A BILL FOR AN ACT

RELATING TO DISCRIMINATION IN REAL PROPERTY TRANSACTIONS.

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

- 1 SECTION 1. The legislature finds that one out of every
- 2 seven people in Hawaii keeps an animal as a companion. Yet
- 3 thousands of animals are euthanized each year because pet
- 4 owner/tenants are prohibited from keeping pets in rental housing
- 5 units. The court system is clogged with pet-related eviction
- 6 proceedings that sometimes result in homeless tenants as well as
- 7 pets.
- 8 The purpose of the Act is to prohibit landlords from
- 9 discriminating against a tenant with a pet.
- 10 SECTION 2. Section 515-3, Hawaii Revised Statutes, is
- 11 amended to read as follows:
- 12 "§515-3 Discriminatory practices. It is a discriminatory
- 13 practice for an owner or any other person engaging in a real
- 14 estate transaction, or for a real estate broker or salesperson,
- 15 because of race, sex, including gender identity or expression,
- 16 sexual orientation, color, religion, marital status, familial

1	status, a	ncestry, disability, age, ownership of a domesticated
2	animal, o	r human immunodeficiency virus infection:
3	(1)	To refuse to engage in a real estate transaction with
4		a person;
5	(2)	To discriminate against a person in the terms,
6		conditions, or privileges of a real estate transaction
7		or in the furnishing of facilities or services in
8		connection therewith;
9	(3)	To refuse to receive or to fail to transmit a bona
10		fide offer to engage in a real estate transaction from
11		a person;
12	(4)	To refuse to negotiate for a real estate transaction
13		with a person;
14	(5)	To represent to a person that real property is not
15		available for inspection, sale, rental, or lease when
16		in fact it is available, or to fail to bring a
17		property listing to the person's attention, or to
18		refuse to permit the person to inspect real property,
19		or to steer a person seeking to engage in a real
20		estate transaction;
21	(6)	To print, circulate, post, or mail, or cause to be
22		published a statement, advertisement, or sign, or to

1		use a form of application for a real estate
2		transaction, or to make a record or inquiry in
3		connection with a prospective real estate transaction,
4		that indicates, directly or indirectly, an intent to
5		make a limitation, specification, or discrimination
6		with respect thereto;
7	(7)	To offer, solicit, accept, use, or retain a listing of
8		real property with the understanding that a person may
9		be discriminated against in a real estate transaction
10		or in the furnishing of facilities or services in
11		connection therewith;
12	(8)	To refuse to engage in a real estate transaction with
13		a person or to deny equal opportunity to use and enjoy
14		a housing accommodation due to a disability because
15		the person uses the services of a guide dog, signal
16		dog, or service animal; provided that reasonable
17		restrictions or prohibitions may be imposed regarding
18		excessive noise or other problems caused by those
19		animals. For the purposes of this paragraph:
20		"Blind" shall be as defined in section 235-1;
21		"Deaf" shall be as defined in section 235-1;

1	"Guide dog" means any dog individually trained by
2	a licensed guide dog trainer for guiding a blind
3	person by means of a harness attached to the dog and a
4	rigid handle grasped by the person;
5	"Reasonable restriction" shall not include any
6	restriction that allows any owner or person to refuse
7	to negotiate or refuse to engage in a real estate
8	transaction; provided that as used in this paragraph,
9	the "reasonableness" of a restriction shall be
10	examined by giving due consideration to the needs of a
11	reasonable prudent person in the same or similar
12	circumstances. Depending on the circumstances, a
13	"reasonable restriction" may require the owner of the
14	service animal, guide dog, or signal dog to comply
15	with one or more of the following:
16	(A) Observe applicable laws including leash laws and
17	pick-up laws;
18	(B) Assume responsibility for damage caused by the
19	dog; or
20	(C) Have the housing unit cleaned upon vacating by
21	fumigation, deodorizing, professional carpet

1		cleaning, or other method appropriate under the
2		circumstances.
3		The foregoing list is illustrative only, and neither
4		exhaustive nor mandatory;
5		"Service animal" means any animal that is trained
6		to provide those life activities limited by the
7		disability of the person;
8		"Signal dog" means any dog that is trained to
9		alert a deaf person to intruders or sounds;
10	(9)	To solicit or require as a condition of engaging in a
11		real estate transaction that the buyer, renter, or
12		lessee be tested for human immunodeficiency virus
13		infection, the causative agent of acquired
14		immunodeficiency syndrome;
15	(10)	To refuse to permit, at the expense of a person with a
16		disability, reasonable modifications to existing
17		premises occupied or to be occupied by the person if
18		modifications may be necessary to afford the person
19		full enjoyment of the premises. A real estate broker
20		or salesperson, where it is reasonable to do so, may
21		condition permission for a modification on the person
22		agreeing to restore the interior of the premises to

1	ø	the	condition that existed before the modification,		
2		reasonable wear and tear excepted;			
3	(11)	To r	efuse to make reasonable accommodations in rules,		
4		poli	cies, practices, or services, when the		
5		acco	mmodations may be necessary to afford a person		
6		with	with a disability equal opportunity to use and enjoy a		
7		hous	housing accommodation;		
8	(12)	In c	onnection with the design and construction of		
9		covered multifamily housing accommodations for first			
10		occupancy after March 13, 1991, to fail to design and			
11		construct housing accommodations in such a manner			
12		that:			
13		(A)	The housing accommodations have at least one		
14			accessible entrance, unless it is impractical to		
15			do so because of the terrain or unusual		
16			characteristics of the site; and		
17		(B)	With respect to housing accommodations with an		
18			accessible building entrance:		
19			(i) The public use and common use portions of		
20			the housing accommodations are accessible to		
21			and usable by disabled persons;		

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1	(ii)	Doors allow passage by persons in
2		wheelchairs; and
3	(iii)	All premises within covered multifamily
4		housing accommodations contain an accessible
5		route into and through the housing
6		accommodations; light switches, electrical
7		outlets, thermostats, and other
8		environmental controls are in accessible
9		locations; reinforcements in the bathroom
10		walls allow installation of grab bars; and
11		kitchens and bathrooms are accessible by
12		wheelchair; or
13	(13) To discri	minate against or deny a person access to, or
14	membershi	p or participation in any multiple listing
15	service,	real estate broker's organization, or other
16	service,	organization, or facility involved either
17	directly	or indirectly in real estate transactions, or
18	to discri	minate against any person in the terms or
19	condition	s of such access, membership, or
20	participa	tion."
21	SECTION 3. Ne	w statutory material is underscored.

SECTION 4. This Act shall take effect upon its approval.

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INTRODUCED BY:

BY REQUEST

JAN 2 8 2009

Report Title:

Real Property Transactions; Pets

Description:

Prohibits landlords from discriminating against tenants with pets.

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