HB 3378 STAFF MEASURE SUMMARY

Carrier: Sen. Reynolds

Senate Committee On Housing and Development

Action Date:	04/30/25
Action:	Do pass.
Vote:	5-0-0-0
Yeas:	5 - Anderson, Broadman, Nash, Patterson, Pham
Fiscal:	Has minimal fiscal impact
Revenue:	No revenue impact
Prepared By:	Kaia Maclaren, LPRO Analyst
Meeting Dates:	4/21, 4/30

WHAT THE MEASURE DOES:

The measure requires residential landlords to offer an alternative method of accessing the dwelling unit—such as an access code, fob, key card, or another physical key—other than software on tenant-owned phones or other electronic devices for a dwelling to be considered habitable. It directs landlords to provide working locks for all dwelling entrances and latches for all windows that allow access to the dwelling unit.

ISSUES DISCUSSED:

- Mobile devices as the only access to a building drawbacks
- Costs to landlords
- Mobile-app assisted entry system security and data-privacy issues

EFFECT OF AMENDMENT:

No amendment.

BACKGROUND:

Oregon's Residential Landlord and Tenant Act (<u>ORS Chapter 90</u>) governs landlord and tenant laws and applies to renting a home, apartment, or room to sleep in, or for renting space for a mobile home or floating home. Under Oregon law, a landlord must maintain the rental unit in a habitable condition throughout the tenancy. A dwelling unit is considered uninhabitable if it lacks essential security features, including working locks on all entrance doors and, where permitted by law, latches on windows that provide access to the tenant's exclusive living space. Additionally, landlords must provide tenants with keys for any locks that require them.