

SB 25-131: REDUCING THE COST OF HOUSING

Prime Sponsors: Fiscal Analyst:

Sen. Lundeen Matt Bishop, 303-866-4796 matt.bishop@coleg.gov

Bill Outcome: Postponed Indefinitely **Version:** Final Fiscal Note **Drafting number:** LLS 25-0755 **Date:** July 17, 2025

Fiscal note status: The final fiscal note reflects the introduced bill. This bill was postponed indefinitely by the Senate State, Veterans, and Military Affairs Committee on May 1, 2025; therefore, the impacts identified in this analysis do not take effect.

Summary Information

Overview. The bill would have specified when a construction defect claim may be asserted and eased restrictions and requirements on landlords related to evictions of tenants and residential habitability.

Types of impacts. The bill is projected to affect the following areas on an ongoing basis:

Minimal State Revenue

Local Government

Minimal State Workload

Appropriations. No appropriation was required.

Table 1 State Fiscal Impacts

	Budget Year	Out Year
Type of Impact	FY 2025-26	FY 2026-27
State Revenue	\$0	\$0
State Expenditures	\$0	\$0
Transferred Funds	\$0	\$0
Change in TABOR Refunds	\$0	\$0
Change in State FTE	0.0 FTE	0.0 FTE

Summary of Legislation

The bill makes changes to housings-related statutes, including construction defects and landlord-tenant relationships. Notable among its many changes, this bill:

- specifies the conditions under which a construction defect claim may be asserted;
- repeals some warranty of habitability requirements and provisions that give tenants clearer pathways to seek remedies for violations;
- eases requirements for issuing notices of eviction and starting actions against mobile home park residents;
- removes protections for tenants who receive public benefits and for pets during a writ of restitution; and
- repeals lease terms that are prohibited under current law, such as source of income discrimination, waiver of a right to a jury trial, and certain fees.

Finally, the bill requires that any provision of any energy code adopted by local governments on or after January 1, 2026 be cost effective using existing energy efficiency standards as a base of comparison, and where economic benefits exceed the economic costs.

State Revenue and Expenditures

The bill has an indeterminate, but minimal impact on the Judicial Department. The changes to requirements for court actions may affect the number of cases files in trial courts, though the overall impact of each provision is expected to be minimal, and no change in appropriations is required. Filing fees are subject to TABOR.

Local Government

The bill increases expenditures in counties and municipalities to perform economic cost benefit analysis before amending or adopting any energy code. This cost has not been estimated, as it will vary by jurisdiction depending on the frequency and type of energy code updates.

Effective Date

The bill takes effect 90 days following adjournment of the General Assembly sine die, assuming no referendum petition is filed.

State and Local Government Contacts

Counties	Law
Judicial	Municipalities