The Senate Regulated Industries and Utilities Committee offered the following substitute to SB 61:

A BILL TO BE ENTITLED AN ACT

To amend Article 5 of Chapter 4 of Title 10 of the Official Code of Georgia Annotated, relating to self-service storage facilities, so as to change the short title; to provide for definitions; to change the due date for monthly rental payments; to provide procedures for sending notice of default; to provide for publication of notice of public sale of property; to provide for limitations on an owner's liability; to provide for towing of motor vehicles, trailers, and watercraft; to exempt certain rental agreements; to provide for related matters; to provide for an effective date; to repeal conflicting laws; and for other purposes.

8

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

9 SECTION 1. 10 Article 5 of Chapter 4 of Title 10 of the Official Code of Georgia Annotated, relating to 11 self-service storage facilities, is revised as follows:

12

"ARTICLE 5

13 10-4-210.

- This article shall be known and may be cited as the 'Georgia Self-service Storage Facility
 Act of 2013.'
- 16 10-4-211.
- 17 For purposes of this article, the term:
- 18(1) 'E-mail' means an electronic message or an executable program or computer file that19contains an image of a message that is transmitted between two or more computers or20electronic terminals. The term includes electronic messages that are transmitted within21or between computer networks.
- (1)(2) 'Last known address' means that the street address, post office box address, or
 e-mail address provided by the occupant in the latest rental agreement or the address

- provided by the occupant in a subsequent written notice of a change of address <u>by hand</u>
 <u>delivery, verified mail, or e-mail</u>.
- (2)(3) 'Occupant' means a person, his <u>or her</u> sublessee, successor, or assign entitled to the
 use of the storage space at a self-service storage facility under a rental agreement, to the
 exclusion of others.
- (3)(4) 'Owner' means the owner, operator, lessor, or sublessor of a self-service storage
 facility, his <u>or her</u> agent, or any other person authorized by him to manage the facility or
 to receive rent from an occupant under a rental agreement.
- 32 (4)(5) 'Personal property' means movable property not affixed to land and includes, but
 33 is not limited to, goods, wares, merchandise, motor vehicles, <u>trailers</u>, watercraft, and
 34 household items and furnishings.
- 35 (5)(6) 'Rental agreement' means any agreement or lease, written or oral, that establishes
 36 or modifies the terms, conditions, rules, or any other provisions concerning the use and
 37 occupancy of a self-service storage facility.
- (6)(7) 'Self-service storage facility' means any real property designed and used for the 38 39 purpose of renting or leasing individual storage space to occupants who are to have 40 access to such for the purpose of storing and removing personal property. No occupant 41 shall use a self-service storage facility for residential purposes. A self-service storage 42 facility is not a warehouse within the meaning of Article 1 of this chapter, known as the 43 'Georgia State Warehouse Act,' and the provisions of law relative to bonded public 44 warehousemen shall not apply to the owner of a self-service storage facility. A 45 self-service storage facility is not a safe-deposit box or vault maintained by banks, trust 46 companies, or other financial entities.
- 47 (8) 'Verified mail' means the method of mailing that is offered by the United States
 48 Postal Service or statutory overnight delivery that provides evidence of mailing.

49 10-4-212.

The owner of a self-service storage facility and his or her heirs, executors, administrators, 50 51 successors, and assigns have a lien upon all personal property located at a self-service storage facility for rent, labor, or other charges, present or future, in relation to the personal 52 property and for expenses necessary for its preservation or expenses reasonably incurred 53 in its sale or other disposition pursuant to this article. The lien provided for in this Code 54 section is superior to any other lien or security interest except those which are perfected 55 and recorded prior to the date of the rental agreement in Georgia in the name of the 56 57 occupant, either in the county of the occupant's last known address or in the county where the self-service storage facility is located, except any tax lien as otherwise provided by law 58 59 and except any lienholder with an interest in the property of whom the owner has

knowledge either through the disclosure provision of the rental agreement or through other written notice. The lien attaches as of the date the personal property is brought to the self-service storage facility.

