As Reported by the House Civil Justice Committee

133rd General Assembly

Regular Session 2019-2020

H. B. No. 172

Representative Hillyer

Cosponsors: Representatives Seitz, Becker, Hambley

A BILL

То	amend sections 5322.01, 5322.02, and 5322.03 of	1
	the Revised Code to amend the law regarding	2
	self-service storage facilities.	3

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 5322.01, 5322.02, and 5322.03 of	4
the Revised Code be amended to read as follows:	5
Sec. 5322.01. As used in sections 5322.01 to 5322.05 of	6
the Revised Code:	7
(A) "Self-service storage facility" means any real	8
property that is designed and used only for the purpose of	9
renting or leasing individual storage space in the facility	10
under the following conditions:	11
(1) The occupants have access to the storage space only	12
for the purpose of storing and removing personal property.	13
(2) The owner does not issue a warehouse receipt, bill of	14
lading, or other document of title, as defined in section	15
1301.201 of the Revised Code, for the personal property stored	16
in the storage space.	17

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"Self-service storage facility" does not include any garage used principally for parking motor vehicles, any garage or storage area in a private residence, an establishment licensed pursuant to sections 915.14 to 915.24 of the Revised Code, or any property of a bank or savings and loan association that contains vaults, safe deposit boxes, or other receptacles for the uses, purposes, and benefits of the bank's or savings and loan association's customers.

- (B) "Owner" means a person that is either—the owner_or

 operator of a self-service storage facility—or—, the lessor_or

 sublessor of an entire self-service storage facility—and that

 receives—, the agent of any of the foregoing, or any other

 person authorized by any of the foregoing to manage the facility

 or to receive rent from an occupant pursuant to a rental

 agreement—that the person enters into with the occupant.
- (C) "Occupant" means a person that rents storage space at
 a self-service storage facility pursuant to a rental agreement
 that the person enters into with the owner.

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- (D) "Rental agreement" means any written agreement that is entered into by the owner and the occupant and that establishes the terms and conditions of the occupant's use of storage space at a self-service storage facility.
- (E) "Personal property" means money and every animate or
 inanimate tangible thing that is the subject of ownership,

 except anything forming part of a parcel of real estate, as

 defined in section 5701.02 of the Revised Code, and except

 anything that is an agricultural commodity, as defined in

 division (A) of section 926.01 of the Revised Code.

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 - (F) "Late fee" means any fee or charge assessed for an

occupant's failure to pay rent when due. "Late fee" does not	47
include interest on a debt, reasonable expenses incurred in the	48
collection of unpaid rent, or costs associated with the	
enforcement of any other remedy provided by statute or contract.	50
(G) "Last known address" means either of the following:	51
(1) The mailing address or electronic mail address	52
provided by the occupant in the most recent rental agreement or	53
the mailing address or electronic mail address provided by the	54
occupant in a subsequent written notice of a change of address;	55
(2) The mailing address or electronic mail address of any	56
of the persons described in division (A) of section 5322.03 of	57
the Revised Code that is provided by any of those persons to the	58
owner of a self-service storage facility or that is discovered	59
by the owner of a self-service storage facility.	60
Sec. 5322.02. (A) The owner of a self-service storage	61
facility has a lien against the occupant on the personal	62
property stored pursuant to a rental agreement in any storage	63
space at the self-service storage facility, or on the proceeds	64
of the personal property subject to the defaulting occupant's	65
rental agreement in the owner's possession, for rent, labor,	66
<u>late fees</u> , or other charges in relation to the personal property	67
that are specified in the rental agreement and that have become	68
due and for expenses necessary for the preservation of the	69
personal property or expenses reasonably incurred in the	70
enforcement of the lien or in the sale or other disposition of	71
the personal property pursuant to law. The owner's lien provided	72
for in this section is also effective against the following	73
persons:	74

(1) A person who has an unfiled security interest in the

trailer, or watercraft amongst the property;

