HOUSING

ROLE OF THE LOCAL HEALTH OFFICER

- Enforce the minimum health and safety standards set forth in RSA 48-A:14 that are specific to rental housing.
- In conjunction with the municipal building and fire officials, respond to complaints that buildings are unfit for human habitation, and when necessary, condemn a property until the conditions have been repaired or the building demolished (RSA 147 and RSA 48-A).

MINIMUM HOUSING STANDARDS FOR RENTAL HOUSING:

Health officers are often requested by tenants to inspect rental housing to determine if the rental unit meets the health and safety standards established under RSA 48-A:14. This law states that a rental property owner cannot rent a residential dwelling that has any of the following conditions:

- The premises are infected by insects and rodents and the landlord is not conducting a periodic inspection and eradication program.
- There is defective internal plumbing or a back up of sewage caused by a faulty septic or sewage system.
- There are exposed wires, improper connectors, defective switches, outlets or other conditions that create a danger of electrical shock or fire.
- The roof or walls leak consistently.
- The plaster is falling or has fallen from the walls or ceilings.
- The floors, walls or ceiling contain substantial holes that seriously reduce their function or render them dangerous to the inhabitants.
- The porches, stairs or railings are not structurally sound.
- There is an accumulation of garbage or rubbish in common areas resulting from the failure of the landlord to remove or provide a sufficient number of receptacles for storage prior to removal unless the tenant has agreed to be responsible for removal under the rental agreement and the landlord has removed all garbage at the beginning of the tenancy.
- There is an inadequate supply of water, or whatever equipment that is available to heat water is not properly operating.
- There are leaks in any gas lines or leaks or defective pilot lights in any appliances furnished by the landlord; or
- The premises do not have heating facilities that are properly installed, safely maintained and in good working condition, or are not capable of safely and adequately heating all habitable rooms, bathrooms and toilet rooms to a temperature of at least an average of 65 degrees F.; or when the landlord supplies heat in consideration for the rent, the premises are not actually maintained at a minimum average room temperature of 65 degrees F. in all habitable rooms.

Municipalities may also have their own housing codes and other local ordinances, which address these areas.
A common situation is for the health officer to be called because of a dispute between the landlord and the tenant. The health officer may have a role to play in such a dispute, provided that the concerns pertain to conditions that may affect the health and safety of the residents. It is important for health officers to be impartial in their dealings with all parties, including the inspection, and firm in the issuance of warnings and orders.

A legal resource that the health officer can provide to the tenant is the Legal Advice and Referral Center for Tenant Rights (LARC). This agency may be able to provide assistance to tenants in relation to what their legal rights are as tenants. Their contact information is 1-800-639-5290 or 603-224-3333.

**SUGGESTED PROTOCOL:**

When a health officer or local board of health learns of a complaint or violation, they would:

1. Call ahead to notify the current tenant (if any), that you would like to perform an inspection.
2. If you would like a second opinion, bring another town official, such as the building inspector, member of the board of health or board of selectmen, police officer, or the deputy health officer.
3. Document the date, time of inspection, who was present, and what you observed. It is recommended that you document your findings with a camera and written notes.
4. If a violation exists, issue a warning or an order to the responsible person to abate the problem. Suggested steps include:
   - Verbal warning
   - Follow-up inspection
   - Written warning
   - Follow-up inspection
   - Written order
   - Follow-up inspection
DILAPIDATED HOUSING CONDITIONS

There are several statutes that give health officers authority to order a property owner to: clean a building; repair a dilapidated structure; vacate a building; or demolish the structure because of dilapidated conditions that are hazardous to the health of the public.

RSA 48-A Housing Standards
- Allows a town upon receipt of a complaint, to conduct an investigation that a dwelling is unfit for habitation, to provide notice to the property owner, to hold a hearing and to order the owner to repair the dwelling.

RSA 147:4 Nuisances
- Allows a health officer to order an owner or occupant of a building to remove a nuisance considered by the health officer on examination to be injurious to the public health.

RSA 147: 13 Offensive Matter
- Allows a health officer to order a person to dispose of any refuse or garbage or substances, which may become putrid or offensive which may be injurious to the public health.

RSA 147:17 Cleansing Premises
- Allows the health officer to order the owner or the occupants to clean and put the premises in proper sanitary condition when a building or dwelling has become a source of danger to the health of its occupants or others from want of cleanliness.

RSA 155-B Hazardous and Dilapidated Buildings
- Provides a definition of Hazardous building, which is “any building which, because of inadequate maintenance, dilapidation, physical damage, unsanitary condition, or abandonment, constitutes a fire hazard or a hazard to public safety or health.” Allows local elected officials to order the owner of any hazardous building to correct the hazardous condition of the building, or to raze or remove the building.