63 10-4-213.

- 64 Provided that it complies with the requirements of this Code section, an owner may enforce 65 the lien without judicial intervention. <u>The owner Owner shall obtain from the</u> occupant a 66 written rental agreement which includes the following language:
- This agreement, made and entered into this _____ day of _____, ___, by 67 and between _____, hereinafter called Owner, and _____, 68 . For the hereinafter called Occupant, whose last known address is _____ 69 consideration hereinafter stated, the Owner agrees to let the Occupant use and occupy a 70 71 space in the self-service storage facility, known as _____ , situated in 72 the City of _____, County of _____, State of Georgia, and more particularly described as follows: Building #_____, Space #_____, Size _____. Said space is 73 74 to be occupied and used for the purposes specified herein and subject to the conditions 75 set forth for a period of _____, beginning on the _____ day of _____ 76 _____, and continuing month to month until terminated.
- 'Space,' as used in this agreement, will be that part of the self-service storage facility as
 described above. The Occupant agrees to pay the Owner, as payment for the use of the
 space and improvements thereon, the monthly sum of \$_____. Monthly installments
 are payable in advance on or before the first of each month, in the amount of \$______,
 and a like amount for each month thereafter, until the termination of this agreement.
- 82 If any monthly installment is not paid by the tenth seventh calendar day of the month due,
 83 or if any check given in payment is dishonored by the financial institution on which it is
 84 drawn, Occupant shall be deemed to be in default.
- Occupant further agrees to pay the sum of one month's fees, which shall be used as a clean-up and maintenance fund, and is to be used, if required, for the repair of any damage done to the space and to clean up the space at the termination of the agreement. In the event that the space is left in a good state of repair, and in a broom-swept condition, then this amount shall be refunded to the Occupant. However, it is agreed to between the parties that the Owner may set off any claims it may have against the Occupant from this fund.
- The space named herein is to be used by the Occupant solely for the purpose of storing any personal property belonging to the Occupant. The Occupant agrees not to store any explosives or any highly inflammable goods or any other goods in the space which would cause danger to the space. The Occupant agrees that the property will not be used for any

96 unlawful purposes and the Occupant agrees not to commit waste, nor alter, nor affix signs 97 on the space, and to keep the space in good condition during the term of this agreement. OWNER HAS A LIEN ON ALL PERSONAL PROPERTY STORED IN OCCUPANT'S 98 SPACE FOR RENT, LABOR, OR OTHER CHARGES, PRESENT OR FUTURE, IN 99 RELATION TO THE PERSONAL PROPERTY, AND FOR ITS PRESERVATION OR 100 EXPENSES REASONABLY INCURRED IN ITS SALE OR OTHER DISPOSITION 101 PURSUANT TO THIS AGREEMENT. PERSONAL PROPERTY STORED IN 102 OCCUPANT'S SPACE WILL BE SOLD OR OTHERWISE DISPOSED OF IF NO 103 PAYMENT HAS BEEN RECEIVED FOR A CONTINUOUS THIRTY-DAY PERIOD 104 AFTER DEFAULT. IN ADDITION, UPON OCCUPANT'S DEFAULT, OWNER MAY 105 WITHOUT NOTICE DENY OCCUPANT ACCESS TO THE PERSONAL PROPERTY 106 STORED IN OCCUPANT'S SPACE UNTIL SUCH TIME AS PAYMENT IS 107 RECEIVED. IF ANY MONTHLY INSTALLMENT IS NOT MADE BY THE TENTH 108 109 SEVENTH CALENDAR DAY OF THE MONTH DUE, OR IF ANY CHECK GIVEN IN PAYMENT IS DISHONORED BY THE FINANCIAL INSTITUTION ON WHICH 110 111 IT IS DRAWN, THE OCCUPANT IS IN DEFAULT FROM DATE PAYMENT WAS 112 DUE.

