California’s new MOLD LAW
Fact sheet on Mold in dwellings under SB 655

SB 655 applies to hotels, motels, apartment houses and dwellings (including houses and homes) regardless of date of construction. Non-dwellings are excluded from SB 655.

The California Department of Public Health (CDPH) determined that the presence of water dampness, visible mold, or mold odor in schools, workplaces, residences, and other environments is unhealthy. It recommends addressing water damage, dampness, visible mold, and mold odor by (a) identifying and correcting the source of water that may allow microbial growth or contribute to other problems, (b) the rapid drying or removal of damp materials, and (c) the cleaning or removal of mold and moldy materials as rapidly and safely as possible.\(^1\&^2\)

SB 655 provides guidance to local code enforcement and other public officers that mold growth is a health and safety concern when it endangers the life, limb, health, property, safety, or welfare of the public or the building’s occupants. *This determination must be made by a health officer or a code enforcement officer.* Such ‘qualified’ mold is unlawful under State Housing Law. Local agencies are mandated to enforce State Housing Law\(^3\) and have authority to issue notices to property owners to abate qualified mold growth as routine housing code enforcement.

The presence of mold that is minor and found on surfaces that can accumulate moisture as part of their properly functioning and intended use is exempt from enforcement under SB 655.\(^4\) Such mold is a ‘housekeeping’ task that is the occupant’s responsibility.\(^5\)

Landlords are required to keep their units safe, habitable and free from violations of State Housing Law.\(^6\) This obligation may not be waived or bypassed any agreement to the contrary.\(^7\) SB 655 amends landlord-tenant law so that landlords are not required to remediate mold unless they have notice of the mold or if the tenant is in violation of specific affirmative obligations.\(^8\) Regardless of this Civil Code provision; under SB 655 substandard buildings remain subject to code enforcement by local agencies under State Housing Law, which requires enforcement agencies to give notice to owners.\(^9\) Dwellings with unlawful mold may be deemed uninhabitable and may be required to be vacated and/or subject to other remedies including fines and penalties.

If you have concerns about mold in your City of Woodland house or apartment, call 530-661-5820 to request an inspection.

For additional information the links to the Department of Public Health and Official California legislative information associated with SB 655.

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1. CDPH Statement on Building Dampness, Mold, and Health, September 2011
5. Cal. Civil Code § 1941.2
6. Cal Civil Code § 1929 and § 1941
7. Cal. Civil Code § 1942.1
8. Cal Code of Regulations Title 25, Division 1, Chapter 1, Subchapter 1, Article 6, Section 54
11. Cal Code of Regulations Title 25, Division 1, Chapter 1, Subchapter 1, Article 6, Section 54