

**DRAFTER'S NOTE**  
**FROM THE**  
**LEGISLATIVE REFERENCE BUREAU**

LRB-1296/1dn  
PJK:sbb/jld:rs

March 17, 2011

I think that proposed s. 66.0104 (1) (d) 1. could be interpreted to mean two different things: 1) that an ordinance may state that "a landlord must give at least 12 hours' advance notice," in which case a landlord would probably give 12 hours' notice; or 2) that an ordinance may require a landlord to give a specified amount of advance notice that is not less than 12 hours long, such as requiring 48 hours' advance notice. Is this OK?

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