

103RD GENERAL ASSEMBLY State of Illinois 2023 and 2024 HB5871

by Rep. Kevin John Olickal

SYNOPSIS AS INTRODUCED:

New Act 815 ILCS 505/2EEEE new

Creates the Prohibition of Algorithmics in Rent Act. Provides that in setting the amount of rent to be charged to a tenant for the occupancy of a residential premises, including determining any change in the amount of rent to be charged for the renewed occupancy of a residential premises, a landlord shall not employ, use, or rely upon, or cause another person to employ, use, or rely upon, an algorithmic device that uses, incorporates, or was trained with nonpublic competitor data. Defines "algorithmic device" to mean a device that uses one or more algorithms to perform calculations of data, including data concerning local or statewide rent amounts being charged to tenants by landlords, for the purpose of advising a landlord concerning the amount of rent that the landlord may consider charging a tenant. Provides that this definition does not include (i) any report published periodically, but no more frequently than monthly, by a trade association that receives renter data and publishes it in an aggregated and anonymous manner; or (ii) a product used for the purpose of establishing rent or income limits in accordance with the affordable housing program guidelines of a local government, the State, the federal government, or other political subdivision. Amends the Consumer Fraud and Deceptive Business Practices Act to make a corresponding change. Provides that any person who violates the Prohibition of Algorithmics in Rent Act commits an unlawful practice within the meaning of the Consumer Fraud and Deceptive Business Practices Act.

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1 AN ACT concerning property.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

- Section 1. Short title. This Act may be cited as the Prohibition of Algorithmics in Rent Act.
 - Section 5. Legislative intent. The General Assembly finds that, with certain exceptions, the use of an algorithmic device by a landlord to set the amount of a residential tenant's rent should be prohibited because the use of algorithmic devices:
- 11 (1) has been the subject of lawsuits that allege such
 12 products pose a heightened risk of anticompetitive
 13 conduct, price fixing, and collusion, all of which
 14 allegedly result in higher rents for residential tenants;
 15 and
- 16 (2) allegedly poses the risk that landlords will
 17 outsource pricing decisions, which the General Assembly
 18 finds should always be made by the landlord.
- 19 Section 10. Definitions. As used in this Act:
- "Algorithmic device" means a device that uses one or more algorithms to perform calculations of data, including data concerning local or statewide rent amounts being charged to

- tenants by landlords, for the purpose of advising a landlord concerning the amount of rent that the landlord may consider charging a tenant. It includes a product that incorporates an algorithmic device but does not include:
 - (1) any report published periodically, but no more frequently than monthly, by a trade association that receives renter data and publishes it in an aggregated and anonymous manner; or
 - (2) a product used for the purpose of establishing rent or income limits in accordance with the affordable housing program guidelines of a local government, the State, the federal government, or other political subdivision.

"Nonpublic competitor data" means information that is not widely available or easily accessible to the public, including information about actual rent prices, occupancy rates, lease start and end dates, and similar data, regardless of whether the data are attributable to a specific competitor or anonymized, and that is derived from or otherwise provided by another person that competes in the same market as a person, or a related market.

"Rent" means the total amount of rent, including concessions and fees, that a residential tenant is required to pay under a rental agreement.

Section 15. Algorithmic device in setting rent amount

- 1 prohibited.
- 2 (a) In setting the amount of rent to be charged to a tenant
- 3 for the occupancy of a residential premises, including
- 4 determining any change in the amount of rent to be charged for
- 5 the renewed occupancy of a residential premises, a landlord
- 6 shall not employ, use, or rely upon, or cause another person to
- 7 employ, use, or rely upon, an algorithmic device that uses,
- 8 incorporates, or was trained with nonpublic competitor data.
- 9 (b) A violation of this Act constitutes an unlawful
- 10 practice within the meaning of the Consumer Fraud and
- 11 Deceptive Business Practices Act.
- 12 Section 20. Applicability. This Act applies to a
- 13 landlord's calculation of the amount of rent that the landlord
- charges for the occupancy of a residential premises under any
- 15 rental agreement that is executed on or after the effective
- 16 date of this Act.
- 17 Section 90. The Consumer Fraud and Deceptive Business
- 18 Practices Act is amended by adding Section 2EEEE as follows:
- 19 (815 ILCS 505/2EEEE new)
- 20 Sec. 2EEEE. Violations of the Prohibition of Algorithmics
- 21 in Rent Act. Any person who violates the Prohibition of
- 22 Algorithmics in Rent Act commits an unlawful practice within
- 23 the meaning of this Act.