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## DRAFT ONLY NOT APPROVED FOR INTRODUCTION

HOUSE BILL NO. [BILL NUMBER]

Residential rental properties-applicability.

Sponsored by: Joint Corporations, Elections & Political Subdivisions Interim Committee

## A BILL

for

- AN ACT relating to residential rental property; clarifying
  applicability of provisions providing duties and
  requirements for owners and renters of residential rental
  property; prohibiting certain actions by cities, towns and
  counties; and providing for an effective date.

  Be It Enacted by the Legislature of the State of Wyoming:
- 9 **Section 1.** W.S. 1-21-1201(a)(iv) and by creating new 10 subsections (b) and (c) is amended to read:
- 12 1-21-1201. Definitions; preemption; applicability.

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2	(a) As used in this article:
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4	(iv) "Residential rental unit" means a renter's
5	principal place of residence that is rented or leased to
6	the renter for a period of not less than six (6) months and
7	includes the appurtenances, grounds, common areas and
8	facilities held out for the occupancy of the residential
9	renter generally and any other area or facility provided to
LO	the renter in the rental agreement, excluding a mobile home
L1	lot or recreational property rented on an occasional basis;
L2	
L3	*******
L 4 L 5	STAFF COMMENT
L6 L7 L8 L9	Paragraph (a) (iv) has been revised to reference a period of "not less than" six months instead of a period of "at least" six months.
21	*************
22 23	*******
24	(b) The state of Wyoming does hereby preempt for
25	itself the field of regulating owners and renters of
26	residential rental units. This article is intended to apply

to all owners and renters of residential rental units and

1	to be the primary remedy for disputes between owners and
2	renters of residential rental units.
3	
4 5 6 7 8 9	**********  ********  STAFF COMMENT  Subsection (b) has been revised to provide that this article is intended to be the "primary" remedy for disputes
10 11	rather than the "exclusive" remedy for disputes because W.S. 1-21-1211(b) seems to contemplate other actions and
12	federal discrimination actions are still available.
13 14 15 16	**************************************
17	(c) No city, town, county or other political
18	subdivision shall authorize, regulate or otherwise govern
19	the leasing of residential rental units. No city, town,
20	county or other political subdivision shall require owners
21	of residential rental units to register residential rental
22	units or pay any registration fee. Nothing in this
23	subsection shall be construed to affect land use plans and
24	zoning ordinances.
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26 27 28 29	**************************************
30	Subsections (b) and (c) have been revised from the 2023 bill for consistency. Both subsections now reference "residential rental units" instead of "residential rental

1 properties" because "residential rental unit" is a defined term that is used throughout the residential 3 property statutes (W.S. 1-21-1201 through 1-21-1211). 5 In addition, subsection (c) has been revised to remove a reference to regulation of "ownership" of residential 6 7 rental units because that reference is broad and could have unintended consequences related to, for example, taxation. 9 \*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\* 10 \*\*\*\*\*\* 11 12 13 Section 2. This act is effective July 1, 2025. 14 15 (END)