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A bill to be entitled

2 An act relating to residential tenancies; creating s. 3 83.683, F.S.; defining terms; prohibiting a landlord from terminating, failing to renew, or refusing to enter into a 4 residential rental agreement because the tenant, 5 6 applicant, or family or household member is a victim of 7 domestic violence, dating violence, repeat violence, or 8 sexual violence; prohibiting a landlord from including in 9 a residential rental agreement a provision that authorizes the landlord to terminate a rental agreement or impose a 10 penalty on a tenant for calling for assistance from a law 11 12 enforcement agency or other emergency assistance in response to domestic violence, dating violence, repeat 13 violence, or sexual violence; providing for evidence of 14 the domestic violence, dating violence, repeat violence, 15 16 or sexual violence which may be provided to the landlord; allowing victims of domestic violence to terminate a 17 residential rental agreement under certain circumstances; 18 19 providing procedures to notify the landlord; providing for 20 liability for payment of rent by the respondent who has been excluded from the dwelling unit; requiring a landlord 21 to change door and other locks of the dwelling unit of a 22 victim of domestic violence, dating violence, repeat 23 24 violence, or sexual violence under certain circumstances 25 within a specified period; requiring the protected tenant 26 to pay the costs of changing the door and other locks of the dwelling unit; prohibiting waiver of the provisions of 27 the act; providing an effective date. 28

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HB 931 2008 29 30 Be It Enacted by the Legislature of the State of Florida: 31 Section 1. Section 83.683, Florida Statutes, is created to 32 read: 33 83.683 Discrimination against victims of domestic 34 violence, dating violence, repeat violence, or sexual violence 35 36 prohibited. --37 (1) DEFINITIONS.--As used in this section, the term: (a) "Dating violence" has the same meaning as provided in 38 s. 784.046(1). 39 "Domestic violence" has the same meaning as provided 40 (b) in s. 741.28. 41 "Family or household member" has the same meaning as 42 (C) provided in s. 741.28. 43 44 (d) "Repeat violence" has the same meaning as provided in s. 784.046(1). 45 "Sexual violence" has the same meaning as provided in 46 (e) s. 784.046(1). 47 (2) VICTIM PROTECTION; NONDISCRIMINATION. --48 49 A landlord may not terminate a tenancy, fail to renew (a) 50 a tenancy, refuse to enter into a rental agreement, or otherwise retaliate in the rental of a dwelling unit because: 51 1. The tenant, applicant, or a household member is a 52 victim of domestic violence, dating violence, repeat violence, 53 54 or sexual violence; or 2. The tenant or applicant terminated a rental agreement 55 56 due to domestic violence, dating violence, repeat violence, or Page 2 of 6

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57	sexual violence as provided in subsection (4).
58	(b) A landlord may not include in a residential rental
59	agreement a provision that authorizes a landlord to terminate
60	the agreement or to impose a penalty upon a tenant for calls
61	made by the tenant for assistance from a law enforcement agency
62	or other emergency assistance in response to domestic violence,
63	dating violence, repeat violence, or sexual violence. A rental
64	agreement may not waive a tenant's right to call for assistance
65	from a law enforcement agency or other emergency assistance.
66	(3) EVIDENCEEvidence provided to a landlord to prove
67	the occurrence of domestic violence, dating violence, repeat
68	violence, or sexual violence may include any of the following:
69	(a) Records, orders, or files of a court, law enforcement
70	agency, or state or federal agency;
71	(b) Documentation from a domestic violence or sexual
72	assault protection program; or
73	(c) Documentation from a medical professional.
74	(4) EARLY TERMINATION OF A RENTAL AGREEMENT BY A VICTIM OF
75	DOMESTIC VIOLENCE, DATING VIOLENCE, REPEAT VIOLENCE, OR SEXUAL
76	VIOLENCE
77	(a) A tenant protected by this section may terminate his
78	or her rental agreement for a dwelling unit by providing the
79	landlord with a written notice of termination to be effective on
80	a date stated in the notice which must be at least 30 days after
81	the landlord receives the written notice of termination. The
82	notice to the landlord must be accompanied by:
83	1. A copy of an injunction for protection against domestic
84	violence issued by a court pursuant to s. 741.30 or a copy of an

