To: Judiciary A

By: Representative Cockerham

COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 1138

AN ACT TO AMEND SECTION 85-7-121, MISSISSIPPI CODE OF 1972, TO ADD THE DEFINITIONS FOR "ELECTRONIC MAIL," "LATE FEE" AND "SALE" FOR THE PROVISIONS OF LAW REGULATING AN OWNER'S LIEN FOR SELF-STORAGE RENTALS; TO AMEND SECTION 85-7-123, MISSISSIPPI CODE OF 1972, TO CLARIFY THE REGULATION FOR RENTAL AGREEMENTS FOR 5 6 SELF-STORAGE FACILITIES; TO AMEND SECTION 85-7-125, MISSISSIPPI CODE OF 1972, TO CLARIFY THE ENFORCEMENT PROCEDURE FOR AN OWNER'S 7 LIEN; TO AMEND SECTION 85-7-127, MISSISSIPPI CODE OF 1972, TO 8 PROVIDE A PROCEDURE FOR DISPOSITION OF VEHICLES AND WATERCRAFT; 9 10 AND FOR RELATED PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 11 12 **SECTION 1.** Section 85-7-121, Mississippi Code of 1972, is 13 amended as follows: 85-7-121. As used in Sections 85-7-121 through 85-7-129, the 14 15 following terms shall have the meaning ascribed to them herein, unless the context clearly requires otherwise: 16 (a) "Default" means the failure timely to perform any 17 obligation or duty set forth in Sections 85-7-121 through 18

executable program or computer file that contains an image of a

message that is transmitted between two (2) or more computers or

85-7-129 * * * or the rental agreement;

(b) "Electronic mail" means an electronic message or an

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- 23 electronic terminals and includes electronic messages that are
- 24 transmitted within or between computer networks;
- 25 (** \times c) "Last known address" means * * * the postal
- 26 address or electronic mail provided by the occupant in the latest
- 27 rental agreement or the postal address or electronic mail provided
- 28 by the occupant in a subsequent written notice of a change of
- 29 address;
- 30 (d) "Late fee" means any fee or charge assessed for an
- 31 occupant's failure to pay rent when due. Late fee does not
- 32 include interest on a debt; expenses incurred in the collection of
- 33 unpaid rent; expenses necessary for preservation of personal
- 34 property or expenses reasonably incurred in its sale or other
- 35 disposition pursuant to Sections 85-7-121 through 85-7-129; or
- 36 costs associated with the enforcement of any other remedy provided
- 37 by law or contract;
- 38 (* * *e) "Leased space" means the individual storage
- 39 space at the self-storage facility which is leased or rented to an
- 40 occupant pursuant to a rental agreement * * *;
- 41 (***f) "Occupant" means a person, his sublessee,
- 42 successor or assign entitled to the use of a leased space at a
- 43 self-storage facility under a rental agreement to the exclusion of
- 44 others;
- 45 (* * *g) "Owner" means the owner, operator, lessor or
- 46 sublessor of a self-storage facility, an agent or any person
- 47 authorized to manage the facility or to receive rent from an

- 48 occupant under a rental agreement. The term "owner" shall not be
- 49 construed to mean a warehouseman unless the owner issues a
- 50 warehouse receipt, bill of lading or other document of title for
- 51 the personal property stored;
- 53 not affixed to land and includes, but is not limited to, goods,
- 54 wares, merchandise, watercraft, motor vehicles and household
- 55 items;
- (* * *i) "Rental agreement" means any written
- 57 agreement or lease that establishes or modifies the terms,
- 58 conditions, rules or any other provisions concerning the use and
- 59 occupancy of leased space at a self-storage facility;
- (j) "Sale" means a public or private sale that is
- 61 conducted at the self-storage facility, another suitable location
- 62 selected by the owner, or on a publicly accessible website that
- 63 conducts lien sales or personal property sales. The personal
- 64 property at a sale may be offered as a unit or in parcels.
- 65 (* * *k) "Self-storage facility" means any real
- 66 property used for the purpose of renting or leasing individual
- 67 storage space to occupants who are to have access to such space
- 68 for the purpose of occupants themselves storing and removing
- 69 personal property on "self-service basis"; provided, however, that
- 70 an occupant may not use a leased space for residential
- 71 purposes * * *;

73	by the United States Postal Service or private delivery service
74	that provides evidence of the mailing.
75	SECTION 2. Section 85-7-123, Mississippi Code of 1972, is
76	amended as follows:
77	85-7-123. $\underline{(1)}$ The owner has a lien upon all personal
78	property located at a self-storage facility for rent, <u>late fees</u> ,
79	labor or other charges, present or future, in relation to the
80	personal property and for expenses necessary for its preservation
81	or expenses reasonably incurred in its sale or other disposition
82	pursuant to Sections 85-7-121 through 85-7-129. The lien provided
83	for in this section is superior to any other lien or security
84	interest except those which are perfected and recorded in
85	Mississippi prior to the date of default under the rental
86	agreement and except any tax lien as otherwise provided by law.
87	The lien attaches as of the date the personal property is placed
88	in the leased space and the rental agreement shall contain a
89	statement in bold type notifying the occupant of the existence of
90	the lien and that the property stored in the leased space may be
91	sold to satisfy the lien if the occupant is in default. If the

rental agreement specifies a limit on the value of personal

property that the occupant may store in the leased space, the

limit shall be deemed to be the maximum value of the personal

(1) "Verified mail" means any method of mailing offered

property in the leased space of the occupant.

