A BILL FOR AN ACT

RELATING TO DOMESTIC VIOLENCE.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECTION 1. The legislature finds that the 2006 amendments
2	to the federal Violence Against Women Act of 1998 expressly
3	prohibit federally funded public housing agencies from
4	terminating a lease due to incidents or threats of domestic
5	violence, dating violence, or stalking. Protection should also
6	be extended by the State to any victim of domestic violence who
7	is a tenant in a rental housing unit under a rental agreement.
8	The purpose of this Act is to provide protections for a
9	victim of domestic violence in rental housing.
10	SECTION 2. Section 521-8, Hawaii Revised Statutes, is
11	amended by adding a new definition to be appropriately inserted
12	and to read as follows:
13	"Victim of domestic violence" means a person who, within
14	the last year:
15	(1) Was a victim of a felony or misdemeanor crime of
16	violence committed by a current or former spouse, by a
17	person with whom the victim shares a child in common,



1		or by a person who is cohabitating with or has	
2		cohabitated with the victim;	
3	(2)	Was the victim of stalking as defined by section	
4		<u>711-1106.5;</u>	
5	(3)	Obtained a current valid temporary restraining order	
6		or current valid protective order pursuant to section	
7		586-4 or 586-5.5; or	
8	(4)	Had a current valid protective order pursuant to	
9		section 586-4 or 586-5.5 violated; or	
10	(5)	Sought assistance concerning domestic violence from a	
11		community resource, including a domestic violence	
12		agency, a minister, a therapist, or social service	
13		agency."	
14	SECT	ION 3. Chapter 521, Hawaii Revised Statutes, is	
15	amended b	y adding a new section to be appropriately designated	
16	and to re	ad as follows:	
17	" <u>§</u> 52	1- Protection for victim of domestic violence. (a)	
18	When a te	nant, an applicant for a rental agreement, or a member	
19	of the te	nant's or applicant's household is a victim of domestic	
20	violence,	a landlord shall not terminate or fail to renew a	
21	rental agreement, refuse to enter into a rental agreement, or		
22	otherwise	retaliate in the leasing of a residence based upon the	
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1	tenant's	statu	s as a victim of domestic abuse. A tenant who is
2	a victim	of do	mestic violence may terminate a rental agreement
3	without p	enalt	y, subject to the following conditions:
4	(1)	The	tenant shall provide the landlord with written
5		<u>noti</u>	ce requesting release from the rental agreement
6		and	the date of release shall be within thirty days of
7		the	date of the written notice or earlier upon mutual
8		agre	ement of the parties;
9	(2)	The	tenant shall be responsible for the rent until the
10		date	of release and shall not be liable for future
11		rent	, early termination penalties or fees, or
12		pena	lties pursuant to section 521-70(d) if the tenant
13		vaca	tes the dwelling unit by the agreed upon date of
14		rele	ase, except that:
15		(A)	The tenant shall be liable for any delinquent,
16			unpaid rent or other amounts owed to the landlord
17			that accrued prior to the date of release by the
18			tenant under this section; and
19		(B)	A landlord may maintain any claim available under
20			section 521-69; and
21	(3)	Notw	ithstanding the release of the tenant from a lease
22		agre	ement under this section, the tenancy shall
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1		continue for any remaining tenant under the terms of
2		the rental agreement.
3	(b)	At the tenant's expense and upon written request, a
4	landlord s	hall change the locks to the tenant's residence or
5	authorize	the tenant to do so within three business days of the
6	receipt of	the written request.
7	(C)	A landlord may request verification of a tenant's
8	status as	a victim of domestic violence. Any verification
9	informatic	on shall be confidential and may be disclosed only when
10	required a	as evidence in a summary possession proceeding, an
11	action for	unpaid rent or damages, upon the written consent of
12	the tenant	, or as otherwise required by law. Upon the request
13	of the lar	dlord, the tenant may provide as verification:
14	(1)	A letter of verification or other documentation from a
15		law enforcement agency that states that the tenant
16		notified the law enforcement agency that the tenant
17		was a victim of domestic violence;
18	(2)	A copy of a current valid temporary restraining order
19		or current valid protective order pursuant to section
20		586-4 or 586-5.5; or
21	(3)	A signed declaration by a community resource,
22		including a domestic violence agency, a minister, a



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1	therapist, or other social service agency that the
2	tenant has sought assistance concerning the domestic
3	violence from."
4	SECTION 4. Section 521-74, Hawaii Revised Statutes, is
5	amended to read as follows:
6	"§521-74 Retaliatory evictions and rent increases
7	prohibited[-]; other prohibited actions. (a) Notwithstanding
8	that the tenant has no written rental agreement or that it has
9	expired, so long as the tenant continues to tender the usual
10	rent to the landlord or proceeds to tender receipts for rent
11	lawfully withheld, no action or proceeding to recover possession
12	of the dwelling unit may be maintained against the tenant, nor
13	shall the landlord otherwise cause the tenant to quit the
14	dwelling unit involuntarily, nor demand an increase in rent from
15	the tenant; nor decrease the services to which the tenant has
16	been entitled, after:
17	(1) The tenant has complained in good faith to the
18	department of health, landlord, building department,
19	office of consumer protection, or any other
20	governmental agency concerned with landlord-tenant
21	disputes of conditions in or affecting the tenant's
22	dwelling unit [which] <u>that</u> constitutes a violation of



