01/20/23

MS/JL

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 1091

(SENATE AUTHORS: MOHAMED, Boldon and Fateh)								
DATE	D-PG	OFFICIAL STATUS						
02/02/2023	586	Introduction and first reading						
		Referred to Housing and Homelessness Prevention						
02/09/2023	766	Author added Fateh						
		See SF1298, SF2909						

1.1	A bill for an act
1.2 1.3	relating to housing; landlord and tenant; limiting early renewals on certain rental leases; requiring landlord to provide tenant with a notice of the option to inspect
1.4	the rental unit at the beginning and a notice at the end of tenancy; establishing
1.5	damages; amending Minnesota Statutes 2022, section 504B.178, subdivision 4; proposing coding for new law in Minnesota Statutes, chapter 504B.
1.6	proposing county for new law in Minnesota Statutes, chapter 504B.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. [504B.144] EARLY RENEWAL.
1.9	When a landlord and a tenant sign a residential lease for a term that is at least ten months,
1.10	the landlord must not require the tenant to renew the lease until at least four months have
1.11	passed since the tenant occupied the unit. Any provision, whether oral or written, of any
1.12	lease or other agreement, whereby any provision of this section is waived by a tenant, is
1.13	contrary to public policy and void.
1.14	EFFECTIVE DATE. This section is effective August 1, 2023, and applies to leases
1.15	entered into or renewed on or after that date.
1.16	Sec. 2. Minnesota Statutes 2022, section 504B.178, subdivision 4, is amended to read:
1.17	Subd. 4. Damages. Any landlord who fails to:
1.18	(1) provide a written statement within three weeks of termination of the tenancy;
1.19	(2) provide a written statement within five days of the date when the tenant leaves the
1.20	building or dwelling due to the legal condemnation of the building or dwelling in which the
1.21	tenant lives for reasons not due to willful, malicious, or irresponsible conduct of the tenant;
1.22	Of

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2.1	(3) trans	sfer or return a depo	sit as required by	subdivision 5 , ; or			
2.2	(4) provide the tenant with notice for an initial inspection and move-out inspection as						
2.3	required by	required by section 504B.182, and complete an initial inspection and move-out inspection					
2.4	when reque	when requested by the tenant,					
2.5	after receipt	of the tenant's mailin	ng address or deliv	very instructions, as requir	ed in subdivision		
2.6	3, is liable to	o the tenant for dama	ges in an amount	equal to the portion of the	deposit withheld		
2.7	by the land	lord and interest the	eon as provided i	n subdivision 2, as a per	alty, in addition		
2.8	to the portion	on of the deposit wro	ongfully withheld	by the landlord and inte	rest thereon.		
2.9	Sec. 3. [5	04B.182] INITIAL	AND FINAL IN	SPECTION REQUIRE	ED.		
2.10	Subdivis	sion 1. <mark>Initial inspe</mark>	ction. At the com	mencement of a resident	tial tenancy, or		
2.11	within 14 d	ays of a residential t	enant occupying	a unit, the landlord must	notify the tenant		
2.12	of their opti	ion to request an init	ial inspection of	the residential unit for th	e purposes of		
2.13	identifying	existing deficiencies	in the rental unit t	o avoid deductions for th	e security deposit		
2.14	of the tenan	t at a future date. If	the tenant reques	ts an inspection, the land	lord and tenant		
2.15	shall schedu	ule the inspection at	a mutually accep	table date and time.			
2.16	Subd. 2.	Move-out inspecti	on. Within a reas	onable time after notifica	ation of either a		
2.17	landlord or	residential tenant's i	ntention to termin	nate the tenancy, or befor	te the end of the		
2.18	lease term,	the landlord shall no	tify the tenant in	writing of the tenant's op	tion to request an		
2.19	initial inspe	ection and of the tena	ant's right to be p	resent at the inspection. A	At a reasonable		
2.20	time, but no	earlier than five day	ys before the term	ination or the end of the	lease date, or day		
2.21	the tenant p	lans to vacate the ur	nit, the landlord, c	or an agent of the landlor	d, shall, upon the		
2.22	request of t	he tenant, make a m	ove-out inspectio	n of the premises. The p	urpose of the		
2.23	move-out in	nspection shall be to	allow the tenant	an opportunity to remedy	y identified		
2.24	deficiencies	s, in a manner consis	stent with the righ	ts and obligations of the	parties under the		
2.25	rental agree	ment, in order to avo	oid deductions fro	m the security deposit. If	a tenant chooses		
2.26	not to reque	est an initial inspecti	on, the duties of t	he landlord under this su	bdivision are		
2.27	discharged.	If an inspection is re	equested, the parti	es shall attempt to schedu	ale the inspection		
2.28	at a mutual	ly acceptable date ar	nd time.				
2.29	Subd. 3.	Other requiremen	ts under law. No	othing in this section char	nges the		
2.30	requiremen	ts or obligations und	ler any other section	on of law, including but	not limited to		
2.31	sections 504	4B.178. 504B.185. 4	504B.195, or 504	B.271, 504B.375, and 50	4B.381.		

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3.1	Subd. 4. Wa	aiver. Any provisi	on, whether oral	or written, of any lease or	other agreement,		
3.2	whereby any pr	ovision of this se	ction is waived b	y a tenant, is contrary to p	ublic policy and		
3.3	void.						
3.4 Sec. 4. [504B.272] MITIGATION OF DAMAGES.							
3.5	In any legal	action initiated b	y or on behalf o	f any landlord or tenant for	or a breach of a		
3.6	residential lease	e, efforts by the la	andlord, the tena	nt, or any other party to n	nitigate any loss		
3.7	must be consid	ered a relevant fa	ctor in determin	ing appropriate damages.	Any provision,		
3.8	whether oral or	written, of any le	ease or other agr	eement, whereby any pro	vision of this		
3.9	section is waive	ed by a tenant, is	contrary to publ	ic policy and void.			