(3) All persons who have filed security agreements in the	104
name of the occupant evidencing a security interest in the	105
personal property with either the secretary of state or the	106
county recorder of the county in which the self-service storage	107
facility is located or the Ohio county of the last known address	108
of the occupant.	109
(B) The notice shall be delivered in person, sent by	110
<pre>electronic mail, sent by certified mail, or sent by first-class</pre>	111
mail <u>or private delivery service</u> with a certificate <u>or</u>	112
<u>verification</u> of mailing to the last known address of each person	113
who is required to be notified by division (A) of this section;	114
(C) The notice shall include all of the following:	115
(1) The name and last known address of the occupant who	116
rented the storage space in which the personal property was	117
stored;	118
(2) An itemized statement of the owner's claim showing the	119
sum due at the time of the notice and the date when the sum	120
became due;	121
(3) A brief and general description of the personal	122
property subject to the lien. The description shall be	123
reasonably adequate to permit the person notified to identify it	124
except that any container including, but not limited to, a	125
trunk, valise, or box that is locked, fastened, sealed, or tied	126
in a manner that deters immediate access to its contents and	127
that has not been opened by the owner prior to the date on which	128
the notice is given may be described as such without describing	129
its contents.	130
(4) A notice of denial of access to the personal property,	131

if a denial of access is permitted under the terms of the rental

(E) The sale of the personal property shall conform to the

terms of the notice as provided for in this section.

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(F) The sale of the personal property shall may be held at 162 the self-service storage facility or, if the street or internet 163 address of the place was included in the notice as required by 164 division (C)(7) of this section, on the internet or at the 165 nearest suitable place to the self-service storage facility at 166 which the personal property is stored. 167 (G) After the expiration of the time given in the notice, 168 an advertisement of the sale shall be published once a week for 169 two consecutive weeks in a newspaper of general circulation in 170 the county in which the self-service storage facility is located 171 or any other commercially reasonable manner. The manner of 172 advertisement shall be deemed commercially reasonable if at 173 least three independent bidders register for, view, or attend 174 the sale at the time and place advertised. The advertisement 175 shall include all of the following: 176 (1) A brief and general description of the personal 177 property as required by division (C)(3) of this section, except 178 that the description shall describe the contents of any trunk, 179 valise, or box that is locked, fastened, sealed, or tied in a 180 manner that deters immediate access to its contents, if the 181 trunk, valise, or box is opened by the owner prior to the date 182 on which the advertisement of sale is published; 183 (2) The name and last known address of the occupant who 184 rented the storage space in which the personal property was 185 stored; 186 (3) The street address of the self-service storage 187 facility; 188 (4) The time, place, and manner of the sale. 189

The sale shall take place at least fifteen days after the

first publication.

(H)(1) Any person who has a a security interest in, or who 192 holds a lien against, a motor vehicle or watercraft may pay the 193 amount necessary to satisfy the lien created by division (A) of 194 section 5322.02 of the Revised Code and the reasonable expenses 195 incurred under this section. That person, upon payment of the 196 amount necessary to satisfy the lien plus expenses, may enter 197 into a new rental agreement for the storage of the motor vehicle 198 or watercraft. Any person who presents proof of a security 199 200 interest in or lien on a motor vehicle or watercraft or a court order authorizing the person to take possession of a motor 201 vehicle or watercraft may immediately remove the motor vehicle 202 or watercraft from the self-service storage facility without 203 satisfying the lien or expenses of the owner. 2.04

(2) Before any sale of personal property other than a 205 motor vehicle or watercraft pursuant to this section, any person 206 who has a legal interest or a security interest in, or who holds 207 a lien against, any personal property other than a motor vehicle 208 or watercraft may pay the amount necessary to satisfy the lien 209 created by division (A) of section 5322.02 of the Revised Code 210 211 and the reasonable expenses incurred under this section and remove the personal property in which the person has the 212 interest or against which the person holds the lien. After 213 removal of all the personal property, including any motor 214 vehicle or watercraft, from the storage space of the self-215 service storage facility by any means under this section, any 216 person can the owner may enter into a rental agreement for the 217 storage of personal property with the owner with a new occupant 218 for the storage space, and the owner has no obligation to the 219 prior occupant of that storage space in the self-service storage 220 facility. Before entering into a new rental agreement, the owner-221

must have any motor vehicle or watercraft towed from that	222
storage space.	
(3) Upon receipt of the payment from a person other than	224
the occupant, the owner shall may, at the owner's sole	225
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discretion, enter into a new rental agreement for the storage of	
the personal property or, if the person meets the conditions set	227
forth in division (H)(2) of this section, shall permit the	228
person to remove the personal property from the self-service	229
storage facility.	230
(4) If the occupant pays the amount necessary to satisfy	231
the lien created by division (A) of section 5322.02 of the	232
Revised Code and the reasonable expenses incurred under this	233
section, the occupant shall immediately remove all of the	234
occupant's personal property from the self-service storage	235
facility, unless the owner of the self-service storage facility	236
agrees to enter into a new rental agreement for the storage of	237
the property.	238
(I)(1) If property on which there is a lien under division	239
(A) of section 5322.02 of the Revised Code is not sold at	240
auction, but is claimed under division (H) of this section and	241
the owner's lien is satisfied, then all legal or security	242
interest in, or any other liens held against, the property shall	243
remain intact.	244
(2) A purchaser at auction in good faith, except an owner	245
or an owner's agent, of the personal property sold to satisfy an	246
owner's lien created by division (A) of section 5322.02 of the	247
Revised Code takes the property free and clear of any rights of	248
persons against whom the lien was valid, or any persons who had	249
an interest in, or who held, any other lien against the	250

