## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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## HOUSE BILL 243

	Short Title:	Liens/Self-Service Storage Facilities.	(Public)		
	Sponsors:	Representative Stevens (Primary Sponsor).			
	-	For a complete list of Sponsors, refer to the North Carolina General Assen	ıbly Web Site.		
	Referred to:	Judiciary Subcommittee C, if favorable, Finance.			
		March 7, 2013			
1		A BILL TO BE ENTITLED			
2	AN ACT AU	UTHORIZING AN OWNER OF A SELF-STORAGE FACILITY	WHO HAS A		
3	LIEN UPON PERSONAL PROPERTY TO DELIVER NOTICE OF THE PUBLIC SALE				
4	OF THE	PROPERTY BY REGULAR OR ELECTRONIC MAIL, TO PUBL	LISH NOTICE		
5	IN ANY	COMMERCIALLY REASONABLE MANNER, AND TO CO	NDUCT THE		
6	SALE T	HROUGH AN ONLINE, PUBLICLY ACCESSIBLE AUCTION	N WEB SITE,		
7	AND TO	) INCREASE THE LATE FEES FOR SELF-STORAGE FACIL	ITY RENTAL		
8	CONTRA	ACTS.			
9		Assembly of North Carolina enacts:			
10		ECTION 1. G.S. 44A-40 reads as rewritten:			
11	"§ 44A-40. Definitions.				
12	As used i	n this Article, unless the context clearly requires otherwise:			
13	(1				
14		by the occupant in the latest rental agreement or the address p			
15		occupant in a subsequent written notice of a change of address	•		
16					
17	(5				
18		includes, but is not limited to, goods, merchandise, a	and household		
19		items.household items, and watercraft.			
20			. 11		
21	<u>(8</u>				
22		program or computer file that contains an image of a m			
23		transmitted between two or more computers or electronic			
24		term includes electronic messages that are transmitted with	in or between		
25	C	<u>computer networks.</u> "			
26		ECTION 2. G.S. 44A-43 reads as rewritten:			
27	8 44A-45. I	Enforcement of self-service storage facility lien.			
28 29	 (b) N	latica and Haaring.			
29 30		otice and Hearing:			
31			vahiala vahiala		
31 32	(1	a) If the property upon which the lien is claimed is a motor <del>v</del> watercraft, or trailer, and rent and other charges related to			
33		remain unpaid or unsatisfied for 60 days following the n			
33 34		obligation to pay rent, the lienor may have the property tow	•		
35		obligation to pay rent, the neutrinal may have the property tow	va. n a monul		



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		liable for the motor vehicle or any damages to the mot tower takes possession of the property.	or vehicle once the
	(2)	If the property upon which the lien is claimed is of	other than a moto
	. ,	vehicle, vehicle, watercraft, or trailer, the lienor following	
		the 15-day period provided by subsection (a) shall issue	
		having a security or other interest in the prope	rty, if reasonably
		ascertainable, and to the occupant, if different, at his	
		Notice given pursuant to this subdivision shall be presure	
		it is properly addressed, first-class postage prepaid, and	
		United States Postal Service. Service or it is sent by ele	ectronic mail to the
		occupant's last known address.	
 (a)	Dubli	c Sale. –	
(c)	(1)	Not less than 20 days prior to sale by public sale the liend	\ <b>r</b> •
	(1)	a. Shall cause notice to be delivered by certified	
		postage prepaid, or electronic mail to the perso	
		interest in the property if reasonably ascerta	-
		occupant at the occupant's last known address. N	
		to this subdivision shall be presumed delivered	•
		addressed, first-class postage prepaid, and deposit	
		States Postal Service. Service or sent by elec	
		occupant's last known address.	
		b. Repealed by Session Laws 2009-201, s. 1, effective	ve October 1, 2009
	(1a)	Not less than five days prior to sale by public sale, the	-
		notice of sale either (i) in a newspaper of general circu	
		where the sale is to be held. If there is no newspaper of g	
		the county where the sale is to be held, notice of sale s	-
		any publication that accepts classified advertisements	-
		circulation in the county where the sale is to be held. <u>held</u>	
		<u>commercially reasonable manner.</u> The manner of adv deemed commercially reasonable if at least three independent	
		the sale at the time and place advertised.	nuent bluuers atten
	<del>(2)</del>	The sale must be held on a day other than Sunday and b	etween the hours o
	(2)	9:00 A.M. and 4:00 P.M.:	etween the notifs o
		a. At the self-service storage facility or at the near	est suitable place t
		where the property is held or stored; or	1
		b. In the county where the obligation secured by the	lien was contracted
		for.	
	<u>(2a)</u>	The sale shall be conducted in a commercially reasonabl	e manner, includin
		offering property to an audience of bidders through	an online, publicl
		accessible auction Web site.	
		<u>a.</u> If the sale is a live auction conducted at the	-
		suitable place where the property is held or store	
		where the obligation secured by the lien was cor	
		must be held on a day other than Sunday and be	etween the hours o
		<u>9:00 A.M. and 4:00 P.M.</u>	
	(2)	<u>b.</u> <u>A lienor may purchase at public sale.</u>	
	( <del>3)</del>	A lienor may purchase at public sale.	
<del>(d)</del>	Notio	e of Sale. The notice of sale shall include:	

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1	(2) A statement to the effect that various items of personal property are being
2	sold pursuant to the assertion of a lien for rental at the self-service storage
3	facility;
4	(3) The place, date, and time of the sale."
5	<b>SECTION 3.</b> G.S. 66-306 reads as rewritten:
6	"§ 66-306. Late fees.
7	(a) In all rental contracts in which a definite time for the payment of the rent is fixed,
8	the late fee for each rental unit shall not exceed twenty dollars (\$20.00) or fifteen percent
9	(15%)-twenty percent (20%) of the rental payment-payment, whichever is greater, and shall not
10	be imposed by the self-service storage business until the rental payment for that rental unit is
11	five days or more late.
12	" 
13	<b>SECTION 4.</b> This act is effective when it becomes law.