First Regular Session Seventy-fifth General Assembly STATE OF COLORADO

REREVISED

This Version Includes All Amendments Adopted in the Second House

LLS NO. 25-0087.01 Richard Sweetman x4333

HOUSE BILL 25-1240

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A BILL FOR AN ACT

101 CONCERNING PROTECTIONS FOR TENANTS WHO USE HOUSING 102 SUBSIDIES.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

The bill requires a landlord who initiates an eviction proceeding for nonpayment of rent against a tenant to comply with certain notice requirements set forth in federal law for tenants who use housing subsidies (covered tenants).

The bill prohibits a landlord from charging a covered tenant a late fee in an amount that exceeds \$20.

SENATE
Amended 3rd Reading
April 8, 2025

SENATE and Reading Unamended April 7, 2025

HOUSE 3rd Reading Unamended March 11, 2025

> HOUSE Amended 2nd Reading March 10, 2025

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters or bold & italic numbers indicate new material to be added to existing law.

Dashes through the words or numbers indicate deletions from existing law.

Under current law, if a tenant proves as an affirmative defense to an eviction proceeding that the landlord violated the warranty of habitability, the court must order a reduction in the fair rental value of the dwelling unit and order the landlord to reimburse the tenant any difference in rent between the reduced fair rental value and any greater amount of rent that the tenant paid. The bill states that the landlord must reimburse this amount regardless of whether part or all of the rent was paid by the tenant or by a housing subsidy issued to the tenant.

Current law defines certain acts as unfair housing practices and exempts a landlord with 3 or fewer rental units from enforcement of several such definitions. Current law also states that a landlord with 5 or fewer single-family rental homes and no more than 5 total rental units is not required to accept federal housing choice vouchers. The bill repeals both of these exemptions. The bill also states that a landlord commits an unfair housing practice if the landlord fails to:

- Make reasonable efforts to timely respond to requests for information and documentation that is necessary for a rental assistance application program; or
- Cooperate with a tenant who is applying for rental assistance in good faith.

Current law allows a person to pursue relief for damages resulting from a landlord's commission of an unfair housing practice. The bill states that, if a court awards damages to a plaintiff who prevails in such an action, and the violation concerns discrimination on the basis of an individual's use of a housing subsidy, the court shall award at least \$5,000 in damages. The bill also states that a calculation of such damages must include consideration of losses that a tenant may incur as a result of the tenant forfeiting their housing subsidy as a result of the landlord discriminating against the tenant based on the tenant's source or amount of income.

Current law provides that, in addition to relief awarded to a tenant in a private action, the Colorado civil rights commission may order a respondent found to have engaged in an unfair housing practice to pay a civil penalty in an amount that has no minimum and a maximum that varies based on whether the respondent has prior violations. The bill establishes a minimum penalty amount of \$5,000 if a person commits any of certain unfair housing violations and the violation concerns discrimination on the basis of an individual's use of a housing subsidy.

- 1 Be it enacted by the General Assembly of the State of Colorado:
- 2 **SECTION 1. Legislative declaration.** (1) The general assembly
- 3 finds that:

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(a) Access to stable and affordable housing is a fundamental right and essential to a person's dignity, economic security, and ability to thrive. Housing should not be denied based on a person's income source, including the use of federal housing subsidies such as the housing choice voucher program administered by the federal department of housing and urban development, known as "HUD".

- (b) Tenants who rely on housing subsidies are disproportionately vulnerable to housing instability, often facing discrimination, undue fees, and barriers to securing or maintaining housing. Such obstacles undermine their ability to build long-term stability and well-being.
- (c) Discrimination based on the use of housing subsidies creates an unjust disadvantage for families, particularly families in communities that have been historically marginalized, such as families with low incomes, people of color, individuals with disabilities, and survivors of domestic violence. This discrimination not only perpetuates poverty but also contributes to broader societal inequities.
- (d) The housing choice voucher program plays a vital role in providing economic opportunities and ensuring that all families, regardless of income, have access to decent, safe, and affordable housing. However, tenants who use vouchers face systemic barriers, including landlord resistance, restrictive policies, and limited housing availability.
- (e) According to recent studies from 2023, Colorado faces a shortfall of 100,000 homes and apartments, a crisis that further limits the availability of affordable housing for families, particularly for families using housing subsidies. This shortage exacerbates housing insecurity for families with low incomes and makes it even harder for voucher holders to find homes.

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(f) Federal rental assistance programs play a critical role in supporting Colorado's most vulnerable populations, including seniors, people with disabilities, veterans, and working families. In 2020, federal rental assistance programs provided Colorado with \$628 million, helping 127,200 people in 65,000 households afford modest housing. Of these recipients, 72% are seniors, children, or people with disabilities, who are often at the greatest risk of housing instability.

