STATE OF NEW YORK

5211--A

2019-2020 Regular Sessions

IN SENATE

April 16, 2019

Introduced by Sen. BRESLIN -- read twice and ordered printed, and when printed to be committed to the Committee on Judiciary -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the lien law, in relation to notice of enforcement of a lien on the goods in a self-storage facility

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. The section heading and subdivisions 1, 2, 6 and 7 of 2 section 182 of the lien law, as added by chapter 975 of the laws of 3 1983, are amended to read as follows:

4 [Self-service storage] Self-storage facilities; lien. 1. Definitions. 5 As used in this article:

б (a) ["Self-service storage] "Self-storage facility" means any real 7 property or a portion thereof that is designed and used for the purpose 8 of occupying storage space by occupants who are to have access thereto for the purpose of storing and removing personal property. The owner of 9 10 a [self-service storage] self-storage facility shall not be deemed to be a warehouseman as defined in the uniform commercial code. Except as 11 12 provided in paragraph (b) of this subdivision, if an owner issues any 13 warehouse receipt, bill of lading, or other document of title for the 14 personal property stored, the owner and the occupant are subject to the 15 provisions of the uniform commercial code and the provisions of this 16 section shall not be applicable.

17 (b) "Owner" means a person, partnership or corporation which operates 18 a [self-service storage] self-storage facility, an agent, or any other 19 person authorized by the owner to manage the facility or to receive 20 storage fees from an occupant under an occupancy agreement. A warehouse-21 man may be an owner to the extent that any part of the building is oper-22 ated as a [self-service storage] self-storage facility.

(c) "Occupant" means a person, entitled to the use of the storage at a [self-service storage] self-storage facility under a written cocupancy agreement or his successor or assignee, to the exclusion of

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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others including the owner except as provided in this section or the 1 2 occupancy agreement. (d) "Occupancy agreement" means any written agreement, electronic or 3 4 printed, that establishes or modifies the terms, conditions, rules or 5 any other provisions concerning the use and occupancy of a [self service б storage] self-storage facility and any one or more individual storage 7 spaces therein. 8 (e) "Personal property" means movable property not affixed to land and 9 includes, but is not limited to, goods, merchandise and household items. 10 (f) "Electronic mail" shall mean an electronic message or an executa-11 ble program or computer file that contains an image of a message that is transmitted between two or more computers or electronic terminals. Such 12 13 term shall include electronic messages that are transmitted within or 14 between computer networks. 15 (q) "Last known address" shall mean the street address, post office 16 box address or electronic mail address provided by the occupant in the 17 occupancy agreement, or a subsequent address provided by the occupant pursuant to the occupancy agreement. 18 19 (h) "Verified mail" shall mean any method of mailing that is offered 20 by the United States Postal Service or a private delivery service that 21 provides evidence of mailing including, but not limited to, a first class mailing with certificate of mailing. 22 2. Required disclosures. (a) The owner shall be required to provide 23 prior to allowing occupancy a written occupancy agreement which shall be 24 25 dated and signed by the occupant and the owner or his duly authorized 26 agent, and be written or printed in a size equal to at least ten-point 27 bold type and which shall set forth the following information: 28 (i) name and address of owner and occupant and electronic mail address 29 of owner and occupant should the occupant choose to be contacted via 30 electronic mail; 31 (ii) street address of [self-service storage] self-storage facility 32 where goods will be stored; 33 (iii) the actual monthly occupancy charge for the particular goods to 34 be stored expressed in dollars; 35 (iv) an itemization of other charges imposed or which may be imposed in connection with the occupancy, a description of each such charge, 36 whether the charge is mandatory or optional, and the amount of each 37 charge expressed in dollars; 38 (v) a statement of any limitation of damages [which shall only be 39 applicable after the owner has enforced his lien pursuant to subdivision 40 41 seven of this section] limiting the amount of the owner's liability in 42 case of loss or damage of the goods setting forth a specific liability 43 per room size or dollar amount beyond which the owner will not be 44 liable; provided that if damages are so limited, a statement shall be 45 included that such liability may on the written request of the occupant 46 and if accepted in writing by the owner at the time of signing such 47 occupancy agreement or within a reasonable time thereafter be increased on part or all of the goods stored, in which event increased rates may 48 be charged based on such increased valuation. The rates charged for an 49 50 increased valuation shall be set forth and a pre-addressed request form 51 to enable the occupant to request an increased valuation shall be

52 provided; and

53 (vi) any other material terms and conditions of the occupancy trans-54 action.

1 (b) Every occupancy agreement as required by this section shall 2 include the business address and telephone number to be used by the 3 occupant in making inquiries concerning the occupancy transaction. 4 (c) Every occupancy agreement as required by this section shall (i) "Notice: The 5 contain the following conspicuous [notice] notices: б monthly occupancy charge and other charges stated in this agreement are 7 the actual charges you must pay"; (ii) "Notice: You may choose to be 8 contacted for legal matters related to late or lien notices, via elec-9 tronic mail by providing your electronic mail address in at least two 10 locations within the occupancy agreement". 11 6. Lien. The owner of a [self-service storage] self-storage facility has a lien upon all personal property stored at a [self-service storage] 12 13 self-storage facility for occupancy fees or other charges, present or 14 future, in relation to the personal property and for expenses necessary 15 for its preservation or expenses reasonably incurred in its sale or 16 other disposition pursuant to law and any other charges pursuant to the 17 occupancy agreement. The lien provided for in this section is superior to any other lien or security interest. The lien attaches as of the date 18 the personal property is brought to the [self-service storage] self-sto-19 20 **rage** facility. 21 Enforcement of lien. (a) An owner's lien may be enforced by public 7. 22 or private sale of the occupant's goods that [have been removed from the storage space at a self-service storage] remain in the self-storage 23 facility, in block, or in parcel, at any time or place and on any terms 24 25 which are commercially reasonable after notice to all persons known to 26 claim an interest in the goods. The notice shall include an itemized 27 statement of the amount due, the description of the property subject to the lien, the nature of the proposed sale, a demand for payment within a 28 29 specified time not less than [ten] thirty days from [receipt of notifi-30 eation] mailing of the notice and a conspicuous statement that unless 31 the claimant pays within that time the goods will be advertised for sale 32 and sold at public or private sale in a commercially reasonable manner. 33 The notice shall further include the time and place of any public or 34 private sale and it shall state that any person claiming an interest in 35 the goods is entitled to bring a proceeding hereunder within ten days of 36 the service of the notice if he disputes the validity of the lien, or 37 the amount claimed. The notice shall be personally delivered to the 38 occupant, or sent by registered or certified mail[, return receipt requested,] to the [occupant to the] occupant's last known address 39 [provided by the occupant, pursuant to the occupancy agreement], or sent 40 by verified mail and electronic mail to the occupant's last known 41 42 address. Any notice made pursuant to this section and sent by verified 43 mail shall be sent to the last known address provided by the occupant, 44 pursuant to the occupancy agreement. Any notice made pursuant to this 45 section and sent by electronic mail shall only be effective if: (i) the 46 occupancy agreement states that the occupant has consented to receive 47 late or lien notices by electronic mail; and (ii) the occupant has 48 provided the occupant's electronic mail address in at least two 49 locations within the occupancy agreement. 50 (b) Any notice given pursuant to this section is deemed delivered when 51 it is: (i) properly addressed to the last known address, and (ii) either 52 sent by registered, certified or verified mail and evidence of mailing 53 is received, or sent by electronic mail and either a non-automated 54 response to the electronic mail is received or a receipt of delivery to 55 the electronic mail is received.

56 § 2. This act shall take effect immediately.