GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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HOUSE PRINCIPAL CLERK

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HOUSE BILL DRH30247-NKf-37

Short Title: Mobile Home Park Act. (Public) Sponsors: Representative Autry. Referred to: A BILL TO BE ENTITLED 1 2 AN ACT TO ENACT THE "MOBILE HOME PARK ACT" TO PROVIDE PROTECTIONS 3 FOR MOBILE HOMEOWNERS AND MOBILE HOME PARK MANAGEMENT AND 4 TO DIRECT THE NORTH CAROLINA HUMAN RIGHTS COMMISSION TO 5 REGULATE MOBILE HOME PARKS AND RESOLVE DISPUTES. 6 The General Assembly of North Carolina enacts: 7 **SECTION 1.** Chapter 42 of the General Statutes is amended by adding a new Article 8 to read: 9 "Article 8. 10 "Mobile Home Park Act. 11 "§ 42-80. Short title. 12 This Article shall be known and may be cited as the "Mobile Home Park Act." 13 "§ 42-81. Application of Article. 14 This Article shall apply only to mobile homes, as defined in G.S. 42-82. Unless indicated 15 otherwise, where there is a conflict with the provisions of this Chapter, the provisions of this 16 Article shall control. 17 "§ 42-82. Definitions. 18 As used in this Article, the following definitions apply: 19 (1) Commission. - The North Carolina Human Rights Commission. Entry fee. – Any fee paid to or received from an owner of a mobile home park 20 (2)21 or an agent of the owner, except for the following: 22 Rent. <u>a.</u> 23 A security deposit against actual damages to the premises or to secure b. 24 rental payments, which deposit shall not be greater than the amount 25 allowed under this Article. Security deposits will remain the property of the homeowner and shall be deposited into a separate trust account 26 27 by the landlord to be administered by the landlord as a private trustee. 28 For the purpose of preserving the corpus, the landlord will not commingle the trust funds with other money but may keep the interest 29 30 and profits thereon as compensation for administering the trust 31 account. 32 Fees charged by any State, county, or city governmental agency. <u>c.</u>

d. Utilities.

33

34e.Incidental reasonable charges for services actually performed by the35mobile home park owner, or an agent of the owner, and agreed to in36writing by the homeowner.



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1		<u>f.</u> Late fees.	
2		g. Membership fees paid to join a resident or	homeowner cooperative
3 1		that owns the mobile home park.	
	<u>(3)</u>	Homeowner. – An individual, including the individu	
		mobile home that is subject to a tenancy in a mobile	home park pursuant to a
		rental agreement.	
	<u>(4)</u>	Management The owner, landlord, or person respo	÷ •
		managing a mobile home park, or an agent, emp	• •
		authorized to act on behalf of the owner, landlord,	
		connection with matters relating to tenancy in the mo	
	<u>(5)</u>	Mobile home. – A single-family dwelling built of	-
		designed for long-term residential occupancy ar	
		electrical, plumbing, and sanitary facilities and desi	
		permanent or semi-permanent manner with or	
		foundation, which is capable of being drawn over pu	
		or in sections by special permit, or a manufactur	
		G.S. 143-143.9(6), if the manufactured home is sit	uated in a mobile home
		park.	
	<u>(6)</u>	<u>Mobile home park. – A parcel of land used for the con</u>	
		of five or more occupied mobile homes and operated	
		of the owner of the parcel of land or the owner's ager	
		Mobile home park does not include mobile home s	
		zoned for manufactured home subdivisions. The	
	(7)	noncontiguous land parcels that are a part of the sam	
	<u>(7)</u>	<u>Mobile home space. – A parcel of land within a mobile</u>	
		by the management to accommodate one mobile	-
		buildings and to which the required sewer and utility of buildings and to which the required sewer and utility of buildings and the make a set of the sewer and the sewer and utility of the sewer a	-
	(9)	by the mobile home park. The term also includes a m Premises. – A mobile home park and existing faci	
	<u>(8)</u>	therein, including furniture and utilities where applic	* *
		and existing facilities held out for the use of homeow	
		of which is promised to the homeowner.	theis generally of the use
	<u>(9)</u>	Rent. – Any money or other consideration to be paid	d to the management for
	<u>())</u>	the right of use, possession, and occupation of the pr	-
	<u>(10)</u>	Rental agreement. – An agreement, written or impl	
	<u>(10)</u>	management and the homeowner establishing the te	
		tenancy, including reasonable rules and regulations	
		management. The term also includes a lease agreeme	
	(11)	Subdivision. – A parcel of land that is divided int	
	<u>(11)</u>	separate interests, or interests in common, where e	• • • • • • • • • • • • • • • • • • •
		owned by an individual or entity that owns both a m	÷
		where the mobile home is situated. The term does no	
		where the same owner owns a parcel or subdivided pa	▲
		collectively used for the continuous accommodation	
		mobile homes and is operated for the pecuniary ben	-
		the landowner's agents, lessees, or assignees.	
	<u>(12)</u>	Tenancy. – The rights of a homeowner to use a mot	bile home space within a
	<u>(12)</u>	mobile home park on which to locate, maintain, and	-
		lot improvements, and accessory structures for hum	
		the use of services and facilities of the mobile home	
	"§ 42-83. Tenan	cy; notice to quit.	<u></u>
	<u>a oet i enun</u>		

