HOUSE OF REPRESENTATIVES THIRTY-SECOND LEGISLATURE, 2023 STATE OF HAWAII H.B. NO. ¹⁴¹² H.D. 1 S.D. 1

A BILL FOR AN ACT

RELATING TO LIBRARIES.

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

1	SECTION 1. The Hawaii Revised Statutes is amended by			
2	adding a new chapter to be appropriately designated and to read			
3	as follows:			
4	"CHAPTER			
5	CONTRACT AND LICENSE AGREEMENTS FOR ELECTRONIC BOOKS			
6	§ -1 Definitions. As used in this chapter:			
7	"Aggregator" means an individual or entity whose business			
8	is the licensing of access to electronic literary material			
9	collections that include electronic literary material from			
10	multiple publishers.			
11	"Borrower" means a person or organization, including			
12	another library, to whom the library loans electronic literary			
13	materials of any sort.			
14	"Digital audiobook" means a published work that is in the			
15	form of a voice recording or narrated and released as a digital			
16	audio file.			



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1 "Electronic book" means a published work that is in written 2 form and released as a digital text file. 3 "Electronic literary materials" means digital audiobooks or 4 electronic books. 5 "Library" means: 6 (1)Public libraries, including elementary or secondary 7 school libraries; (2) Talking book libraries; and 8 9 (3) Archives. 10 "Loan" means to create and transmit to a borrower a copy of 11 electronic literary material and delete it at the end of the 12 loan period. 13 "Loan period" means the time between the transmission of 14 electronic literary material to a borrower and the copy's 15 deletion, as determined by any individual library. 16 "Publisher" means an individual or entity whose business is 17 the manufacture, promulgation, license, or sale of books, 18 audiobooks, journals, magazines, newspapers, or other literary 19 productions including those in the form of electronic literary 20 materials. "Publisher" includes aggregators who enter into

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1 contracts with libraries for the purposes of providing materials 2 for purchase or license from the publishers. "Technological protection measures" means any technology 3 that ensures the secure loaning or circulation by a library of 4 5 electronic literary materials. "Virtually" means transmitted to receiving parties via the 6 Internet in a way that the transmission appears in front of the 7 receiving parties on a computer, tablet, smart phone, or 8 9 electronic device. -2 Contracts between publishers and libraries. (a) 10 S 11 No contract or license agreement entered into between any 12 publisher and any library in the State shall: 13 (1) Preclude, limit, or restrict the library from 14 performing customary operational functions, including: 15 Licensing electronic literary materials; (A) 16 Employing technological protection measures as is (B) 17 necessary to loan electronic literary materials; 18 (C) A library's right to make non-public preservation 19 copies of electronic literary materials; and 20 (D) A library's right to loan electronic literary 21 materials via interlibrary loan systems;



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1	(2)	Prec	lude, limit, or restrict the library from		
2		perf	performing customary lending functions, including any		
3		provision that:			
4		(A)	Precludes, limits, or restricts the library from		
5			loaning electronic literary materials to		
6			borrowers;		
7		(B)	Restricts the library's right to determine loan		
8			periods for licensed electronic literary		
9			materials;		
10		(C)	Requires the library to acquire a license for any		
11			electronic literary material at a price greater		
12			than that charged to the public for the same		
13			item;		
14		(D)	Restricts the number of licenses for electronic		
15			literary materials that the library may acquire		
16			after the same item is made available to the		
17			<pre>public;</pre>		
18		(E)	Requires the library to pay a cost per		
19			circulation fee to loan electronic literary		
20			materials, unless substantially lower in		

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aggregate than the cost of purchasing the item
 outright;

- (F) 3 Restricts the total number of times a library may 4 loan any licensed electronic literary materials 5 over the course of any license agreement, or 6 restricts the duration of any license agreement, 7 unless the publisher offers a license agreement 8 to libraries for perpetual public use without 9 such restrictions, at a price that is considered 10 reasonable and equitable as agreed to by both 11 parties; and
- 12 (G) Restricts or limits the library's ability to 13 virtually recite text and display artwork of any 14 materials to library patrons such that the 15 materials would not have the same educational 16 utility as when recited or displayed at a 17 library;
- 18 (3) Restrict the library from disclosing any terms of its
 19 license agreements to other libraries; and
 20 (4) Require, coerce, or enable the library to violate the
 21 law protecting the confidentially of a patron's

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library records as specified in section 8-200.5-3,
 Hawaii Administrative Rules.

-3 Remedies. (a) An offer to license electronic 3 § 4 literary materials to a library that includes a prohibited 5 provision listed in section -2 shall constitute an unfair or deceptive act or practice within the meaning of section 480-2 6 and shall be deemed void and unenforceable pursuant to section 7 8 480-12. Any remedy provided pursuant to section 480-13 shall be 9 available for the enforcement of this chapter. Actions for 10 relief pursuant to this section may be brought by libraries, 11 library officers, or borrowers. Parties shall be enjoined from 12 enforcing license agreements that include a prohibited provision 13 under section -2.

(b) A contract to license electronic literary materials to
a library that includes prohibited provisions under
section -2 shall be unconscionable within the meaning of
section 490:2-302 and shall be deemed unenforceable and avoid.
Any attempt to waive any provisions of this chapter is contrary
to public policy and shall be deemed unenforceable and void.

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§ -4 Printed copies; prohibited. No library shall print
 or prepare physical copies of any electronic literary material
 purchased by the library."

SECTION 2. If any provision of this Act, or the application thereof to any person or circumstance, is held invalid, the invalidity does not affect other provisions or applications of the Act that can be given effect without the invalid provision or application, and to this end the provisions of this Act are severable.

SECTION 3. This Act shall not be applied retroactively to affect any contract in force as of the effective date of this Act that provide libraries with electronic literary products from vendors and aggregators.

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SECTION 4. This Act shall take effect on June 30, 3000.





Report Title:

Libraries; Publishers; Electronic Books; Contracts; Licensing Agreements; Unfair or Deceptive Acts or Practices; Printed Copies; Prohibition; Existing Contracts

Description:

Prohibits any contract or license agreement between a publisher and library in the State from precluding, limiting, or otherwise restricting the library from performing customary operational and lending functions; restricting the library from disclosing any terms of its license agreements to other libraries; and requiring, coercing, or enabling a library to violate rules regarding confidentially of a patron's library records. Deems contracts that contain prohibited provisions an unfair or deceptive act or practice and void and unenforceable. Prohibits libraries from copying or printing purchased electronic literary material. Exempts existing contracts that provide libraries with electronic literary products from vendors and aggregators. Effective 6/30/3000. (SD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

