02/10/24 08:22	COLINICEI	DD/LIE	0002571 4 2
02/19/24 08:32 pm	COUNSEL	PP/HF	SCS3571A-3

	02/19/24 08:32 pm	OUNSEL	ΡΡ/ΠΓ	SCS55/1A-5
1.1	Senator moves to amend S	.F. No. 3571 as	follows:	
1.2	Delete everything after the enacting cla	use and insert:		
1.3	"Section 1. [504B.153] NEW CONSTRU	UCTION DEL	AYS; TENAN	T REMEDIES.
1.4	Subdivision 1. Definition; new constru	iction. For purp	oses of this se	ction, "new
1.5	construction" means a new building, rehabili	tation, modificat	ion, reconstruc	etion, any physical
1.6	changes altering the use or occupancy of th	e dwelling units	s, or an additio	on to a building.
1.7	Subd. 2. Requirements if landlord car	ınot deliver occ	cupancy. (a) I	f a landlord is
1.8	informed by a builder or otherwise knows the	nat a new constr	uction for rent	al occupancy will
1.9	not be available for occupancy by the move	e-in date establi	shed in the lea	se agreement, the
1.10	landlord must, within seven days and prior	to the move-in d	ate, notify eve	ry tenant affected
1.11	and offer the following choices to the tenar	nt to be accepted	at the tenant's	s option:
1.12	(1) alternative housing provided by the	landlord that is	reasonably eq	uivalent in size,
1.13	amenities, and location to the unit described	in the lease agre	eement, unless	otherwise agreed
1.14	upon by the tenant, until the unit may be la	wfully inhabited	<u>1;</u>	
1.15	(2) payment by cash or check from the	landlord to the t	enant, equival	ent to the cost of
1.16	rent established in the lease agreement, to n	nitigate the cost	s of alternative	e housing secured
1.17	by the tenant until the unit described in the	lease agreemen	t may be lawf	ully inhabited; or
1.18	(3) termination of the lease agreement a	and a return to the	ne tenant of all	amounts paid to
1.19	the landlord, including any rent, deposit, an	d other paymen	ts incurred in	entering the lease
1.20	agreement.			

(b) If a tenant exercises options under paragraph (a), clause (1) or (2), the landlord must provide the tenant with reimbursements related to security deposits, application fees, parking fees, pet fees, and any other fees reasonably associated with securing alternative housing.

(c) Tenants exercising options under paragraph (a), clause (1) or (2), may terminate their lease agreement under paragraph (a), clause (3), if the new construction for rental occupancy is not available for tenant occupancy within 90 days of the move-in date established in the lease agreement.

Subd. 3. Construction. This section shall be liberally construed for the protection of tenants.

Subd. 4. Waiver. Any provision, whether oral or written, of any lease or other agreement, whereby any provision of this section is waived by a tenant, is contrary to public policy and void.

Section 1.

1.21

1.22

1.23

1.24

1.25

1.26

1.27

1.28

1.29

1.30

1.31

1.32

2.1	Subd. 5. Remedies. (a) A violation by the landlord of subdivision 2 is a violation of
2.2	section 504B.375. A tenant aggrieved by a violation by the landlord of subdivision 2 may
2.3	elect the following remedy:
2.4	(1) recovery under section 504B.321; or
2.5	(2) recover the greater of one month's rent, \$1,000, or actual damages, plus reasonable
2.6	attorney's fees and court costs.
2.7	(b) The remedies available under this section are in addition to any other remedies
2.8	available at equity or law.
2.9	EFFECTIVE DATE. This section is effective August 1, 2024, and applies to all leases
2.10	entered into on or after that date."

COUNSEL

02/19/24 08:32 pm

Amend the title accordingly

2.11

PP/HF

SCS3571A-3

Section 1. 2