- For purposes of Owner's lien: 'personal property' means movable property, not affixed to land, and includes, but is not limited to, goods, wares, merchandise, motor vehicles, <u>trailers</u>, watercraft, household items, and furnishings; 'last known address' means that <u>the</u> street address <u>or post office box address</u> provided by the occupant <u>Occupant</u> in the latest rental agreement or the address provided by <u>the occupant</u> <u>Occupant</u> in a subsequent written notice of a change of address <u>by hand delivery</u>, verified mail, or e-mail.
- The Owner's lien is superior to any other lien or security interest, except those which are 119 120 evidenced by a certificate of title or perfected and recorded prior to the date of this rental 121 agreement in Georgia, in the name of the Occupant, either in the county of the Occupant's 'last known address' or in the county where the self-service storage facility is located, 122 except any tax lien as provided by law and except those liens or security interests of 123 124 whom the Owner has knowledge through the Occupant's disclosure in this rental 125 agreement or through other written notice. Occupant attests that the personal property in his Occupant's space(s) is free and clear of all liens and secured interests except for 126
- 127 ______. The Owner's lien attaches as of the date the personal property is brought
 128 to the self-service storage facility.
- Except as otherwise specifically provided in this rental agreement, the exclusive care, custody, and control of any and all personal property stored in the leased space shall remain vested in the Occupant. The Owner does not become a bailee of the Occupant's personal property by the enforcement of the Owner's lien.

- 133If Occupant has been in default continuously for thirty (30) days, Owner may enforce its134lien, provided Owner shall comply with the following procedure:
- 135 The Occupant shall be notified in writing by delivery in person or by certified mail or statutory overnight delivery to the last known address of Occupant of Owner's intent 136 to enforce Owner's lien by written notice delivered in person, by verified mail, or by 137 138 e-mail. The Owner also shall notify other parties with superior liens or security 139 interests as defined in this rental agreement. A Such notice given pursuant to this rental 140 agreement shall be presumed delivered as of the date indicated on the proof of delivery 141 or, if there is no proof of delivery, on the fourteenth day after sending as shown by sent when it is deposited with the United States Postal Service or the statutory overnight 142 143 delivery service properly addressed with postage or delivery fees prepaid or sent by e-mail. If Owner sends notice of a pending sale of property to Occupant's last known 144 145 e-mail address and does not receive a nonautomated response or a receipt of delivery 146 to the e-mail address, Owner shall send notice of the sale to Occupant by verified mail to Occupant's last known postal address before proceeding with the sale. 147
- 148 Owner's notice to Occupant shall include an itemized statement of the Owner's claim 149 showing the sum due, at the time of the notice, and the date when the sum became due. 150 It shall briefly and generally describe the personal property subject to the lien. The 151 description shall be reasonably adequate to permit the person(s) notified to identify it, 152 except that any container included, but not limited to, a trunk, valise, or box that is 153 locked, fastened, sealed, or tied in a manner which deters immediate access to its 154 contents may be described as such without describing its contents. Owner's notice shall 155 notify Occupant of denial of access to the personal property and provide the name, street address, e-mail address, and telephone number of the Owner or its designated 156 157 agent, whom the Occupant may contact to respond to this notice. Owner's notice shall 158 demand payment within a specified time, not less than fourteen (14) days after delivery 159 of the notice. It shall state that, unless the claim is paid, within the time stated in the notice, the personal property will be advertised for public sale to the highest bidder, and 160 161 will be sold at a public sale to the highest bidder, at a specified time and place.
- 162 After the expiration of the time given in Owner's notice, Owner shall publish an 163 advertisement of the public sale to the highest bidder, once a week, for two consecutive 164 weeks, in a newspaper of general circulation where the self-service storage facility is located the legal organ for the county where the self-service storage facility is located. 165 166 The sale shall be deemed commercially reasonable if at least three (3) independent bidders attend the sale at the time and place advertised. 'Independent bidder' means a 167 168 bidder who is not related to and who has no controlling interest in, or common pecuniary 169 interest with, Owner or any other bidder. The advertisement shall include: a brief and