- (g) Rental assistance supports working families, with 53% of nondisabled, working-age households that include at least one worker receiving HUD rental assistance. Rental assistance helps people maintain housing in all types of communities, including 112,000 people in cities and suburbs, as well as 15,300 people in rural areas and small towns.
- (h) Ensuring that tenants with housing subsidies can use their vouchers effectively and without fear of discrimination is critical to breaking the cycle of poverty and advancing racial, social, and economic justice in Colorado; and
- (i) Protecting tenants from unfair eviction practices and ensuring their access to rental assistance strengthens communities, reduces the long-term costs of homelessness, and allows vulnerable individuals and families to contribute positively to society without the constant fear of losing their homes.
 - (2) The general assembly also finds that:
- (a) Tenants who use housing subsidies are integral members of the community and deserve the same respect, protections, and opportunities as other renters. By safeguarding their rights, we help create stronger, more stable communities, reducing the risks of homelessness and fostering economic mobility.

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I	(b) Preventing unfair evictions, discrimination, and other barriers
2	to housing for subsidy recipients not only improves the lives of vulnerable
3	Coloradans but also saves taxpayer money by reducing reliance on
4	emergency services, shelter systems, and public assistance programs; and
5	(c) It is critical to remove barriers that disproportionately affect
6	low-income households and families of color by ensuring that landlords
7	make reasonable efforts to cooperate with tenants who are applying for
8	rental assistance in good faith, creating a more inclusive rental market
9	that serves all Coloradans.
10	(3) Therefore, the general assembly declares that it is essential to:
11	(a) Provide stronger protections for tenants who use housing
12	subsidies; and
13	(b) Create an environment in which all tenants, regardless of
14	income or source of income, have equal opportunity to secure housing
15	and maintain their homes, thus contributing to healthier, more vibrant
16	communities across the state.
17	SECTION 2. In Colorado Revised Statutes, add part 15 to article
18	12 of title 38 as follows:
19	PART 15
20	PROTECTIONS FOR TENANTS OF SUBSIDIZED HOUSING
21	38-12-1501. Definitions. As used in this part 15, unless the
22	CONTEXT OTHERWISE REQUIRES:
23	(1) "LANDLORD" MEANS:
24	(a) A LANDLORD, AS DEFINED IN SECTION 38-12-502 (5); OR
25	(b) THE MANAGEMENT OR LANDLORD OF A MOBILE HOME PARK, AS
26	DEFINED IN SECTION 38-12-201.5 (3).
27	(2) "TENANT" HAS THE MEANING SET FORTH IN SECTION 38-12-502

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1	(9).
2	38-12-1502. Notice required before initiation of eviction
3	proceeding. (1) A LANDLORD WHO INITIATES AN EVICTION PROCEEDING
4	FOR NONPAYMENT OF RENT AGAINST A TENANT SHALL COMPLY WITH THE
5	NOTICE REQUIREMENTS SET FORTH IN 15 U.S.C. SEC. 9058 (c), AS
6	ENACTED INTO LAW ON MARCH <u>27</u> , 2020, NOTWITHSTANDING ANY
7	CHANGES IN FEDERAL LAW THAT MAY OCCUR OR MAY HAVE OCCURRED
8	SUBSEQUENT TO THIS DATE.
9	(2) The division of housing created in Section 24-32-704 is
10	ENCOURAGED TO COMPILE A LIST OF RESOURCES FOR LANDLORDS, WHICH
11	LIST:
12	(a) Helps a landlord determine whether any of the
13	LANDLORD'S PROPERTIES ARE A COVERED DWELLING, AS DEFINED IN 15
14	U.S.C. 9058 (a)(1);
15	(b) DESCRIBES FINANCIAL RESOURCES THAT MAY BE AVAILABLE
16	TO LANDLORDS;
17	(c) IS PUBLISHED ON THE DIVISION'S PUBLIC WEBSITE; AND
18	(d) IS COMPILED AND PUBLISHED USING EXISTING RESOURCES.
19	
20	SECTION 3. In Colorado Revised Statutes, 38-12-507, amend
21	(2)(g)(IV) as follows:
22	38-12-507. Breach of warranty of habitability - tenant's
23	remedies. (2) (g) If a tenant proves an affirmative defense pursuant to
24	this subsection (2) by a preponderance of the evidence, the court shall:
25	(IV) Order the landlord to reimburse the tenant any difference in
26	rent between the reduced fair rental value and any greater amount of rent
27	that the tenant WAS paid TO THE LANDLORD pursuant to the rental

