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2020 South Dakota Legislature

House Bill 1123

Introduced by: Representative Diedrich

1	An Act to provide for the	termination	of a	lease	by a	victim	of alleged	domestic
2	abuse.							

- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:
- 4 **Section 1.** That a NEW SECTION be added:

5 **43-32-18.1. Eviction of tenant--Limitations.**

A lease governing residential property may not include any term that authorizes the eviction of a tenant who calls or otherwise seeks assistance from law enforcement or other emergency responders because of an alleged incident of domestic abuse, unlawful sexual behavior, or stalking.

Nothing in this chapter authorizes the eviction of a tenant solely because the tenant or a member of the tenant's household is the victim of alleged domestic abuse, unlawful sexual behavior, or stalking.

Section 2. That § 43-32-19 be AMENDED:

43-32-19. Termination of lease by tenant--Causes.

A tenant may terminate a lease before the end of the term_if:

- (1) When the The landlord does not, within a reasonable time after request, fulfill his obligations, if any, as to placing and securing the tenant in quiet possession of the premises or putting the premises into good condition or repairing the same; or
- (2) When the The greater part of the leased premises or that part which was, and which the landlord had at the time of leasing, reason to believe was the material inducement to the tenant to enter into the contract lease, is destroyed, from any other cause than the ordinary negligence of the tenant; or
- (3) The tenant meets the provisions of \S 43-32-19.1.
- 24 **Section 3.** That a NEW SECTION be added:

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1	43-	32-19.1. Domestic abuseUnlawful sexual behaviorStalking
2	Termin	nation of leaseNotice requirements.
3		If a tenant or a member of the tenant's household is the victim of alleged domestic
4	<u>abuse,</u>	unlawful sexual behavior, or stalking, the tenant may terminate the lease and
5	<u>vacate</u>	the rental unit on or before a specified date, provided:
6	(1)	The tenant notifies the landlord in writing that the termination is due to the tenant's
7		fear of imminent danger or injury to the tenant or to a member of the tenant's
8		household; and
9	(2)	The tenant attaches to the notice:
10		(a) A police report regarding an alleged incident of domestic abuse, unlawful
11		sexual behavior, or stalking, signed during the thirty-day period
12		immediately preceding the date of the notice;
13		(b) A protection order issued during the thirty-day period immediately
14		preceding the date of the notice, in response to an alleged incident of
15		domestic abuse, unlawful sexual behavior, or stalking; or
16		(c) Documentation signed by a licensed health care provider indicating that:
17		(i) During the thirty-day period immediately preceding the date of the
18		notice, the provider examined the tenant or a member of the
19		tenant's household;
20		(ii) The examination was within the provider's scope of practice; and
21		(iii) As a result of the examination, the provider has reasonable cause to
22		believe that the tenant or a member of the tenant's household was
23		a victim of alleged domestic abuse, unlawful sexual behavior, or
24		stalking.
25		A tenant who provides a notice of termination in accordance with this section is
26	<u>liable</u> t	o pay the rent applicable to the month following that in which the tenant vacates
27	the pre	mises.
20		The NEW COCTON I
28	Section 4.	. That a NEW SECTION be added:
29	43-	32-19.2. Contact informationDisclosureLimitation.
30		If in accordance with a termination authorized by § 43-32-19.1 a tenant provides
31	to the	landlord a forwarding address or other contact information, the landlord may not
32	disclose	e that information to any person except with the consent of the tenant or as
33	require	d by law