



General Assembly

February Session, 2026

**Raised Bill No. 274**

LCO No. 1255



Referred to Committee on PLANNING AND DEVELOPMENT

Introduced by:  
(PD)

**AN ACT CONCERNING NONRESIDENT LANDLORD REGISTRATION  
AND INCREASING PENALTIES FOR REPEAT BUILDING AND FIRE  
CODE VIOLATIONS.**

Be it enacted by the Senate and House of Representatives in General  
Assembly convened:

1 Section 1. Section 47a-6a of the general statutes is repealed and the  
2 following is substituted in lieu thereof (*Effective October 1, 2026*):

3 (a) As used in this section: [.]

4 (1) ["address"] "Address" means a location as described by the full  
5 street number, if any, the street name, the city or town, and the state,  
6 and not a mailing address such as a post office box; [.]

7 (2) ["dwelling unit"] "Dwelling unit" means any house or building, or  
8 portion thereof, which is rented, leased or hired out to be occupied, or  
9 is arranged or designed to be occupied, or is occupied, as the home or  
10 residence of one or more persons, living independently of each other,  
11 and doing their cooking upon the premises, and having a common right  
12 in the halls, stairways or yards; [.]

13 (3) ["agent in charge"] "Agent in charge" or "agent" means [one] an  
14 individual who manages real [estate] property, including, but not  
15 limited to, the collection of rents, [and] supervision and maintenance of  
16 such property, and ensuring such property complies with state and local  
17 codes;

18 (4) ["controlling participant"] "Controlling participant" means an  
19 individual [that] who exercises day-to-day financial or operational  
20 control; [, and]

21 (5) ["project-based housing provider"] "Project-based housing  
22 provider" means a property owner who contracts with the United States  
23 Department of Housing and Urban Development to provide housing to  
24 tenants under the federal Housing Choice Voucher Program, 42 USC  
25 1437f(o);

26 (6) "Identifying information" means proof of an individual's name,  
27 date of birth, current residential address, motor vehicle operator's  
28 license number or other identification number issued by any  
29 government agency or entity;

30 (7) "Nonresident owner" means an individual, corporation,  
31 partnership, trust or other legally recognized entity, who does not reside  
32 at rental real property, who is (A) an owner, as defined in section 47a-1,  
33 of such real property, or (B) the controlling participant of the entity that  
34 owns such real property; and

35 (8) "Population" means the number of persons according to the most  
36 recent federal decennial census.

37 (b) Any municipality with a population of fewer than twenty-five  
38 thousand may, and any municipality with a population of twenty-five  
39 thousand or more shall, require the nonresident owner or project-based  
40 housing provider of occupied or vacant rental real property to report to  
41 the tax assessor, or other municipal [office] officer designated by the  
42 municipality, the current residential address of the (1) nonresident

43 owner or project-based housing provider of such property, if the  
44 nonresident owner or project-based housing provider is an individual,  
45 or [the current residential address of the] (2) agent in charge of the  
46 building, if the nonresident owner or project-based housing provider is  
47 a corporation, partnership, trust or other legally recognized entity,  
48 [owning rental real property in the state.] If [the] a nonresident [owners]  
49 owner or project-based housing [providers are] provider is a  
50 corporation, partnership, trust or other legally recognized entity,  
51 [owning rental real property in the state,] such report shall also include  
52 identifying information and the current residential address of each  
53 controlling participant associated with the property. If such residential  
54 address changes, [notice of] the new residential address shall be  
55 [provided] reported by such nonresident owner, project-based housing  
56 provider or agent in charge of the building to the office of the tax  
57 assessor or other designated municipal [office] officer not more than  
58 twenty-one days after the date that the address change occurred. If the  
59 nonresident owner, project-based housing provider or agent fails to  
60 [file] report an address under this section, the address to which the  
61 municipality mails property tax bills for the rental real property shall be  
62 deemed to be the nonresident owner, project-based housing provider or  
63 agent's current address. Such address may be used for compliance with  
64 the provisions of subsection [(c)] (d) of this section.

65 (c) In addition to the residential address required pursuant to  
66 subsection (b) of this section, any municipality with a population of  
67 twenty-five thousand or more shall require the nonresident owner,  
68 project-based housing provider or agent in charge, as applicable, to  
69 report to the tax assessor, or other municipal officer designated by the  
70 municipality, accurate identifying information concerning such  
71 nonresident owner, project-based housing provider or agent in charge.