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1	agreement while a breach of the warranty of habitability at the residential
2	premises existed, REGARDLESS OF WHETHER PART OR ALL OF THE RENT
3	WAS PAID BY THE TENANT OR BY A HOUSING SUBSIDY ISSUED TO THE
4	TENANT;
5	SECTION 4. In Colorado Revised Statutes, 24-34-502, amend
6	(1)(p) and $(1)(q)$; and add $(1)(r)$ as follows:
7	24-34-502. Unfair housing practices prohibited - definition.
8	(1) It is an unfair housing practice, unlawful, and prohibited:
9	(p) For any person, for profit, to induce or attempt to induce
10	another person to rent any housing by representations regarding the entry
11	or prospective entry into the neighborhood of a person or persons with
12	particular sources of income; or
13	(q) For any person to violate section 38-12-904 (1)(c) or (1)(d);
14	OR
15	(r) For any landlord, as defined in section 38-12-1501 (1),
16	TO FAIL TO:
17	(I) MAKE REASONABLE EFFORTS TO TIMELY RESPOND TO REQUESTS
18	FOR INFORMATION AND DOCUMENTATION NECESSARY FOR A RENTAL
19	ASSISTANCE APPLICATION PROCESS; OR
20	(II) COOPERATE WITH A TENANT WHO IS APPLYING FOR RENTAL
21	ASSISTANCE IN GOOD FAITH, INCLUDING BY REFUSING TO PROVIDE
22	DOCUMENTS THAT ARE REQUIRED BY A STATE GOVERNMENT AGENCY, A
23	LOCAL GOVERNMENT AGENCY, OR OTHER ADMINISTRATING ENTITY TO
24	SUPPORT THE TENANT'S APPLICATION.
25	
26	SECTION 5. In Colorado Revised Statutes, 24-34-505.6, amend
2.7	(6) introductory portion and (6)(a): and add (8) as follows:

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1 **24-34-505.6. Enforcement by private persons.** (6) In addition 2 to the relief which THAT may be granted in accordance with section 3 24-34-508, the following relief is available: 4 (a) If the court finds that a discriminatory housing practice has 5 occurred or is about to occur, the court may award to the plaintiff actual and punitive damages or may grant as relief, as the court deems 6 7 appropriate, any permanent or temporary injunction, temporary 8 restraining order, or other order, including an order enjoining the 9 defendant from engaging in such practice or ordering such affirmative 10 action as may be appropriate. If THE COURT AWARDS DAMAGES TO A 11 PLAINTIFF AS DESCRIBED IN THIS SUBSECTION (6)(a), AND THE COURT 12 FINDS THAT THE DEFENDANT VIOLATED SECTION 24-34-502 (1)(h), (1)(l), 13 (1)(m), (1)(n), (1)(o), (1)(p), or (1)(r) and that the violation 14 CONCERNS DISCRIMINATION ON THE BASIS OF AN INDIVIDUAL'S USE OF A 15 HOUSING SUBSIDY, AS DEFINED IN SECTION 38-12-902 (1.7), THE COURT 16 SHALL AWARD TO THE PLAINTIFF AT LEAST FIVE THOUSAND DOLLARS IN 17 DAMAGES. 18 (8) A CALCULATION OF ACTUAL DAMAGES PURSUANT TO THIS 19 SECTION MUST INCLUDE CONSIDERATION OF LOSSES THAT A TENANT MAY 20 INCUR AS A RESULT OF THE TENANT FORFEITING THEIR HOUSING SUBSIDY 21 AS A RESULT OF THE LANDLORD DISCRIMINATING AGAINST THE TENANT 22 BASED ON THE TENANT'S SOURCE OR AMOUNT OF INCOME. 23 **SECTION 6.** In Colorado Revised Statutes, 24-34-508, amend 24 (1)(f) as follows: 25 **24-34-508.** Relief authorized. (1) In addition to the relief 26 authorized by section 24-34-306 (9), the commission may order a

respondent who has been found to have engaged in an unfair housing

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1	practice:
2	(f) (I) To assess PAY a civil penalty against the respondent in the
3	following amounts AMOUNT:
4	(I) (A) Not to exceed NO MORE THAN ten thousand dollars if the
5	respondent has not been adjudged to have committed any A prior
6	discriminatory housing practice;
7	(H) (B) Not to exceed NO MORE THAN twenty-five thousand
8	dollars if the respondent has been adjudged to have committed any other
9	ANOTHER discriminatory housing practice during the five-year period
10	ending on the date of the filing of the charge; OR
11	(III) (C) Not to exceed NO MORE THAN fifty thousand dollars if the
12	respondent has been adjudged to have committed two or more
13	discriminatory housing practices during the seven-year period ending on
14	the date of the filing of the charge.
15	(II) THE COMMISSION SHALL REQUIRE A RESPONDENT TO PAY, IN
16	ADDITION TO ANY AWARD OF DAMAGES PURSUANT TO SECTION
17	24-34-505.6, A CIVIL PENALTY TO THE PLAINTIFF PURSUANT TO THIS
18	SUBSECTION (1)(f) IN AN AMOUNT OF AT LEAST FIVE THOUSAND DOLLARS
19	IF:
20	(A) THE RESPONDENT IS FOUND TO HAVE ENGAGED IN A VIOLATION
21	OF SECTION 24-34-502 (1)(h), (1)(l), (1)(m), (1)(n), (1)(o), (1)(p), OR
22	(1)(r); AND
23	(B) THE VIOLATION CONCERNS DISCRIMINATION ON THE BASIS OF
24	AN INDIVIDUAL'S USE OF A HOUSING SUBSIDY, AS DEFINED IN SECTION
25	38-12-902 (1.7).
26	SECTION 7. Applicability. This act applies to conduct occurring
27	on or after the effective date of this act.

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SECTION 8. Safety clause. The general assembly finds,
determines, and declares that this act is necessary for the immediate
preservation of the public peace, health, or safety or for appropriations for
the support and maintenance of the departments of the state and state
institutions.

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