## HOUSE OF REPRESENTATIVES STAFF ANALYSIS

BILL #: PCS for HB 331 Renters Insurance

SPONSOR(S): Civil Justice Subcommittee

TIED BILLS: None IDEN./SIM. BILLS: SB 422

| REFERENCE                               | ACTION | ANALYST | STAFF DIRECTOR or<br>BUDGET/POLICY CHIEF |
|---|--------|---------|--|
| Orig. Comm.: Civil Justice Subcommittee |        | Cary    | Bond                                     |

### **SUMMARY ANALYSIS**

The "Florida Residential Landlord and Tenant Act," or "Act," governs the relationship between landlords and tenants under a residential rental agreement. The Act contains certain mandatory or conditional provisions and disclosures that a landlord must provide to a tenant or prospective tenant.

The Proposed Committee Substitute (PCS) mandates one of two provided provisions relating to renter's insurance to be included in any written rental agreement for a residential tenancy.

The bill does not appear to have any fiscal impact on state or local governments.

The PCS provides an effective date of January 1, 2015, and applies to any residential lease governed by the Act signed or renewed after that date.

This document does not reflect the intent or official position of the bill sponsor or House of Representatives. STORAGE NAME: pcs0331.CJS

### **FULL ANALYSIS**

#### I. SUBSTANTIVE ANALYSIS

## A. EFFECT OF PROPOSED CHANGES:

# **Background**

Part II of ch. 83, F.S., entitled the "Florida Residential Landlord and Tenant Act," or "Act," governs the relationship between landlords and tenants under a residential rental agreement. The Act contains certain mandatory or conditional provisions and disclosures that a landlord must provide to a tenant or prospective tenant. For example:

- If the landlord requires a security deposit, the Act requires a disclosure regarding the tenant's rights and responsibilities with respect to the security deposit.<sup>1</sup>
- The landlord must disclose his or her address.<sup>2</sup>
- If there is a liquidated damages provision in the lease, the Act provides language that must be included in the lease.<sup>3</sup>
- If the rental agreement indemnifies the landlord for storage or disposition of personal property of the tenant after the tenant surrenders the dwelling, the Act requires language within the lease to notify the tenant to that effect.<sup>4</sup>

#### Effect of the Bill

The Proposed Committee Substitute (PCS) creates s. 83.491, F.S., to mandate one of two provided provisions in any written rental agreement for a residential tenancy. The notice must be in the same or larger type size as the majority of the rental agreement and must be separately initialed by the tenant.

If the rental agreement requires the purchase of a tenant's policy of insurance as a condition of the lease, the rental agreement must include a statement providing substantially the following language:

A landlord is generally not liable for loss or damage to your personal property. This rental agreement requires you to purchase and maintain a tenant's policy of insurance covering loss or damage to your personal property from a company of your choice with a minimum coverage amount of (insert coverage requirements here).

If the rental agreement does not require the purchase of a tenant's policy of insurance, the rental agreement must include a statement providing substantially the following language:

A landlord is generally not liable for loss or damage to your personal property. This rental agreement does not require you to purchase and maintain a tenant's policy of insurance. You should consider purchasing a tenant's policy of insurance covering loss or damage to your personal property from a company of your choice.

The PCS provides that an unwritten agreement, or one that fails to provide the required notice, is presumed not to require the purchase of a tenant's insurance policy.

The PCS provides, as the sole remedy for a landlord's failure to include the required notice, that the tenant may terminate the lease as if the tenancy was without a specific duration as provided in s. 83.57,

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<sup>&</sup>lt;sup>1</sup> Section 83.49(2)(d), F.S.

<sup>&</sup>lt;sup>2</sup> Section 83.50, F.S.

<sup>&</sup>lt;sup>3</sup> Section 83.595(4), F.S.

<sup>&</sup>lt;sup>4</sup> Section 83.67(5), F.S.

F.S.<sup>5</sup> For most residential leases in Florida, this would allow the tenant to terminate the lease with a 15 days' notice prior to the end of a term.

The PCS also provides that a tenant does not have a cause of action against the landlord for the landlord's failure to enforce an insurance requirement. Essentially, if the tenant does not purchase a policy as required by the lease, the tenant cannot recover damages from the landlord for the tenant's violation of the lease agreement.

The PCS also provides that no person will be deemed a third party beneficiary of a requirement to purchase tenant's insurance. Thus, a third party cannot sue a landlord for a landlord's failure to enforce a requirement to purchase insurance.

The PCS provides an effective date of January 1, 2015, and applies to any residential lease governed by the Act and signed or renewed after that date.

### **B. SECTION DIRECTORY:**

Section 1 creates s. 83.491, F.S., relating to an insurance requirement.

Section 2 provides an effective date of January 1, 2015, and an applicability statement.

### II. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT

### A. FISCAL IMPACT ON STATE GOVERNMENT:

## 1. Revenues:

The bill does not appear to have any impact on state revenues.

## 2. Expenditures:

The bill creates a new requirement for standard lease forms. The Florida Bar develops, and the Florida Supreme Court approves, residential lease forms for use in the state. This PCS would likely require the promulgation of new lease forms.

## B. FISCAL IMPACT ON LOCAL GOVERNMENTS:

### 1. Revenues:

The bill does not appear to have any impact on local government revenues.

### Expenditures:

The bill does not appear to have any impact on local government expenditures.

### C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR:

The bill requires that companies that regularly lease residential dwellings update their lease forms, but the bill provides until January 1, 2015, to do so, which should provide enough time in most cases to utilize current forms and develop a new standard lease form with minimal expense.

## D. FISCAL COMMENTS:

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<sup>&</sup>lt;sup>5</sup> Section 83.57, F.S., provides that if the tenancy is from year to year, the tenant must provide 60 days' notice. If the tenancy is from quarter to quarter, the tenant must provide 30 days' notice. If the tenancy is from month to month, which is the typical residential tenancy in Florida, the tenant must provide 15 days' notice. If the tenancy is from week to week, the tenant must provide 7 days' notice.

<sup>&</sup>lt;sup>6</sup> See In re Revisions to Simplified Forms Pursuant to Rule 10-2.1(A) of Rules Regulating the Florida Bar, 50 So.3d 503 (Fla. 2010).

None.

## **III. COMMENTS**

## A. CONSTITUTIONAL ISSUES:

1. Applicability of Municipality/County Mandates Provision:

The bill does not appear to require counties or municipalities to take an action requiring the expenditure of funds, reduce the authority that counties or municipalities have to raise revenue in the aggregate, nor reduce the percentage of state tax shared with counties or municipalities.

2. Other:

None.

## **B. RULE-MAKING AUTHORITY:**

The bill does not appear to create a need for rulemaking or rulemaking authority.

C. DRAFTING ISSUES OR OTHER COMMENTS:

None.

# IV. AMENDMENTS/ COMMITTEE SUBSTITUTE CHANGES

n/a

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