72 [(c)] (d) Service of a state or municipal [orders] order relating to the  
73 maintenance of such rental real property or compliance with state law  
74 and local codes concerning such real property directed to the  
75 nonresident owner, project-based housing provider or agent at the

76 address [on file,] reported by such owner, provider or agent or deemed  
77 to be [on file in accordance with the provisions of this section] such  
78 owner, provider or agent's address, shall be sufficient proof of service  
79 of notice of such [orders] order in any subsequent criminal or civil action  
80 against the owner, project-based housing provider or agent for failure  
81 to comply with [the orders] such order. The provisions of this section  
82 shall not be construed to limit the validity of any other means of giving  
83 notice of such orders that may be used by the state or such municipality.

84 [(d) Any person who violates] (e) A violation of any provision of this  
85 section shall [have committed an infraction] be punishable by a fine  
86 pursuant to the provisions of section 47a-6b.

87 [(e)] (f) Any report provided to a tax assessor pursuant to subsection  
88 (b) or (c) of this section [on or after October 1, 2023,] shall be confidential  
89 and shall not be disclosed under chapter 14.

90 Sec. 2. Subsection (a) of section 47a-7 of the general statutes is  
91 repealed and the following is substituted in lieu thereof (*Effective October*  
92 *1, 2026*):

93 (a) A landlord shall: (1) Comply with the requirements of chapter  
94 3680 and all applicable building and housing codes materially affecting  
95 health and safety of both the state or any political subdivision thereof;  
96 (2) make all repairs and do whatever is necessary to put and keep the  
97 premises in a fit and habitable condition, except where the premises are  
98 intentionally rendered unfit or uninhabitable by the tenant, a member  
99 of [his] such tenant's family or other person on the premises with [his]  
100 such tenant's consent, in which case such duty shall be the responsibility  
101 of [the] such tenant; (3) keep all common areas of the premises in a clean  
102 and safe condition; (4) maintain in good and safe working order and  
103 condition all electrical, plumbing, sanitary, heating, ventilating and  
104 other facilities and appliances and elevators, supplied or required to be  
105 supplied by [him] such tenant; (5) provide and maintain appropriate  
106 receptacles for the removal of ashes, garbage, rubbish and other waste

107 incidental to the occupancy of the dwelling unit and arrange for their  
108 removal; [and] (6) supply running water and reasonable amounts of hot  
109 water at all times and reasonable heat except if the building which  
110 includes the dwelling unit is not required by law to be equipped for that  
111 purpose or if the dwelling unit is so constructed that heat or hot water  
112 is generated by an installation within the exclusive control of the tenant  
113 or supplied by a direct public utility connection; and (7) comply with  
114 the requirements of section 47a-6a, as amended by this act.

115 Sec. 3. Section 29-254a of the general statutes is repealed and the  
116 following is substituted in lieu thereof (*Effective October 1, 2026*):

117 Any person who violates any provision of the State Building Code  
118 shall, for the first offense, be fined not less than two hundred dollars or  
119 more than one thousand dollars or imprisoned not more than six  
120 months, or both, and, for any subsequent offense, be fined not less than  
121 five hundred dollars or more than two thousand dollars.

122 Sec. 4. Subsection (e) of section 29-291c of the general statutes is  
123 repealed and the following is substituted in lieu thereof (*Effective October*  
124 *1, 2026*):

125 (e) In addition to the fine prescribed in subsection (a) of this section,  
126 any person who violates any provision of the State Fire Prevention Code  
127 or Fire Safety Code shall, for a first offense, be fined not less than two  
128 hundred dollars or more than one thousand dollars or be imprisoned  
129 not more than six months, or both, and, for any subsequent offense, be  
130 fined not less than five hundred dollars or more than one thousand  
131 dollars.

132 Sec. 5. Section 29-394 of the general statutes is repealed and the  
133 following is substituted in lieu thereof (*Effective October 1, 2026*):

134 Any person who, by [himself or his] such person or such person's  
135 agent, fails to comply with the written order of a building inspector for  
136 the provision of additional exit facilities in a building, the repair or

137 alteration of a building or the removal of a building or any portion  
138 thereof, shall, for a first offense, be fined not less than two hundred  
139 dollars nor more than one thousand dollars or imprisoned not more  
140 than six months, or both, and, for any subsequent offense, be fined not  
141 less than five hundred dollars or more than two thousand dollars.

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>October 1, 2026</i>	47a-6a
Sec. 2	<i>October 1, 2026</i>	47a-7(a)
Sec. 3	<i>October 1, 2026</i>	29-254a
Sec. 4	<i>October 1, 2026</i>	29-291c(e)
Sec. 5	<i>October 1, 2026</i>	29-394

**Statement of Purpose:**

To (1) require certain nonresident landlords, project-based housing providers or agents in charge of rental properties to register certain personal identifying information, and (2) increase penalties for repeat violations of building and fire codes.

*[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]*