a minimum, shall include	
16	16 locking doors and windows.	
17	If a utility service is unavailable because a tenant fails	
18	to pay for service, the unavailability shall not be a	
19	violation of the rules, regulations, or ordinances.	
20	3. If a county elects to enact rules, regulations, or	
21	ordinances under this section, at a minimum, they shall	
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23	(1) (a) The county commission shall create a process	
24	for selecting a designated officer to respond to written	
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    complaints of the condition of a rented residence that
    threatens the health or safety of tenants;
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         (b) Any written complaint under this section shall be
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    submitted by a tenant who is a lawful tenant who has signed
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    a lease agreement with the property owner or his or her
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    agent, and which tenant is current on all rent due;
              The owner of record of any rented residence
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    against which a written complaint has been submitted shall
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    be served with adequate notice. The notice shall specify
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    the condition alleged in the complaint and state a
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    reasonable date that abatement of the condition shall
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    commence. Notice shall be served by personal service or
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    certified mail, return receipt requested, or, if those
    methods are unsuccessful, by publication;
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         (3) The owner of record and any other person who has
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    an interest in the rented residence shall be parties in a
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    hearing under subdivision (4) of this subsection;
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              If work to abate the condition does not commence
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    by the date stated in the notice or if the work does not
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    proceed continuously and without unnecessary delay, as
    determined by the designated officer, the complaint shall be
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    given a hearing before the county commission. Parties shall
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    be given at least ten days' notice of the hearing. Any
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    party may be represented by counsel, and all parties shall
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    have an opportunity to be heard. If the county commission
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    finds that the rented residence has a dangerous condition
    that is detrimental to the health, safety, or welfare of the
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    tenant, the county commission shall issue an order that the
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    condition be abated. The order shall state specific facts,
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    based on competent and substantiated evidence, that support
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    its finding. If the county commission finds that the rented
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    residence does not have a dangerous condition that is
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detrimental to the health, safety, or welfare of the tenant,
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    the county commission shall not issue an order; and
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         (5) Any violation of the order issued by the county
    commission may be punished by a penalty, which shall not
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    exceed a class C misdemeanor. Each day a violation
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    continues shall be deemed a separate violation. Any penalty
    enacted in the rules, regulations, or ordinances shall not
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    be the exclusive punishment for the condition. The
    designated officer may, in his or her own name or in the
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    name of the county, seek and obtain any judicial relief
    provided under equity or law including, but not limited to,
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    civil fines authorized under section 49.272, declaratory
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    relief, and injunctive relief. The designated officer may
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    declare the continued occupancy of the rented residence
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    unlawful while the condition or conditions remain unabated.
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         4. The county commission shall only have the authority
    to respond to written complaints submitted to the county
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    commission and shall not have the authority to:
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         (1) Charge any fee for any action authorized under
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    this section;
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             Perform any inspection of rented residences unless
    in response to a written complaint; or
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         (3) Require licensing, registration, or certification
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    of a rented residence on a regular schedule or before
    offering a residence for rent."; and
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         Further amend the title and enacting clause accordingly.
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