

#### A BILL FOR AN ACT

RELATING TO SELF-STORAGE FACILITIES.

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

- 1 SECTION 1. Section 507-61, Hawaii Revised Statutes, is
- 2 amended by adding two new definitions to be appropriately
- 3 inserted and to read as follows:
- 4 ""E-mail" means the transmission of information or a
- 5 communication by the use of a computer or other electronic means
- 6 sent to a person identified by a unique address and that is
- 7 received by that person.
- 8 "Verified mail" means any method of mailing that is offered
- 9 by the United States Postal Service or a private delivery
- 10 service that provides evidence of the mailing."
- 11 SECTION 2. Section 507-61, Hawaii Revised Statutes, is
- 12 amended by amending the definition of "last known address" to
- 13 read as follows:
- ""Last known address" means the postal or e-mail address
- 15 provided by the occupant in the latest rental agreement, or the
- 16 postal or e-mail address provided by the occupant in a
- 17 subsequent written notice of a change of address."



1	SECT	ION 3. Section 507-63, Hawaii Revised Statutes, is
2	amended to	o read as follows:
3	" [ <del>-[</del> ]	§507-63[] Rent due; notice of default and lien. When
4	any part	of the rent or other charges due from an occupant
5	remain un	paid for fifteen consecutive days, an owner may deny
6	the right	of access to the occupant to the storage space at a
7	self-serv	ice storage facility; provided that [notice is sent]
8	the owner	shall send a notice to the occupant's last known
9	address,	by e-mail or first-class mail, postage prepaid,
10	[ <del>containi</del>	ng] that contains all of the following:
11	(1)	A statement of the owner's claim showing the sums due
12		at the time of the notice and the date when the sums
13		became due[-];
14	(2)	A statement that the occupant is in default of the
15		rental agreement[-];
16	(3)	A statement that the occupant's right to use the
17		storage space will be denied unless and until all sums
18		due are paid by the occupant [-];
19	(4)	A notice that the occupant has been denied access to
20		the storage space and that an owner's lien, as
21		provided for in section 507-62, may be imposed if all

1	s	sums due are not paid within fifteen days of the
2	n	notice[+]; and
3	(5) T	The name, street address, [and] telephone number, and
4	<u>e</u>	e-mail address of the owner, or a designated agent,
5	W	shom the occupant may contact to respond to the
6	r	notice."
7	SECTIO	ON 4. Section 507-64, Hawaii Revised Statutes, is
8	amended to	read as follows:
9	" [ <del>-[</del> ] §5	07-64[] Notice of lien. If a notice has been sent,
10	as required	by section 507-63, and the total sum due has not
11	been paid a	as specified in the notice, the owner may deny an
12	occupant ac	ccess to the space, enter the space, and remove any
13	property fo	ound in the space to a place of safekeeping; provided
14	that the ow	wner shall send a notice of lien to the [occupant,
15	<del>addressed t</del>	to the] occupant's last known address, by e-mail or
16	first class	s mail, postage prepaid, [a notice of lien] which
17	shall state	e all of the following:
18	(1) 7	That the occupant's right to use the storage space has
19	t	terminated and that the occupant no longer has access
20	t	to the stored property[-];

1	(2)	That the stored property is subject to a lien, and the
2		amount of the lien[-]; and
3	(3)	That the owner will seize and take possession of the
4		property to satisfy the lien after a specified date
5		which is not less than fifteen days from the date of
6		mailing the notice unless the amount of the lien is
7	•	paid."
8	SECT	ION 5. Section 507-65, Hawaii Revised Statutes, is
9	amended t	o read as follows:
10	"§50	7-65 Final demand and notice of sale. If both notices
11	have been	sent, as required by sections 507-63 and 507-64, and
12	the total	sum due has not been paid as specified in the two
13	prior not	ices, the owner may prepare for the sale of the
14	occupant'	s property. The owner shall then send, to the
15	[ <del>occupant</del>	, addressed to the] occupant's last known address, by
16	e-mail or	first-class mail, postage prepaid:
17	(1)	A notice of final demand and sale, which shall state
18		all of the following:
19		(A) That the sums due for rent and charges demanded
20		have not been paid[-];

