

SENATE BILL No. 349—COMMITTEE ON JUDICIARY

MARCH 23, 2009

Referred to Committee on Judiciary

SUMMARY—Makes various changes relating to constructional defects. (BDR 3-1151)

FISCAL NOTE: Effect on Local Government: No.
Effect on the State: No.

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EXPLANATION – Matter in ***bolded italics*** is new; matter between brackets [~~omitted material~~] is material to be omitted.

AN ACT relating to constructional defects; revising the definition of “constructional defect”; providing that a claimant may not recover attorney’s fees as damages; requiring an attorney to obtain an affidavit from a claimant and file the affidavit with the court under certain circumstances; and providing other matters properly relating thereto.

Legislative Counsel’s Digest:

1 **Section 1** of this bill amends the existing definition of “constructional defect”
2 to provide that a constructional defect is a defect which either: (1) presents an
3 unreasonable risk of injury to a person or property; or (2) is a defect which violates
4 the law, which causes physical damages and which is not completed in a good and
5 workmanlike manner. (NRS 40.615)

6 **Section 2** of this bill removes from existing law the provision that allows a
7 claimant to recover reasonable attorney’s fees for a claim for a constructional
8 defect. (NRS 40.655)

9 **Section 3** of this bill provides that an attorney must obtain from a claimant a
10 signed affidavit attesting that the attorney notified the claimant of certain provisions
11 relating to constructional defects and that the claimant has read and understands
12 such provisions. **Section 3** also provides that in a subsequent action, the attorney
13 must file the affidavit with the court or the action will be dismissed. (NRS 40.688)

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN
SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 **Section 1.** NRS 40.615 is hereby amended to read as follows:
2 40.615 “Constructional defect” means a defect in the design,
3 construction, manufacture, repair or landscaping of a new residence,



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1 of an alteration of or addition to an existing residence, or of an
2 appurtenance and includes, without limitation, the design,
3 construction, manufacture, repair or landscaping of a new residence,
4 of an alteration of or addition to an existing residence, or of an
5 appurtenance **[H]**, which presents an unreasonable risk of injury to
6 a person or property or:

7 1. Which is done in violation of law, including, without
8 limitation, in violation of local codes or ordinances;

9 2. Which proximately causes physical damage to the residence,
10 an appurtenance or the real property to which the residence or
11 appurtenance is affixed; **and**

12 3. Which is not completed in a good and workmanlike manner
13 in accordance with the generally accepted standard of care in the
14 industry for that type of design, construction, manufacture, repair or
15 landscaping. **[E]or**

16 **4. Which presents an unreasonable risk of injury to a person or**
17 **property.]**

18 **Sec. 2.** NRS 40.655 is hereby amended to read as follows:

19 40.655 1. Except as otherwise provided in NRS 40.650, in a
20 claim governed by NRS 40.600 to 40.695, inclusive, the claimant
21 may recover only the following damages to the extent proximately
22 caused by a constructional defect:

23 (a) **[Any reasonable attorney's fees;**

24 **[e] The reasonable cost of any repairs already made that were
25 necessary and of any repairs yet to be made that are necessary to
26 cure any constructional defect that the contractor failed to cure and
27 the reasonable expenses of temporary housing reasonably necessary
28 during the repair;**

29 **[e] (b)** The reduction in market value of the residence or
30 accessory structure, if any, to the extent the reduction is because of
31 structural failure;

32 **[e] (c)** The loss of the use of all or any part of the residence;

33 **[e] (d)** The reasonable value of any other property damaged by
34 the constructional defect;

35 **[e] (e)** Any additional costs reasonably incurred by the
36 claimant, including, but not limited to, any costs and fees incurred
37 for the retention of experts to:

38 (1) Ascertain the nature and extent of the constructional
39 defects;

40 (2) Evaluate appropriate corrective measures to estimate the
41 value of loss of use; and

42 (3) Estimate the value of loss of use, the cost of temporary
43 housing and the reduction of market value of the residence; and

44 **[e] (f)** Any interest provided by statute.



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1 2. ~~[The amount of any attorney's fees awarded pursuant to this
2 section must be approved by the court.]~~

3 ~~3.~~ If a contractor complies with the provisions of NRS 40.600
4 to 40.695, inclusive, the claimant may not recover from the
5 contractor, as a result of the constructional defect, anything other
6 than that which is provided pursuant to NRS 40.600 to 40.695,
7 inclusive.

8 ~~4.~~ This section must not be construed as impairing any
9 contractual rights between a contractor and a subcontractor, supplier
10 or design professional.

11 ~~5.~~ As used in this section, "structural failure" means
12 physical damage to the load-bearing portion of a residence or
13 appurtenance caused by a failure of the load-bearing portion of the
14 residence or appurtenance.

15 **Sec. 3.** NRS 40.688 is hereby amended to read as follows:

16 40.688 1. If a claimant attempts to sell a residence that is or
17 has been the subject of a claim governed by NRS 40.600 to 40.695,
18 inclusive, he shall disclose, in writing, to any prospective purchaser
19 of the residence, not less than 30 days before the close of escrow for
20 the sale of the residence or, if escrow is to close less than 30 days
21 after the execution of the sales agreement, then immediately upon
22 the execution of the sales agreement or, if a claim is initiated less
23 than 30 days before the close of escrow, within 24 hours after giving
24 written notice to the contractor pursuant to NRS 40.645:

25 (a) All notices given by the claimant to the contractor pursuant
26 to NRS 40.600 to 40.695, inclusive, that are related to the residence;

27 (b) All opinions the claimant has obtained from experts
28 regarding a constructional defect that is or has been the subject of
29 the claim;

30 (c) The terms of any settlement, order or judgment relating to
31 the claim; and

32 (d) A detailed report of all repairs made to the residence by or
33 on behalf of the claimant as a result of a constructional defect that is
34 or has been the subject of the claim.

35 2. Before taking any action on a claim pursuant to NRS 40.600
36 to 40.695, inclusive, the attorney for a claimant shall ~~notify~~ obtain
37 *a signed affidavit from* the claimant ~~in writing~~ attesting that the
38 attorney has advised the claimant of the provisions of this section
39 ~~and that the claimant has read and understands the provisions
40 of this section. At the time of commencing an action or amending
41 a complaint to add a cause of action for a constructional defect,
42 the attorney shall file the affidavit with the court. The court shall
43 dismiss the action or cause of action if the attorney fails to file the
44 required affidavit.~~



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1 **Sec. 4.** The amendatory provisions of this act apply to any
2 claim that arises on or after October 1, 2009.

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