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96	(2)	Ιf	the	occupa	nt i	s in	defa	ault	, the	e owner	may	deny	the
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- 98 (3) The rental agreement may provide for a reasonable late
 99 fee for failure of the occupant to timely make payments for the
 100 leased space when due. A monthly late fee of no more than Twenty
 101 Dollars (\$20.00) or twenty percent (20%) of the monthly rental
 102 amount, whichever is greater, shall be considered reasonable and
- 104 (4) If the owner offers notice by electronic mail, the
 105 occupant may elect to receive notice by electronic mail only by
 106 indicating the election in the rental agreement.
- 107 **SECTION 3.** Section 85-7-125, Mississippi Code of 1972, is 108 amended as follows:
- 109 85-7-125. The enforcement of the owner's lien against an 110 occupant who is in default shall be in accordance with the 111 following:
- 112 (a) No enforcement action shall be taken by the owner,
 113 other than denial of access, as provided for in the rental
 114 agreement until the occupant has been in default continuously for
 115 a period of fourteen (14) days.
- 116 (b) During the default period the occupant shall be
 117 notified in writing. The notice shall be delivered in person or
 118 sent by * * * verified or electronic mail * * * to the last known
 119 address of the occupant. Notices shall be deemed delivered when
 120 deposited in the United States mail * * *, with a private delivery

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is not a penalty.

L21	service with postage paid or when an electronic message is sent to
L22	the last known address provided by the occupant. If the owner
L23	receives an automated message that the electronic mail cannot be
L24	delivered, the owner shall deliver the notice in person or send
L25	the notice by verified mail. The notice shall include an itemized
L26	statement of the owner's claim showing the sum due at the time of
L27	the notice, the date when the sum became due and any other sums
L28	that shall accrue. The notice shall also include a demand for
L29	payment of the sum due within a specified time not less than
L30	fourteen (14) days after the date of the notice, a statement that
L31	the contents of the occupant's lease space are subject to the
L32	owner's lien, the name, street address and telephone number of the
L33	owner, or his designated agent, whom the occupant may contact to
L34	respond to the notice, a conspicuous statement that unless the
L35	claim is paid within the time stated, the personal property will
L36	be advertised for public or private sale or will be otherwise
L37	disposed of at a specified time and place.
L38	(c) After the expiration of the time given in the
L39	owner's notice, the owner shall publish * * * advertisement of the
L40	sale to the highest bidder in * * * $\frac{1}{2}$ any commercially reasonable
L41	manner. The manner of advertisement is deemed commercially
L42	reasonable if it is likely to attract at least three (3)
L43	independent bidders to attend or view the sale in person or online
L44	at the time and place advertised. The notice shall include the
L45	address of the self-storage facility where the personal property

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- 146 is located, and the name of the occupant, and the time, place and
- 147 manner of the sale.
- 148 (d) A sale to the highest bidder shall take place not
- 149 sooner than fifteen (15) days after the publication. * * \star
- 150 (e) If no one purchases the property at the sale and if
- 151 the owner has complied with the foregoing procedures, the owner
- 152 may otherwise dispose of the property. * * *
- 153 **SECTION 4.** Section 85-7-127, Mississippi Code of 1972, is
- 154 amended as follows:
- 155 85-7-127. (1) Before any sale or other disposition of
- personal property pursuant to Sections 85-7-121 through 85-7-129,
- 157 the occupant may pay the amount necessary to satisfy the owner's
- 158 lien and the reasonable expenses incurred under Sections 85-7-121
- 159 through 85-7-129, and thereby redeem the personal property. Upon
- 160 the payment and satisfaction of the amount necessary to satisfy
- 161 the lien and the reasonable expenses incurred under Sections
- 162 85-7-121 through 85-7-129, the owner shall return the personal
- 163 property and thereafter the owner shall have no liability to any
- 164 person with respect to such personal property. Unless the rental
- 165 agreement specifically provides otherwise and until a * * * sale
- 166 under Sections 85-7-121 through 85-7-129, the exclusive care,
- 167 custody and control of all personal property stored in the
- 168 leased * * * space remains vested in the occupant.
- 169 (2) The owner may buy at any sale of personal property to
- 170 enforce the owner's lien.

171	(3) A purchaser in good faith of the personal property sold
172	to satisfy the owner's lien takes the property free of any rights
173	of persons against whom the lien was valid, despite noncompliance
174	by the owner with the requirements of this section.

- In the event of a sale under Sections 85-7-121 through 175 (4) 176 85-7-129, the owner may satisfy his lien from the proceeds of the sale but shall hold the balance, if any, for delivery on demand to 177 the occupant. In no event shall the owner's liability exceed the 178 179 proceeds of the sale. If the occupant does not claim the balance of the proceeds within one (1) year of the date of the sale, such 180 181 balance shall be deemed to be abandoned and the owner shall pay 182 such balance to the Treasurer of the State of Mississippi, * * * 183 in accordance with the Uniform Disposition of Unclaimed Property 184 Act.
- 185 (5) (a) If the personal property subject to the owner's 186 lien is a vehicle, watercraft, or trailer and rent or other 187 charges remain unpaid for sixty (60) days, the owner may have the 188 vehicle, watercraft, or trailer towed from the self-storage 189 facility. This removal shall not release the owner's lien. The 190 owner shall not be liable for any damages to the vehicle, 191 watercraft, or trailer once the tower takes possession of the 192 property.
- (b) Not less than ten days before having personal
 property towed pursuant to this section, an owner shall notify the
 occupant by regular mail or electronic mail at the occupant's last

196	known address and shall include the name, address, and telephone
197	number of the tower and the owner or his designated agent.
198	(6) Nothing in this article shall be construed as in any
199	manner impairing or affecting the right of parties to create
200	additional rights, duties, and obligations in and by virtue of a
201	rental agreement. In addition to the rights and remedies set
202	forth in this article, the owner has the same rights of and
203	remedies available to a creditor or landlord.
204	SECTION 5. This act shall take effect and be in force from
205	and after July 1, 2020.