A BILL FOR AN ACT

RELATING TO ANTITRUST.

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

SECTION 1. The legislature finds and declares that Hawaii
is in the midst of an affordable housing crisis, with the
highest median rent in the nation. Data shows that more than
half of renters in Hawaii are housing cost burdened, which means
an individual spends more than thirty per cent of the
individual's income on rent.

7 The legislature further finds that recent national data indicates that landlords of residential rental housing use 8 property management software to collude and raise residential 9 rental housing prices, which may have contributed to recent 10 11 increases in the State. Landlords engaging with the property 12 management software supply real-time prices and additional lease information to companies managing the software, who proceed to 13 use algorithms to fix rental prices. As a result, competition 14 decreases and rental prices typically increase. 15

16 The legislature acknowledges that a leading property17 management software company in the United States hinted at the

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1 outcome of using its software by stating on its website that the 2 software enables landlords to "outperform the market" by two to 3 five per cent, with a company executive publicly stating that 4 the software could be responsible for rent increases of up to 5 14.5 per cent. 6 Therefore, the purpose of this Act is to prevent 7 artificially inflated rental prices by prohibiting the use of algorithmic price-setting in Hawaii's rental market. 8 9 SECTION 2. Chapter 480, Hawaii Revised Statutes, is 10 amended by adding a new section to be appropriately designated 11 and to read as follows: 12 "§480- Rent price-fixing; declared unlawful; civil 13 actions; public education program. (a) It shall be unlawful and a violation of this chapter for: 14 15 (1) A rental property owner, or any agent, representative, or subcontractor thereof, to subscribe to, contract 16 17 with, or otherwise exchange any form of consideration 18 in return for the use of services of a coordinator; 19 (2) A coordinator to facilitate an agreement among rental 20 property owners that restricts competition with

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1		respect to residential dwelling units, including by
2		performing a coordinating function; or
3	(3)	Two or more rental property owners to engage in
4		consciously parallel pricing coordination.
5	<u>(b)</u>	In a civil action filed pursuant to this section, a
6	complaint	<u>:</u>
7	(1)	Plausibly pleads a violation of section 480-4(a) if
8		the complaint contains factual allegations
9		demonstrating that the existence of a contract,
10		combination in the form of trust or otherwise, or
11		conspiracy in restraint of trade or commerce is among
12		the realm of plausible possibilities; and
13	(2)	Need not allege facts tending to exclude the
14		possibility of independent action.
15	<u>(c)</u>	The department of the attorney general shall develop
16	and imple	ment a public education program to inform the citizens
17	of the St	ate about this section. A component of the public
18	education	program shall include information posted on the
19	website o	f the department of the attorney general and the steps
20	a consume	r may take if the consumer suspects a violation of this
21	section.	



1	(d)	The department of the attorney general shall adopt
2	<u>rules pur</u>	suant to chapter 91 for the purposes of this section.
3	<u>(e)</u>	For the purposes of this section:
4	"Con	sciously parallel pricing coordination" means a tacit
5	agreement	between two or more rental property owners to raise,
6	lower, ch	ange, maintain, or manipulate pricing for the purchase
7	<u>or sale o</u>	f reasonably interchangeable products or services.
8	"Coo	rdinating function" means:
9	(1)	Collecting historical or contemporaneous prices,
10		supply levels, or lease or rental contract termination
11		and renewal dates of residential dwelling units from
12		two or more rental property owners;
13	(2)	Analyzing or processing of the information described
14		in paragraph (1) through use of a system, software, or
15		process that uses computation, including by using the
16		information to train an algorithm; and
17	(3)	Recommending rental prices, lease renewal terms, or
18		ideal occupancy levels to a rental property owner.
19	<u>"Coo</u>	rdinator" means any person who operates a software or
20	<u>data anal</u>	ytics service that performs a coordinating function for

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1	any rental property owner, including a rental property owner		
2	performing a coordinating function for their own benefit.		
3	"Residential dwelling unit" means any house, apartment,		
4	accessory unit, or other unit intended to be used as a primary		
5	residence in the State. "Residential dwelling unit" shall not		
6	include inpatient medical care, licensed long-term care, or		
7	detention or correctional facilities."		
8	SECTION 3. Section 480-16, Hawaii Revised Statutes, is		
9	amended by amending subsection (a) to read as follows:		
10	"(a) Any person who violates section 480-4, 480-6, 480-9,		
11	[or] 480-17, <u>or 480-</u> including any principal, manager,		
12	director, officer, agent, servant, or employee, who had engaged		
13	in or has participated in the determination to engage in an		
14	activity that has been engaged in by any association, firm,		
15	partnership, trust, or corporation, which activity is a		
16	violation of section 480-4, 480-6, 480-9, [or] 480-17, [is		
17	punishable if] or 480- , shall be punished as follows in the		
18	discretion of the court:		
19	(1) If the person is a natural person, by a fine not		
20	exceeding \$100,000 or [by] imprisonment not exceeding		

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1 three years, or [by] both [such fine and imprisonment, 2 in the discretion of the court; if]; or 3 (2) If the person is not a natural person [then], by a 4 fine not exceeding \$1,000,000." 5 SECTION 4. This Act does not affect rights and duties that 6 matured, penalties that were incurred, and proceedings that were 7 begun before its effective date. 8 SECTION 5. Statutory material to be repealed is bracketed 9 and stricken. New statutory material is underscored. 10 SECTION 6. This Act shall take effect on July 1, 2050.

Report Title:

Attorney General; Antitrust; Rental Housing; Price-fixing; Public Education Program; Penalties

Description:

Prohibits the use of algorithmic price-setting in Hawaii's rental market. Requires the Department of the Attorney General to develop and undertake a public education program regarding the prohibition. Establishes fines and penalties. Effective 7/1/2050. (SD1)

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

