## HB1171\_L.008 HOUSE COMMITTEE OF REFERENCE AMENDMENT Committee on <u>Transportation</u>, <u>Housing & Local Government</u>. HB23-1171 be amended as follows:

1 Amend printed bill, page 9, after line 17 insert:

2 "SECTION 3. In Colorado Revised Statutes, 13-40-104, amend
3 (1)(e); and add (1)(e.7) as follows:

4 13-40-104. Unlawful detention defined. (1) Any person is guilty
5 of an unlawful detention of real property in the following cases:

6 (e) (I) EXCEPT AS DESCRIBED IN SUBSECTION (1)(e)(II) OF THIS 7 SECTION, when:

8 (A) such A tenant or lessee holds over, without such permission, 9 contrary to any other MATERIAL condition or covenant of the agreement under which such THE tenant or lessee holds; OR A TENANT DENIES THE 10 11 LANDLORD ENTRY TO A RESIDENTIAL PREMISES AFTER THE LANDLORD 12 PROVIDES THE TENANT WRITTEN NOTICE OF THE ENTRY IN ENGLISH AND 13 SPANISH AT LEAST SEVENTY-TWO HOURS BEFORE ATTEMPTING THE ENTRY, 14 UNLESS THE RENTAL AGREEMENT SPECIFIES A GREATER TIME PERIOD; and 15 (B) Ten days' notice in writing has been duly served upon such

16 THE tenant or lessee requiring in the alternative the EITHER compliance 17 with such MATERIAL condition or covenant or the delivery of the 18 possession of the premises. so held;

(II) except that, For a nonresidential RENTAL agreement or an
 employer-provided housing agreement, three days' ADVANCE notice is
 required, pursuant to this section, and for an exempt residential
 agreement, five days' ADVANCE notice is required. pursuant to this
 section.

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(e.7) WHEN:

(I) A TENANT OR LESSEE HOLDS OVER UPON THE EXPIRATION OF A
RESIDENTIAL RENTAL AGREEMENT AFTER REFUSING TO SIGN A NEW
RESIDENTIAL RENTAL AGREEMENT WITH TERMS THAT ARE SUBSTANTIALLY
IDENTICAL TO THE TENANT'S CURRENT RESIDENTIAL RENTAL AGREEMENT,
INCLUDING TERMS ESTABLISHING RENT IN THE SAME AMOUNT OR IN A
REASONABLY INCREASED AMOUNT; AND

31 (II) THE LANDLORD HAS PROVIDED THE TENANT OR LESSEE TEN 32 DAYS' ADVANCE WRITTEN NOTICE IN ENGLISH AND SPANISH, WHICH 33 NOTICE REQUIRES THE TENANT TO EITHER SIGN THE NEW RESIDENTIAL 34 RENTAL AGREEMENT OR DELIVER POSSESSION OF THE PREMISES TO THE 35 LANDLORD; EXCEPT THAT, FOR AN EMPLOYER-PROVIDED HOUSING 36 AGREEMENT, THREE DAYS' ADVANCE NOTICE IS REQUIRED, AND FOR AN 37 EXEMPT RESIDENTIAL AGREEMENT, FIVE DAYS' ADVANCE NOTICE IS 38 **REQUIRED.**".

39 Renumber succeeding sections accordingly.

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