PRINTING CODE. Deletions appear in < this style type. Insertions appear in [this style type]. Typeface changes are shown in \Leftrightarrow this \Leftrightarrow \Leftrightarrow style \Leftrightarrow type \Leftrightarrow or in []this[] []style[] []type[].

HOUSE BILL No. 1621

Proposed Changes to introduced printing by AM162101

DIGEST OF PROPOSED AMENDMENT

Liens. Changes the time at which an owner may begin enforcement of the owner's lien from 10 days to five days after the renter has been in default. (Current law provides that this period of time is 30 days.) Specifies that an owner may deny the renter access to the self-service storage facility, including the rented space, when enforcing a lien. Allows a renter to designate an alternative contact in a rental agreement to receive required notices. Makes conforming changes.

A BILL FOR AN ACT to amend the Indiana Code concerning commercial law.

Be it enacted by the General Assembly of the State of Indiana:

SECTION 1. IC 26-3-8-7, AS AMENDED BY P.L.144-2014, 1 2 SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 3 JULY 1, 2023]: Sec. 7. As used in this chapter, "personal property" 4 means movable property not affixed to land. The term includes goods, 5 wares, merchandise, household items, motor vehicles, trailers, and 6 watercraft. 7 SECTION 2. IC 26-3-8-9.8 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 8 9

1, 2023]: Sec. 9.8. In addition to the statement required by section 11(c) of this chapter, a rental agreement under this chapter must include space for the renter to designate an alternative contact to receive notices required by this chapter. The failure or refusal of a renter to designate an alternative contact does not affect a

14 renter's or an owner's rights or remedies under this chapter or 15 under any other law. An alternative contact designated by a renter

does not have any rights to:

(1) access the rented space; or

2023

10

11

12

13

16

17

IN 1621-LS 6504/DI 101

1	(2) the personal property stored in the rented space;			
2	unless expressly stated otherwise in the rental agreement.			
3] SECTION \rightleftharpoons [3]. IC 26-3-8-12, AS AMENDED BY			
4	P.L.144-2014, SECTION 5, IS AMENDED TO READ AS FOLLOWS			
5	[EFFECTIVE JULY 1, 2023]: Sec. 12. (a) After a renter has been in			
6	default continuously for at least thirty $(30) < ten > [five] (<10 > [5])$ days,			
7	an owner may begin enforcement of the owner's lien under this chapter.			
8	(b) An owner enforcing the owner's lien under this chapter may:			
9	(1) deny the renter access [to the self-service storage facility,			
0	including access to the rented space; and			
.1	(2) move the renter's personal property from the rented space to			
2	another storage space pending the redemption, sale, or other			
.3	disposition of the personal property under this chapter.	_		
4	(c) An owner enforcing the owner's lien shall send the renter, by			
.5	electronic mail or verified mail and addressed to the last known address			
6	of the renter, a written notice that includes:			
7	(1) an itemized statement of the owner's claim showing the			
8	amount due at the time of the notice and the date when the			
9	amount became due;			
20	(2) a demand for payment of the amount due before a specified			
21	time at least thirty (30) days after the date of the mailing of the			
22	notice;			
23	(3) a statement that the contents of the renter's rented space are			
24	subject to the owner's lien;			
25	(4) a statement advising the renter that the owner has denied the			
26	renter access to the rented space, if the owner has done this			
27	under subsection (b);			
28	(5) a statement advising the renter that the owner has removed			
29	the renter's personal property from the rented space to another			
30	suitable storage space, if the owner has done this under			
31	subsection (b);			
32	(6) the name, street address, and telephone number of the owner			
33	or of any other person the renter may contact to respond to the			
34	notice; and			
35	(7) a conspicuous statement that unless the owner's claim is paid			
86	within the time stated under subdivision (2), the personal			
37	property:			
88	(A) will:			
39	(i) be advertised to be sold in a manner permitted			
10	under section 15 of this chapter; or			
11	(ii) be otherwise disposed of;			
12	at a specified place (if applicable) and time, which must be			
_	r (pp. 100000) and anito,			
	2022 IN 1621 I C 6504/DI 101			



1	at least ninety (90) sixty	(60) days after the renter's default;	
2	or	6: 4 1 1 1 1	
3	· · · · · · · · · · · · · · · · · · ·	of in the manner described in	
4 5	subsection (d), if:	onal property stored in the rented	
6		nicle, trailer , or watercraft; and	
7	•	ses to dispose of the renter's motor	
8		vatercraft in the manner permitted	
9	under subsection (d		
10	(d) If:	,	
11	* /	erty stored in the rented space is a	
12	motor vehicle, trailer , or wat	tercraft; and	
13	(2) the renter does not pay t	he owner's claim within the time	
14	specified in subsection (c)(2)		
15	as an alternative to conducting a sal	_	
16	the owner may cause the renter's me		
17	to be towed or removed from the se		
18		sition of the personal property	
19	undertaken by the owner to enforce t		
20	in the same manner, and at the same		
21 22	specified by the owner in the notice	given under subsection (c)(/).	
	1		
			- 1
	2023	IN 1621—LS 6504/DI 101	
	-		

