## A BILL FOR AN ACT

RELATING TO ANIMALS.

## BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECT	ION 1. Section 521-44, Hawaii Revised Statutes, is
2	amended b	y amending subsections (a) and (b) to read as follows:
3	"(a)	As used in this section "security deposit" means
4	money dep	osited by or for the tenant with the landlord to be
5	held by t	he landlord to:
6	(1)	Remedy tenant defaults for accidental or intentional
7		damages resulting from failure to comply with section
8		521-51, for failure to pay rent due, or for failure to
9		return all keys furnished by the landlord at the
10		termination of the rental agreement;
11	(2)	Clean the dwelling unit or have it cleaned at the
12		termination of the rental agreement so as to place the
13		condition of the dwelling unit in as fit a condition
14		as that which the tenant entered into possession of
15		the dwelling unit; [and]
16	(3)	Compensate for damages caused by a tenant who
17		wrongfully guits the dwelling unit[-]; and

1	(4) Compensate for damages caused by any animal allowed to	
2	reside in the premises pursuant to the rental	
3	agreement.	
4	(b) The landlord may require as a condition of a rental	
5	agreement a security deposit to be paid by or for the tenant for	
6	the items in subsection (a) and no others, in an amount not in	
7	excess of a sum equal to one month's rent[+] plus an amount	
8	agreed upon by the landlord and tenant to compensate the	
9	landlord for any damages caused by any animal allowed to reside	
10	in the premises pursuant to the rental agreement; provided that	
11	no landlord shall require any additional security deposit amount	
12	for a service animal that is a reasonable accommodation for a	
13	tenant with a disability pursuant to section 515-3. The	
14	landlord may not require or receive from or on behalf of a	
15	tenant at the beginning of a rental agreement any money other	
16	than the money for the first month's rent and a security deposit	
17	as provided in this section. $[\frac{The}{T}]$ No part of the security	
18	deposit shall [not] be construed as payment of the last month's	
19	rent by the tenant, unless mutually agreed upon, in writing, by	
20	the landlord and tenant if the tenant gives forty-five days'	
21	notice of vacating the premises; in entering such agreement, the	
22	landlord shall not be deemed to have waived the right to pursue	
	SB328 HD1 HMS 2013-2919	

- 1 legal remedies against the tenant for any damages the tenant
- 2 causes. Any such security deposit shall be held by the landlord
- 3 for the tenant and the claim of the tenant to the security
- 4 deposit shall be prior to the claim of any creditor of the
- 5 landlord, including a trustee in bankruptcy, even if the
- 6 security deposits are commingled."
- 7 SECTION 2. Statutory material to be repealed is bracketed
- 8 and stricken. New statutory material is underscored.
- 9 SECTION 3. This Act shall take effect on July 1, 2112.

## Report Title:

Residential Landlord-tenant Code; Security Deposit; Animals

## Description:

Amends the Residential Landlord-Tenant Code to provide for security deposits that include an additional sum to pay for damages caused by any animal, other than a service animal, allowed to reside in the premises pursuant to the rental agreement. Effective July 1, 2112. (SB328 HD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.