1	(D)	That the occupant is right to use the designated
2		storage space has been terminated [-];
3	(C)	That the occupant no longer has access to the
4		stored property[-];
5	(D)	That the stored property is subject to a lien and
6		the amount of the lien[-];
7	(E)	That the property will be sold to satisfy the
8		lien after a specified date which is not less
9		than thirty days from the date of mailing the
10		notice unless prior to the specified date, the
11		lien is paid in full[+];
12	(F)	That any excess proceeds of the sale over the
13		lien amount of costs of sale will be retained by
14		the owner and may be reclaimed by the occupant,
15		or claimed by another person, at any time for a
16		period of one year from the sale and that
17		thereafter the proceeds will go to the State
18		under chapter 523A[-]; and
19	(G)	That if the proceeds of sale do not fully cover
20		the amount of lien and costs, the occupant will
21		be held liable for any deficiency [-]; and

1	(2) An itemized statement of the owner's claim showing all
2	sums due at the time of the notice and the date when
3	sums became due."
4	SECTION 6. Section 507-66, Hawaii Revised Statutes, is
5	amended to read as follows:
6	"§507-66 Method of sale. (a) [Fifteen] Not sooner than
7	fifteen days after sending the final demand and notice of sale,
8	pursuant to section 507-65(1), an advertisement of the sale
9	shall be [published]:
10	(1) Published once a week for two weeks consecutively in a
11	newspaper of general circulation published in the
12	judicial district where the sale is to be held[-]; or
13	(2) Disseminated in any other commercially reasonable
14	manner; provided that at least three independent
15	bidders participate in the sale.
16	The advertisement shall include a general description of the
17	goods, the name of the person on whose account they are being
18	stored, the total sums due, and the name and location of the
19	storage facility.
20	(b) The sale shall be conducted in a commercially
21	reasonable manner[; and, after], which shall include a sale

1 conducted on an online website that customarily conducts selfstorage lien sales. After deducting the amount of the lien and 2 3 costs, the owner shall retain any excess proceeds of the sale on the occupant's behalf. The occupant, or any other person having 4 5 a court order or other judicial process against the property, 6 may claim the excess proceeds, or a portion thereof sufficient to satisfy the particular claim, at any time within one year of 7 8 the date of sale. Thereafter, the owner shall pay any remaining 9 excess proceeds to the State as provided in chapter 523A." 10 SECTION 7. Section 507-70, Hawaii Revised Statutes, is amended to read as follows: 11 12 "[+] §507-70[+] Self-storage contracts. (a) Each contract 13 for the rental or lease of individual storage space in a self-14 service storage facility shall be in writing and shall contain, 15 in addition to the provisions otherwise required or permitted by 16 law to be included, a statement that the occupant's property will be subject to a claim of lien and may be sold to satisfy 17 18 the lien if the rent or other charges due remain unpaid for 19 fifteen consecutive days and that such actions are authorized by 20 this part.

1 This part shall not apply, and the lien authorized by 2 this part shall not attach, unless the rental agreement or 3 supporting documentation requests, and provides space for, the 4 occupant to give the name and address of another person to whom 5 notices required to be given under this part may be sent. 6 both an address and an alternative address are provided by the 7 occupant, notices pursuant to sections 507-63 or 507-64 shall be 8 sent to both addresses. If both addresses are provided by the 9 occupant, the owner shall send the final demand and notice of 10 sale, pursuant to section 507-65, to both addresses by 11 [certified] verified mail, postage prepaid. Failure of an 12 occupant to provide an alternative address shall not affect an 13 owner's remedies under this part or under any other provision of 14 law. 15 (c) For the purpose of determining any liability of the 16 owner of the self-service storage facility, if a rental 17 agreement specifies a limit on the monetary value of personal **18** property that may be stored in an occupant's space, that limit 19 shall be deemed the maximum value of the personal property **20** stored in the occupant's space."

ī	(d) Any lace lee charged by the owner shall be provided
2	for in the rental agreement. No late fee shall be collected
3	unless it is written in the rental agreement or as an addendum
4	to the agreement. An owner may impose a reasonable late fee for
5	each month that an occupant does not pay rent when due. A late
6	fee of twenty dollars or twenty per cent of the monthly rental
7	amount, whichever is greater, for each late rental payment shall
8	be deemed reasonable and shall not constitute a penalty."
9	SECTION 8. This Act does not affect rights and duties that
10	matured, penalties that were incurred, and proceedings that were
11	begun before its effective date.
12	SECTION 9. Statutory material to be repealed is bracketed
13	and stricken. New statutory material is underscored.
14	SECTION 10. This Act shall take effect upon its approval.
15	
	INTRODUCED BY: JAN 2 7 2016
	JAN 2 7 2016

By Request

#### Report Title:

Self-Service Storage Facilities; Owner

#### Description:

Authorizes limits in rental agreements on the liability of the owner of self-service storage facilities based on the monetary value of the stored property and allows owner to send notices by e-mail, publish notices of sales in any commercially reasonable manner, conduct sales online, and charge late fees.

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