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FLORIDA HOUSE OF REPRESENTATIVES	Fι	_ 0	RΙ	DΑ	ΗО	U	SΕ	ΟF	RE	EPR	ΕS	ΕN	ΝΤΑ	ТΙ	VΕ	S
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85 injunction for protection against repeat violence, sexual 86 violence, or dating violence issued by a court pursuant to s. 87 784.046; 2. A valid card issued under an address confidentiality 88 89 program to the victim or a minor member of the tenant's 90 household pursuant to s. 741.403; or 91 An order of no contact entered by a court in a criminal 3. 92 case. (b) 93 After terminating a rental agreement, the tenant who 94 is released from the rental agreement under paragraph (a) is 95 liable to the landlord for the rent due under the rental agreement prorated to the effective date of the termination and 96 97 payable at the time that would have been required by the terms 98 of the rental agreement. The tenant is not liable for any other rent or fees due to the early termination of the tenancy. If a 99 100 tenant terminates the rental agreement 14 days or more before he 101 or she initially occupies the dwelling unit, the tenant is not 102 liable for any damages or penalties. 103 (C) Notwithstanding paragraph (a) or the exclusion of a respondent of domestic violence, dating violence, repeat 104 105 violence, or sexual violence by a court order, if there are any 106 remaining tenants residing in the dwelling unit, the tenancy 107 shall continue for those tenants. The respondent who has been excluded from the dwelling unit under court order remains liable 108 under the lease with any other tenant of the dwelling unit for 109 110 rent or damages to the dwelling unit. (5) VICTIM PROTECTION; CHANGING DOOR AND OTHER LOCKS.--111 If the respondent of domestic violence, dating 112 (a)

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113	violence, repeat violence, or sexual violence is not a tenant in
114	the same dwelling unit as the protected tenant, the protected
115	tenant may give oral or written notice to the landlord that he
116	or she is a victim of domestic violence, dating violence, repeat
117	violence, or sexual violence and may request that the door and
118	other locks to the dwelling unit be changed. A protected tenant
119	is not required to provide documentation of the domestic
120	violence, dating violence, repeat violence, or sexual violence
121	to initiate the changing of the door and other locks. A landlord
122	who receives a request under this paragraph must change the door
123	and other locks to the protected tenant's dwelling unit or give
124	the protected tenant permission to change the door and other
125	locks within 72 hours.
126	(b) If the respondent of the domestic violence, dating
127	violence, repeat violence, or sexual violence is a tenant in the
128	same dwelling unit as the victim, any tenant or protected tenant
129	of the dwelling unit may give oral or written notice to the
130	landlord that a protected tenant is a victim of domestic
131	violence, dating violence, repeat violence, or sexual violence
132	and may request that the door and other locks to the dwelling
133	unit be changed. Before the landlord or tenant changes the door
134	and other locks under this paragraph, the tenant must provide
135	the landlord with a copy of a court order excluding the
136	respondent from the dwelling unit of the protected tenant. A
137	landlord who receives a request to change the door and other
138	locks to the protected tenant's dwelling unit under this
139	paragraph must change the door and other locks within 72 hours.
140	(c) The protected tenant shall bear the expense of
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141 changing the door and other locks. If a landlord fails to act within the required time, the protected tenant may change the 142 143 door and other locks without the landlord's permission. If the 144 protected tenant changes the locks, the protected tenant must 145 give a key to the new locks to the landlord within 48 hours 146 after the door and other locks are changed. 147 (d) If a landlord has been provided with a court order excluding the respondent from the dwelling unit of the protected 148 149 tenant, the landlord may not grant the respondent access to the 150 dwelling unit, provide keys to the respondent, or provide the 151 respondent access to the respondent's personal property within 152 the dwelling unit. If the respondent has a court order allowing 153 the respondent to return to the dwelling unit to retrieve 154 personal belongings, the landlord may grant him or her access to the dwelling unit. If a landlord complies with this paragraph, 155 156 the landlord is not liable for civil damages to a respondent 157 excluded from the dwelling unit, for loss of use of the dwelling 158 unit, or for loss of use or damage to the respondent's personal 159 property. 160 (6) NONWAIVER OF RENTAL TERMS. -- Pursuant to s. 83.47, the 161 provisions of this section may not be waived or modified by 162 agreement of the parties. 163 Section 2. This act shall take effect July 1, 2008.

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