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H. F. No. 400

NINETY-SECOND SESSION

01/28/2021	Authored by Her, Vang, Long, Hassan, Winkler and others
	The bill was read for the first time and referred to the Committee on Judiciary Finance and Civil Law
02/04/2021	By motion, recalled and re-referred to the Committee on Housing Finance and Policy
02/11/2021	Adoption of Report: Re-referred to the Committee on Judiciary Finance and Civil Law
03/08/2021	Adoption of Report: Placed on the General Register as Amended
	Read for the Second Time

05/17/2021 Pursuant to Rule 4.20, returned to the Committee on Judiciary Finance and Civil Law

1.1	A bill for an act
1.2 1.3 1.4	relating to civil law; landlord and tenant; establishing termination of lease upon infirmity of tenant; 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.266] TERMINATION OF LEASE UPON INFIRMITY OF TENANT.
1.7	Subdivision 1. Definitions. (a) For the purposes of this section, the following terms have
1.8	the meanings given them.
1.9	(b) "Authorized representative" means a person acting as an attorney-in-fact under a
1.10	power of attorney under section 523.24 or a court-appointed conservator or guardian under
1.11	chapter 524.
1.12	(c) "Disability" means any condition or characteristic that is a physical, sensory, or
1.13	mental impairment that materially limits one or more major life activity.
1.14	(d) "Medical care facility" means:
1.15	(1) a nursing home, as defined in section 144A.01, subdivision 5;
1.16	(2) hospice care, as defined in section 144A.75, subdivision 8;
1.17	(3) residential hospice facility, as defined in section 144A.75, subdivision 13;
1.18	(4) boarding care, as licensed under chapter 144 and regulated by the Department of
1.19	Health under Minnesota Rules, chapter 4655;
1.20	(5) supervised living facility, as licensed under chapter 144;
1.21	(6) a facility providing assisted living, as defined in section 144G.01, subdivision 2;

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2.1	(7) an accessible unit, as define	ed in section 363A.40,	subdivision 1, parag	raph (b);
2.2	(8) a state facility as defined in	section 246.50, subdiv	vision 3;	
2.3	(9) a facility providing a foster	care for adults program	n as defined in secti	on 245A.02,
2.4	subdivision 6c; or			
2.5	(10) a facility providing intensi	ve residential treatmen	t services as defined	1 in section
2.6	256B.0622, subdivision 2, paragra	ph (n).		
2.7	(e) "Medical professional" mea	uns:		
2.8	(1) a physician who is currently	y licensed to practice m	edicine under section	on 147.02,
2.9	subdivision 1;			
2.10	(2) an advanced practice registed	ered nurse, as defined i	n section 148.171, s	ubdivision 3;
2.11	or			
2.12	(3) a mental health professiona	l as defined in sections	245.462, subdivisio	on 18, clauses
2.13	(1) to (6), and 245.4871, subdivision	on 27, clauses (1) to (5	<u>).</u>	
2.14	Subd. 2. Termination of lease	upon infirmity of tena	unt. (a) A tenant or th	he authorized
2.15	representative of the tenant may te	rminate the lease prior	to the expiration of	the lease in
2.16	the manner provided in subdivision	n 3 if the tenant has, or	if there is more that	n one tenant,
2.17	all the tenants have, been found by	a medical professiona	l to need to move in	to a medical
2.18	care facility and:			
2.19	(1) require assistance with inst	rumental activities of d	aily living or person	al activities
2.20	of daily living due to medical reason	ons or a disability;		
2.21	(2) meet one of the nursing fac	ility level of care criter	ia under section 144	1.0724,
2.22	subdivision 11; or			
2.23	(3) have a disability or function	nal impairment in three	or more of the area	s listed in
2.24	section 245.462, subdivision 11a, s	so that self-sufficiency	is markedly reduced	l because of
2.25	a mental illness.			
2.26	(b) When a tenant requires an a	ccessible unit as define	d in section 363A.40), subdivision
2.27	1, and the landlord can provide an	accessible unit in the s	ame complex where	the tenant
2.28	currently resides that is available w	vithin two months of th	e request, then the p	provisions of
2.29	this section do not apply and the te	enant may not terminate	e the lease.	
2.30	Subd. 3. Notice. When the con	ditions in subdivision 2	have been met, the	tenant or the
2.31	tenant's authorized representative r	nay terminate the lease	by providing at leas	t two months'
2.32	written notice to be effective on the	e last day of a calendar	month. The notice n	nust be either

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3.1	hand-delivered or mailed by postage prepaid, first class United States mail. The notice must
3.2	include: (1) a copy of the medical professional's written documentation of the infirmity;
3.3	and (2) documentation showing that the tenant has been accepted as a resident or has a
3.4	pending application at a location where the medical professional has indicated that the tenant
3.5	needs to move. The termination of a lease under this section shall not relieve the eligible
3.6	tenant from liability either for the payment of rent or other sums owed prior to or during
3.7	the notice period, or for the payment of amounts necessary to restore the premises to their
3.8	condition at the commencement of the tenancy, ordinary wear and tear excepted.
3.9	Subd. 4. Waiver prohibited. Any waiver of the rights of termination provided by this
3.10	section, including lease provisions or other agreements that require a longer notice period
3.11	than those provided for in this section, shall be void and unenforceable.
3.12	Subd. 5. Other laws. Nothing in this section affects the rights or remedies available in
3.13	this chapter or other law, including but not limited to chapter 363A.
3.14	EFFECTIVE DATE. This section is effective January 1, 2022, and applies to leases
3.15	entered into or renewed on or after January 1, 2022. For the purposes of this section, estates
3.16	at will shall be deemed to be renewed at the commencement of each rental period.