## Fiscal Estimate - 2017 Session

☑ Original ☐ Updated	Corrected	Supplemental						
LRB Number 17-2582/1	Introduction Number	AB-0771						
Description the authority of political subdivisions to regulate rental properties and historic properties and of municipalities to inspect dwellings, public utility service to rental dwelling units, landlord and tenant regulations, fees imposed by a political subdivision, certain levy limit reductions, certain procedural changes in eviction actions, information available on the consolidated court automated Internet site, discrimination in housing against individuals who keep certain animals, falsely claiming an animal to be a service animal, municipal administrative procedure, enforcement of the rental unit energy efficiency program, and providing penalties								
Fiscal Effect								
State:  No State Fiscal Effect Indeterminate  Increase Existing Appropriations Decrease Existing Appropriations Appropriations Permissive Mandatory  No Local Government Costs Permissive Mandatory  Permissive Mandatory  No State Fiscal Effect Increase Existing Revenues Decrease Existing Revenues Increase Costs - May be possible to absorb within agency's budget to absorb within agency within								
Fund Sources Affected Ch. 20 Appropriations								
GPR FED PRO PRS SEG SEGS								
Agency/Prepared By	Authorized Signature	Date						
PSC/ Sarah Klein (608) 266-3587 Sarah Klein (608) 266-3587								

## Fiscal Estimate Narratives PSC 1/5/2018

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## Description

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## Assumptions Used in Arriving at Fiscal Estimate

Under current law, if gas, electric or water service is measured jointly for two or more rental dwelling units, the owner shall maintain the account for gas, electric or water service in the name of the owner or in the name of the agent responsible for the collection of rent and the management of the rental dwelling units. Under this bill, if requested by the owner the owner of a rental dwelling unit, a public utility that provides electric service to a tenant residing

in the unit shall notify the owner no later than five days before disconnecting service based on the tenant's nonpayment of past due charges. The bill also prohibits a public utility from requiring the owner of a rental dwelling unit to provide proof of eviction or other evidence that a tenant has vacated the unit as a condition for providing or resuming public utility service to the unit.

In addition, this bill provides that a municipal utility may only use certain procedures for collecting arrearages for service provided to a customer of a rental dwelling unit if the utility is in compliance with the requirement that it send bills for water or electric service to a tenant in the tenant's own name.

No state fiscal impact is anticipated.

**Long-Range Fiscal Implications** 

Not applicable