General Assembly Of North Carolina 1 No tenancy or other lease or rental occupancy of space in a mobile home park shall (a) 2 commence without a written lease or rental agreement, and no tenancy in a mobile home park 3 shall be terminated until a notice to quit has been given in accordance with G.S. 42-14. 4 Service of the notice to quit shall be provided by delivering a copy to the homeowner (b) 5 or by affixing a copy of the notice to the main entrance of the mobile home. 6 (c)Except as otherwise provided in this subsection, the homeowner shall be given a 7 period of not less than 90 days to sell the mobile home or remove any mobile home from the 8 premises from the date the notice is served or posted. In those situations where a mobile home is 9 being leased to, or occupied by, persons other than its owner and in a manner contrary to the rules 10 and regulations of the landlord, then in that event, the tenancy may be terminated by the landlord upon giving a 30-day notice rather than said 90-day notice. If the tenancy is terminated on 11 12 grounds specified in G.S. 42-85(a)(5), the homeowner shall be given a period of not less than 10 13 days to remove any mobile home from the premises from the date the notice is served or posted. 14 No lease shall contain any provision by which the rights of the homeowner under this (d) 15 Article are waived, and any such waiver shall be deemed contrary to public policy and shall be 16 unenforceable and void. 17 The landlord or management of a mobile home park shall specify, in the notice (e) 18 required by this section, the reason for the termination, as described in G.S. 42-85, of any tenancy 19 in the mobile home park. If the tenancy is being terminated based on the mobile home or mobile 20 home lot being out of compliance with the rules and regulations adopted pursuant to 21 G.S. 42-85(a)(3), the notice required by this section shall include a statement advising the 22 homeowner that the homeowner has a right to cure the noncompliance within 30 days of the date 23 of service or posting of the notice to quit. The 30-day period to cure any noncompliance set forth 24 in this subsection shall run concurrently with the 60-day period to remove a mobile home from 25 the premises as set forth in this section. Acceptance of rent by the landlord or management of a 26 mobile home park during the 30-day right to cure period set forth in G.S. 42-85(a)(3) shall not 27 constitute a waiver of the landlord's right to terminate the tenancy for any noncompliance set 28 forth in G.S. 42-85(a)(3). 29 "§ 42-84. Action for termination. 30 (a) An action for termination shall be commenced in the manner described in G.S. 42-26. 31 After commencement of the action and before judgment, any person not already a (b) 32 party to the action who is discovered to have a property interest in the mobile home shall be 33 allowed to enter into a stipulation with the landlord and be bound thereby. 34 "§ 42-84.1. Condemnation or change of use of the mobile home park. 35 When the owner of a mobile home park is formally notified by a notice of intent to (a) 36 acquire pursuant to a condemnation action or other similar provision of law, or a complaint in a 37 condemnation action from an appropriate governmental agency that the mobile home park, or any portion thereof, is to be acquired by the governmental agency or may be the subject of a 38 39 condemnation proceeding, the landlord shall, within 17 days, notify the homeowners in writing 40 of the terms of the notice of intent to acquire or complaint received by the landlord. 41 In those cases where the landlord desires to change the use of the mobile home park (b)42 and where such change of use would result in eviction of inhabited mobile homes, the landlord 43 shall first give the owner of each mobile home subject to such eviction a written notice of the 44 landlord's intent to evict not less than 12 months prior to such change of use of the land, notice 45 to be mailed to each homeowner. The notice shall advise the homeowner of the right to 46 compensation pursuant to subsection (c) of this section. A landlord shall not make any oral or written statement threatening eviction for a 47 (c) 48 violation or action that is not grounds for terminating a tenancy under G.S. 42-85. A homeowner 49 may file a complaint pursuant to G.S. 42-108 or a civil action pursuant to G.S. 42-105 for a 50 violation of this subsection. If a court determines that the landlord violated this subsection, the

