JSK

## **SENATE** STATE OF MINNESOTA NINETY-THIRD SESSION

## S.F. No. 3571

(SENATE AUTHORS: FATEH, Port and Mohamed)								
DATE	D-PG	OFFICIAL STATUS						
02/15/2024	11579	Introduction and first reading						
		Referred to Housing and Homelessness Prevention						
02/22/2024		Comm report: To pass as amended and re-refer to Judiciary and Public Safety						

1.1	A bill for an act
1.2 1.3 1.4	relating to landlord and tenants; providing tenants with remedies related to new construction delays; proposing coding for new law in Minnesota Statutes, chapter 504B.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [504B.153] NEW CONSTRUCTION DELAYS; TENANT REMEDIES.
1.7	Subdivision 1. Definition; new construction. For purposes of this section, "new
1.8	construction" means a new building, rehabilitation, modification, reconstruction, any physical
1.9	changes altering the use or occupancy of the dwelling units, or an addition to a building.
1.10	Subd. 2. Requirements if landlord cannot deliver occupancy. (a) If a landlord is
1.11	informed by a builder or otherwise knows that a new construction for rental occupancy will
1.12	not be available for occupancy by the move-in date established in the lease agreement, the
1.13	landlord must, within seven days and prior to the move-in date, notify every tenant affected
1.14	and offer the following choices to the tenant to be accepted at the tenant's option:
1.15	(1) alternative housing provided by the landlord that is reasonably equivalent in size,
1.16	amenities, and location to the unit described in the lease agreement, unless otherwise agreed
1.17	upon by the tenant, until the unit may be lawfully inhabited;
1.18	(2) payment by cash or check from the landlord to the tenant, equivalent to the cost of
1.19	rent established in the lease agreement, to mitigate the costs of alternative housing secured
1.20	by the tenant until the unit described in the lease agreement may be lawfully inhabited; or

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2.1	(3) termir	nation of the lease ag	reement and a r	eturn to the tenant of	all amounts paid to			
2.2	the landlord, including any rent, deposit, and other payments incurred in entering the lease							
2.3	agreement.							
2.4	<u>(b) If a ter</u>	nant exercises option	s under paragra	ph (a), clause (1) or (2	), the landlord must			
2.5	provide the te	enant with reimburser	ments related to	security deposits, appl	ication fees, parking			
2.6	fees, pet fees	, and any other fees	reasonably asso	ciated with securing a	lternative housing.			
2.7	(c) Tenan	ts exercising options	under paragrap	h (a), clause (1) or (2),	may terminate their			
2.8	lease agreement under paragraph (a), clause (3), if the new construction for rental occupancy							
2.9	is not availab	ole for tenant occupa	ncy within 90 d	ays of the move-in da	te established in the			
2.10	lease agreem	ent.						
2.11	Subd. 3.	C <b>onstruction.</b> This s	section shall be	liberally construed for	r the protection of			
2.12	tenants.							
2.13	Subd. 4. V	Waiver. Any provisio	on, whether oral	or written, of any lease	or other agreement,			
2.14	whereby any	provision of this sec	tion is waived b	y a tenant, is contrary	to public policy and			
2.15	void.							
2.16	Subd. 5. 1	Remedies. (a) A viol	lation by the lan	dlord of subdivision 2	2 is a violation of			
2.17	section 504B	.375. A tenant aggri	eved by a violat	ion by the landlord of	subdivision 2 may			
2.18	elect the follo	owing remedy:						
2.19	(1) recove	ery under section 504	4B.231; or					
2.20	<u>(2)</u> recove	er the greater of one	month's rent, \$1	1,000, or actual damag	ges, plus reasonable			
2.21	attorney's fee	es and court costs.						
2.22	(b) The re	emedies available un	der this section	are in addition to any	other remedies			
2.23	available at e	equity or law.						
2.24	EFFECT	TIVE DATE. This se	ction is effectiv	e August 1, 2024, and	applies to all leases			
2.25	entered into o	on or after that date.						