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1		a health law or regulation or of any provision of this
2		chapter; [or]
3	(2)	The department of health or other governmental agency
4		has filed a notice or complaint of a violation of a
5		health law or regulation or any provision of this
6		chapter; or
7	(3)	The tenant has in good faith requested repairs under
8		section 521-63 or 521-64.
9	(b)	Notwithstanding that the tenant has no written rental
10	agreement	or that it has expired, so long as the tenant
11	continues	to tender the usual rent to the landlord or proceeds
12	to tender	receipts for rent lawfully withheld, no action or
13	proceedin	g to recover possession of the dwelling unit may be
14	maintaine	d against the tenant, nor shall the landlord otherwise
15	cause the	tenant to quit the dwelling unit involuntarily, based
16	upon the	tenant's status as a victim of domestic violence.
17	Nothing i	n this subsection shall prevent the landlord from
18	establish	ing and proving a legitimate non-discriminatory reason
19	for an ac	tion or proceeding to recover possession of the
20	dwelling	unit.



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1	[-(b) -] <u>(c)</u> Notwithstanding [subsection (a),] <u>subsections</u>
2	(a) and (b), the landlord may recover possession of the dwelling
3	unit if:	
4	(1)	The tenant is committing waste, or a nuisance, or is
5		using the dwelling unit for an illegal purpose or for
6		other than living or dwelling purposes in violation of
7		the tenant's rental agreement;
8	(2)	The landlord seeks in good faith to recover possession
9		of the dwelling unit for immediate use as the
10		landlord's own abode or that of the landlord's
11		immediate family;
12	(3)	The landlord seeks in good faith to recover possession
13		of the dwelling unit for the purpose of substantially
14		altering, remodeling, or demolishing the premises;
15	(4)	The complaint or request of subsection (a) relates
16		only to a condition or conditions caused by the lack
17		of ordinary care by the tenant or another person in
18		the tenant's household or on the premises with the
19		tenant's consent;
20	(5)	The landlord has received from the department of
21		health certification that the dwelling unit and other

property and facilities used by or affecting the use



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1		and enjoyment of the tenant were on the date of filing
2		of the complaint or request in compliance with health
3		laws and regulations;
4	(6)	The landlord has in good faith contracted to sell the
5		property, and the contract of sale contains a
6		representation by the purchaser corresponding to
7		paragraph (2) or (3); or
8	(7)	The landlord is seeking to recover possession on the
9		basis of a notice to terminate a periodic tenancy,
10		which notice was given to the tenant previous to the
11		complaint or request of subsection (a) $[-]$ or prior to
12		the landlord's knowledge of the tenant's status as a
13		victim of domestic violence.
14	[-(c) -] <u>(d)</u> Any tenant from whom possession has been
15	recovered	or who has been otherwise involuntarily dispossessed,
16	in violat	ion of this section, is entitled to recover the damages
17	sustained	by the tenant and the cost of suit, including
18	reasonabl	e attorney's fees.
19	[.(d)] (e) Notwithstanding subsection (a), the landlord may

20 increase the rent if:

21 (1) The landlord has received from the department of22 health certification that the dwelling unit and other



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1 property and facilities used by and affecting the use 2 and enjoyment of the tenant were on the date of filing 3 of the complaint or request of subsection (a) in 4 compliance with health laws and regulations; 5 The landlord has become liable for a substantial (2)6 increase in property taxes, or a substantial increase 7 in other maintenance or operating costs not associated 8 with the landlord's complying with the complaint or 9 request, not less than four months prior to the demand 10 for an increase in rent; and the increase in rent does 11 not exceed the prorated portion of the net increase in 12 taxes or costs; The landlord has completed a capital improvement of 13 (3)14 the dwelling unit or the property of which it is a part and the increase in rent does not exceed the 15 16 amount which may be claimed for federal income tax 17 purposes as a straight-line depreciation of the 18 improvement, prorated among the dwelling units benefited by the improvement; 19 20 (4)The complaint or request of subsection (a) relates 21 only to a condition or conditions caused by the want

of due care by the tenant or another person of the

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1		tenant's household or on the premises with the
2		tenant's consent; or
3	(5)	The landlord can establish, by competent evidence,
4		that the rent now demanded of the tenant does not
5		exceed the rent charged other tenants of similar
6		dwelling units in the landlord's building or, in the
7		case of a single-family residence or where there is no
8		similar dwelling unit in the building, does not exceed
9		the market rental value of the dwelling unit."
10	SECT	ION 5. If any provision of this Act, or the
11	applicati	on thereof to any person or circumstance is held
12	invalid,	the invalidity does not affect other provisions or
13	applicati	ons of the Act, which can be given effect without the
14	invalid p	rovision or application, and to this end the provisions
15	of this A	ct are severable.
16	SECT	ION 6. Statutory material to be repealed is bracketed
17	and stric	ken. New statutory material is underscored.
18	SECT	ION 7. This Act shall take effect upon its approval.

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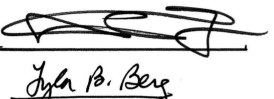
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Report Title:

Housing; Domestic Violence Victim

Description:

Provides protections for domestic violence victims in rental housing.