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1	court shall away	l a statutory penalty of up to ty	enty thousand dollars (\$20,000) to the homeowner		
2	in addition to any other remedies authorized under G.S. 42-91.				
3	"§ 42-84.2. Homeowner recourse for change in use of park.				
4		sed in this section, the following			
5	(1)		- The fair market value of the mobile home and		
6	<u>\-</u> /	-	es and structures on the lot owned by the		
7		• • • •	es, decks, skirting, awnings, and sheds, taking into		
8			ll improvements made to the mobile home by the		
9			lue is determined based on the value of the mobile		
10			n prior to the decision to change the use of the		
11		mobile home park.	in prior to the decision to change the use of the		
12	<u>(2)</u>	•	nable costs associated with relocating a mobile		
13	<u>(2)</u>	home, including the follow			
14			nove the mobile home, furniture, and personal		
15			o a replacement site.		
16			bling, moving, and reassembling any attached		
17			tructures on the lot owned by the homeowner, such		
18			skirting, awnings, and sheds, which were not		
19		acquired by the land			
20					
20			or disconnecting the mobile home to utilities.		
21		<u>e.</u> Insurance coverage			
22		f Costs incurred to	disassemble and reinstall any accessibility		
23 24			as wheelchair ramps, lifts, and grab bars.		
24 25	(b) If a		use of the land comprising a mobile home park or		
23 26			se would result in the displacement of one or more		
20 27	-		nobile home, within 30 days of receipt of a written		
28			all provide the homeowner one of the following		
28 29	<u>options:</u>	nomeowner, the fandiord sh	in provide the noneowner one of the following		
30	<u>options.</u> (1)	Payment of relocation cost	s to relocate the mobile home to a location of the		
31	<u>(1)</u>		in 100 miles of the park. Relocation costs shall be		
32		•	west estimate obtained by the homeowner from a		
32 33			landlord may request a copy of the estimate to		
33 34			ayment of relocation costs. If the homeowner		
34 35			preowner must actually relocate the mobile home		
35 36			in accordance with the estimate used to determine		
30 37		- i - i - i			
38			e date of the change in use set forth in the notice		
			The homeowner shall be responsible for additional		
39 40			mobile home to a location more than 100 miles		
	(2)	from the mobile home park			
41	<u>(2)</u>		purchase the mobile home for the greater of the		
42		<u>following:</u>	· · · · · · · · · · · · · · · · · · ·		
43			e hundred dollars (\$7,500) for a single-section		
44			n thousand dollars (\$10,000) for a multi-section		
45		mobile home.			
46			nt (100%) of the in-place fair market value as		
47		-	the appraisal process set forth in this section.		
48			submitting the offer, the landlord shall hire a		
49 50		* *	conduct an appraisal. If the homeowner disputes		
50			of the mobile home, the homeowner may hire a		
51		licensed appraiser	o obtain a second appraisal at the homeowner's		

