

GOV. MSG. NO. 1132

EXECUTIVE CHAMBERS KE KE'ENA O KE KIA'ĀINA

JOSH GREEN, M.D. GOVERNOR KE KIA'ĀINA

May 28, 2024

The Honorable Ronald D. Kouchi President of the Senate, and Members of the Senate Thirty-Second State Legislature State Capitol, Room 409 Honolulu, Hawai'i 96813 The Honorable Scott K. Saiki Speaker, and Members of the House of Representatives Thirty-Second State Legislature State Capitol, Room 431 Honolulu, Hawai'i 96813

Dear President Kouchi, Speaker Saiki, and Members of the Legislature:

This is to inform you that on May 28, 2024, the following bill was signed into law:

SB2132 SD1 HD1 CD1

RELATING TO THE RESIDENTIAL LANDLORD-TENANT CODE. **ACT 032**

Sincerely,

Josh Green, M.D.

Governor, State of Hawai'i

MAY 2 8 2024

THE SENATE
THIRTY-SECOND LEGISLATURE, 2024
STATE OF HAWAII

ACT 032

S.B. NO. 2132 S.D. 1 H.D. 1 C.D. 1

A BILL FOR AN ACT

RELATING TO THE RESIDENTIAL LANDLORD-TENANT CODE.

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

- 1 SECTION 1. Section 521-64, Hawaii Revised Statutes, is 2 amended to read as follows:
- 3 "§521-64 Tenant's remedy of repair and deduction for minor
- 4 defects. (a) The landlord, upon written notification by the
- 5 department of health or other state or county agencies that
- 6 there exists a condition on the premises [which] that
- 7 constitutes a health or safety violation, shall commence repairs
- 8 of the condition within [five business] seven calendar days of
- 9 the notification with a good faith requirement that the repairs
- 10 be completed as soon as possible; provided that if the landlord
- 11 is unable to commence the repairs within [five business] seven
- 12 <u>calendar</u> days for reasons beyond the landlord's control, the
- 13 landlord shall inform the tenant of the reason for the delay and
- 14 set a reasonable tentative date on which repairs will commence.
- 15 [Health or safety violations for the purpose of this section
- 16 means any condition on the premises which is in noncompliance
- 17 with section 521-42(a)(1).



1	(b)	Ιf	the	landlor	d fai	.ls t	or	perform	in	the	manner
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2	specified	in	subs	section	(a),	the	ter	nant may	7 :		•

- (1) Immediately do or have done the necessary repairs in a competent manner[7] and, upon submission to the landlord of receipts amounting to at least the sum deducted, deduct from the tenant's rent not more than [\$500] \$1,000 or one month's rent, whichever is greater, for the tenant's actual expenditures for work done to correct the health or safety violation; or
- calendar days before having the work done, written signed estimates from each of two qualified workers and proceed to have done the necessary work by the worker who provides the lower estimate; provided that the landlord may require in writing a reasonable substitute worker or substitute materials[7] and, upon submission to the landlord of receipts amounting to at least the sum deducted, the tenant may deduct [\$500] \$1,000 or one month's rent, whichever is greater, for the tenant's actual expenditures for work done to correct the health or safety violation.

The landlord, upon written notification by the tenant 1 2 of any defective condition on the premises [which] that is in 3 material noncompliance with section 521-42(a) or with the rental agreement, shall commence repairs of the condition within twelve 4 5 business days of the notification with a good faith requirement that the repairs be completed as soon as possible; provided that 7 if the landlord is unable to commence repairs within twelve 8 business days for reasons beyond the landlord's control, the 9 landlord shall inform the tenant of the reason for the delay and 10 set a reasonable tentative date on which repairs will commence. 11 In any case involving repairs, except those required due to 12 misuse by the tenant, to electrical, plumbing, or other 13 facilities, including major appliances provided by the landlord pursuant to the rental agreement, necessary to provide sanitary 14 15 and habitable living conditions, the landlord shall commence 16 repairs within three business days of receiving oral or written notification, with a good faith requirement that the repairs be 17 18 completed as soon as possible; provided that if the landlord is, 19 unable to commence repairs within three business days for 20 reasons beyond the landlord's control, the landlord shall inform

- 1 the tenant of the reasons for the delay and set a reasonable
- 2 tentative date on which repairs will commence.
- 3 (d) If the landlord fails to perform in the manner
- 4 specified in subsection (c), the tenant may immediately do or
- 5 have done the necessary work in a competent manner and, upon
- 6 submission to the landlord of receipts amounting to at least the
- 7 sums deducted, deduct from the tenant's rent not more than
- 8 [\$500] \$1,000 or one month's rent, whichever is greater, for the
- 9 tenant's actual expenditures for work done to correct the
- 10 defective condition.
- 11 (e) At the time the tenant initially notifies the landlord
- 12 under subsection (c), the tenant shall list every condition that
- 13 the tenant knows or should know of noncompliance under
- 14 subsection (c), in addition to the objectionable condition that
- 15 the tenant then intends to correct or have corrected at the
- 16 landlord's expense. Failure by [a] the tenant to list [such] a
- 17 condition that the tenant knew of or should have known of shall
- 18 estop the tenant from requiring the landlord to correct it and
- 19 from having it corrected at the landlord's expense under this
- 20 section for a period of six months after the initial
- 21 notification to the landlord. Total correction and repair work

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- 1 costs under this section chargeable to the landlord's expense
- 2 during each six-month period shall not exceed an amount equal to
- 3 three months' rent.
- 4 (f) In no event may a tenant repair a dwelling unit at the
- 5 landlord's expense when the condition complained of was caused
- 6 by the want of due care by the tenant, a member of the tenant's
- 7 family, or other person on the premises with the tenant's
- 8 consent.
- 9 (g) Before correcting a condition affecting facilities
- 10 shared by more than one dwelling unit, the tenant shall notify
- 11 all other tenants sharing [such] the facilities of the tenant's
- 12 plans, and shall [so] arrange the work [as] to create the least
- 13 practicable inconvenience to the other tenants.
- 14 (h) For the purposes of this section, "health or safety
- 15 violation" means any condition on the premises that is in
- 16 noncompliance with section 521-42(a)(1)."
- 17 SECTION 2. Statutory material to be repealed is bracketed
- 18 and stricken. New statutory material is underscored.
- 19 SECTION 3. This Act shall take effect on November 1, 2024.

S.B. NO. S.D. 1 H.D. 1 C.D. 1

APPROVED this

28th

day of

May

, 2024

GOVERNOR OF THE STATE OF HAWAI'I

THE SENATE OF THE STATE OF HAWAI'I

Date: May 1, 2024

Honolulu, Hawai'i 96813

We hereby certify that the foregoing Bill this day passed Final Reading in the Senate of the Thirty-Second Legislature of the State of Hawai'i, Regular Session of 2024.

President of the Senate

Clerk of the Senate

THE HOUSE OF REPRESENTATIVES OF THE STATE OF HAWAII

Date: May 1, 2024 Honolulu, Hawaii

We hereby certify that the above-referenced Bill on this day passed Final Reading in the House of Representatives of the Thirty-Second Legislature of the State of Hawaii, Regular Session of 2024.

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Scott K. Saiki Speaker House of Representatives

Brian L. Takeshita

The Li Place

Chief Clerk

House of Representatives