property, despite noncompliance by the owner with the

requirements of this section. 252 (J) The owner may examine any personal property to be sold 253 pursuant to this section. The examination may include, but is 254 not limited to, the opening of any trunk, valise, box, or other 255 container that is locked, fastened, sealed, tied, or otherwise 256 closed in a manner that deters immediate access to its contents. 257 258 (K) (1) If the property upon which the lien created underdivision (A) of this section is claimed 5322.02 of the Revised 259 Code creates a lien is a motor vehicle, trailer, or a 260 watercraft, the owner shall may, at the owner's sole discretion, 261 have the motor vehicle, trailer, or watercraft towed from the 262 premises if any of the following circumstances applies: 263 (a) The notice was delivered or sent pursuant to division 264 (B) of this section to all persons holding a lien on the motor 265 vehicle, trailer, or watercraft, and thirty days have elapsed 266 since the notice was delivered or sent-without a response from 267 any of those persons. 268 (b) Rent and other charges related to the property remain 269 unpaid or unsatisfied by the occupant for sixty days, and no 270 lien holders have been identified. 271 (c) The owner is planning to hold or has held a sale at-272 auction of for the personal property that was stored in the 273 self-service storage unit space with that motor vehicle, 274 trailer, or watercraft, in which case the motor vehicle, 275 trailer, or watercraft shall may, at the owner's sole 276 discretion, be towed prior to or following the auction sale. 277 (2) The owner shall not be liable for the motor vehicle__ 278 trailer, or watercraft or any damages to the motor vehicle, 279

trailer, or watercraft once the tower takes possession of the

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property. The notice delivered or sent pursuant to division (B)	281
of this section to all persons holding a lien on the motor	282
vehicle, trailer, or watercraft shall include the name of the	283
towing company. The name and the <u>street</u> address of the towing	284
company shall also be made available to the occupant or any lien	285
holder upon the presentation of a document of title or another	286
document that confirms an interest in the motor vehicle	287
trailer, or watercraft.	288

- (L) The owner may satisfy the owner's lien from the 289 proceeds of any sale held pursuant to this section, but shall 290 mail the balance, if any, by certified mail, or by first class 291 mail or private delivery service with a certificate or 292 verification of mailing, to the occupant at the occupant's last 293 known mailing address. If the balance is returned to the owner 294 after the owner mailed the balance by certified mail, first 295 class mail, or private delivery service to the occupant or if 296 the mailing address of the occupant is not known, the owner 297 shall hold the balance for two years after the date of the sale 298 for delivery on demand to the occupant or to any other person 299 who would have been entitled to possession of the personal 300 property. After the expiration of the two-year period, the 301 balance shall become unclaimed funds, as defined in division (B) 302 of section 169.01 of the Revised Code, and shall be disposed of 303 pursuant to Chapter 169. of the Revised Code. 304
- (M) An owner may buy at any public sale held pursuant to this section.
- (N) The rights provided by this section shall be in addition to all other rights allowed by law to a creditor against a debtor.
 - (O) (1) If the owner complies with the requirements for

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sale under this section, the owner's liability to persons who	311
have an interest in the personal property sold is limited to the	312
balance of the proceeds of the sale after the owner has	313
satisfied the owner's lien.	314
(2) The owner is liable for damages caused by the failure	315
to comply with the requirements for sale under this section and	316
is liable for conversion for willful violation of the	317
requirements for sale under this section.	318
(P) If no person purchases the personal property at the	319
auction and if the owner has complied with this section, the	320
owner may do any of the following:	321
(1) Advertise and sell the personal property pursuant to	322
divisions (F) to (O) of this section;	323
(2) Sell the personal property at a private sale;	324
(3) Dispose of the personal property in any manner	325
considered appropriate by the owner including, but not limited	326
to, destroying the personal property.	327
Section 2. That existing sections 5322.01, 5322.02, and	328

5322.03 of the Revised Code are hereby repealed.

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