170 general description of the personal property, reasonably adequate to permit its 171 identification; the address of the self-service storage facility, and the number, if any, of 172 the space where the personal property is located, and the name of the Occupant; and the time, place, and manner of the public sale. The public sale to the highest bidder shall take 173 place not sooner than fifteen (15) days after the first publication. If there is no newspaper 174 175 of general circulation where the self-service storage facility is located, the advertisement 176 shall be posted at least ten (10) days before the date of the public sale and in not less than 177 six (6) conspicuous places in the neighborhood where the self-service storage facility is 178 located. Regardless of whether a sale involves the property of more than one Occupant, a single advertisement may be used to advertise the disposal of property at the sale. A 179 public sale includes offering the property on a publicly accessible website that regularly 180 conducts online auctions of personal property. Such sale shall be considered incidental 181 to the self-storage business and no license shall be required. 182

- 183 If no one purchases the property at the public sale and if the Owner has complied with 184 the foregoing procedures, the Owner may otherwise dispose of the property and shall 185 notify the Occupant of the action taken. Any sale or disposition of the personal property 186 shall be held at the self-service storage facility or at the nearest suitable place to where 187 the personal property is held or stored.
- Before any sale or other disposition of personal property pursuant to this agreement, the Occupant may pay the amount necessary to satisfy the lien and the reasonable expenses incurred and thereby redeem the personal property and thereafter the Owner shall have no liability to any person with respect to such personal property.
- A Purchaser in good faith of the personal property sold to satisfy Owner's lien takes the property free of any rights of persons against whom the lien was valid, despite noncompliance by the Owner with the requirements of this agreement.
- In the event of a sale, the Owner may satisfy his <u>or her</u> lien from the proceeds of the sale. The Owner shall hold the balance of the proceeds, if any, for the Occupant or any notified secured interest holder. If not claimed within two years of the date of sale, the balance of the proceeds shall be disposed of in accordance with Article 5 of Chapter 12 of Title 44, the 'Disposition of Unclaimed Property Act.' In no event shall the Owner's liability exceed the proceeds of the sale.
- 201If the rental agreement contains a limit on the value of property stored in Occupant's202storage space, the limit shall be deemed to be the maximum value of the property stored203in that space.
- 204If the property upon which the lien is claimed is a motor vehicle, trailer, or watercraft and205rent and other charges related to the property remain unpaid or unsatisfied for 60 days206following the maturity of the obligation to pay rent, Owner may have the property towed

207	in lieu of foreclosing on the lien. If a motor vehicle, trailer, or watercraft is towed as
208	authorized in this section, Owner shall not be liable for the motor vehicle, trailer, or
209	watercraft or any damages to the motor vehicle, trailer, or watercraft once the tower takes
210	possession of the property.
211	10-4-214.
212	Nothing in this article shall be construed as in any manner impairing or affecting the right
213	of the parties to create additional rights, duties, and obligations in and by virtue of the
214	rental agreement. The rights provided by this article shall be in addition to all other rights
215	allowed by law to a creditor against his or her debtor.
216	10-4-215.
217	All rental agreements entered into before July 1, 1982 2013, and not extended or renewed
218	after that date, and the rights and duties and interests flowing from them shall remain valid
219	and may be enforced or terminated in accordance with their terms or as permitted by any
220	other statute or law of this state."
221	SECTION 2.
222	This Act shall become effective on July 1, 2013.
223	SECTION 3.
223	All laws and parts of laws in conflict with this Act are repealed.
<i>44</i> 7	is in taws and parts of taws in control with this Act are repeated.