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	expense. To be considered, the homeowner mu	ist obtain the appraisal
	within 60 days of receipt of the landlord's appra	aisal. The results of all
	appraisals shall be provided by the appraiser,	-
	landlord and the homeowner. If a second app	
	homeowner is entitled to the average of the	two appraisals. If the
	homeowner is not satisfied with the appraisal	or appraisals received,
	the homeowner may submit a request for paym	ent of relocation costs
	as provided in sub-subdivision a. of this subdivis	sion. If the homeowner
	exercises the option for purchase under this sul	
	closing must occur prior to the date of the cha	nge in use set forth in
	the notice provided pursuant to G.S. 42-85.	
	appraiser conducting an appraisal pursuant to sub-subdiv	
	(b) of this section identifies lack of maintenance, def	
	he mobile home park beyond normal wear and tear that	
	e home, the appraiser shall determine the value of the	
· ·	nt in value if necessary to eliminate the negative effect	•
	nce, deferred maintenance, or deterioration of the mob	ile home park beyond
normal wear and		
	ning July 1, 2025, and on July 1 of each year thereafter,	
	nt specified in sub-subdivision a. of subdivision (2) of	
	ance with the percentage change for the previous 12 mo	
	United States Department of Labor, Bureau of Labor Stat	
	eigh, North Carolina, area for all items and all urban cons	
	nission shall publish the adjusted amount on the Commis	-
	meowner is entitled to the remedies provided in thi	
	not given notice to terminate the homeowner's lease or	rental agreement as of
	tice of the change in use.	1 .1
	agreement made with a homeowner to waive any rights	s under this section is
	ective for any purpose.	
	ns for termination. ancy shall be terminated only for one or more of the follo	wing racons.
$\frac{(a)}{(1)}$	Failure of the homeowner to comply with local ordinan	
<u>(1)</u>	regulations relating to mobile homes and mobile home	
(2)	<u>Conduct of the homeowner, on the mobile home</u>	
(2)	constitutes an annoyance to other homeowners or i	
	management.	morroronoc with park
<u>(3)</u>	Failure of the homeowner to comply with written rules	and regulations of the
<u>(5)</u>	mobile home park either established by the mana	
	agreement at the inception of the tenancy, amended sub	-
	the consent of the homeowner, or amended subsequen	. .
	consent of the homeowner on 60 days' written notice if	
	regulations are reasonable; except that the homeowner s	
	the date of service or posting of the notice to quit set	•
	<u>cure any noncompliance on the mobile home or mobile</u>	
	action for termination may be commenced, except if l	
	laws and regulations, park rules and regulations, or	
	safety situations require immediate compliance. If	
	violation or noncompliance pursuant to this subdivision	
	and a right to cure such noncompliance and within a	
	the date of service of the notice is in noncompliance	-
	regulation and is given notice of the second noncompliance	
	regulation and is given notice of the second noncompli	ance, mere shall be lib

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	right	to cure the second noncompliance. Regu	lations applicable to recreational
		ities may be amended at the reasonable d	* *
	-	purposes of this subdivision, when the m	-
		r than the owner of the mobile home par	• •
		of ownership, and regulations that are	
		ion in the park without the consent of	
		ictions or requirements on that separate ι	-
	-	uing in this subdivision shall prohibit a	-
		iring compliance with current park unit	
	-	fer of the mobile home to a new owner	-
	-	not include transfer to a co-owner pur	
		co-owner pursuant to marriage.	sum to doum of divorce of to u
<u>(4)</u>	-	making or causing to be made, with kr	nowledge of false or misleading
<u>(+)</u>		ments on an application for tenancy.	lowledge, of fulse of finisteading
(5)		duct of the homeowner or any lessee of	of the homeowner or any quest
<u>(5)</u>		t, invitee, or associate of the homeowner	
		is any of the following criteria:	or lessee of the nonicowner, that
		Occurs on the mobile home par	k premises and upreasonably
	<u>a.</u>	endangers the life of the landlord, a	±
		mobile home park, any person living	-
		invitee, or associate of the homeowne	
	<u>b.</u>	Occurs on the mobile home park p	
	<u>U.</u>	wanton, or malicious damage to or	
		landlord, any homeowner or lessee	
		person living in the park, or any gue	
		the homeowner or lessee of the home	
	<u>c.</u>	Occurs on the mobile home park pr	
	<u></u>	activity, as defined in G.S. 42-59(2).	•••••••••••••••••••••••••••••••••••••••
	<u>d.</u>	Is the basis for a pending action to de	eclare the mobile home or any of
		its contents a public nuisance under S	•
(b) In a	n action	pursuant to this Article, the landlord sha	
		with the relevant notice requirements ar	
	-	ement of reasons for the termination. In	
homeowner ma	iy have,	it shall be a defense that the landlord's	allegations are false or that the
reasons for terr	nination	are invalid.	-
" <u>§ 42-86. Non</u>	paymen	<u>t of rent; notice required for rent inc</u>	<u>cease.</u>
<u>(a)</u> <u>Any</u>	tenancy	or other estate at will or lease in a mob	ile home park may be terminated
upon the landlo	ord's writ	ten notice to the homeowner requiring, i	n the alternative, payment of rent
		omeowner's unit from the premises, wi	-
		ce is served or posted, for failure to pay	
		not be increased without 60 days' writt	
		and the effective date of the rent increase	
		phone number of the mobile home park	•
		owner of the mobile home park and, if	
-		ress, and telephone number of the ow	
		pt that such ownership information need	d not be given if it was disclosed
		made pursuant to G.S. 42-98.	
		shall not increase rent on a mobile home	e park lot if any of the following
criteria are met	-	mobile home north dass and home	ant active resistantian filed - id
<u>(1)</u>	-	mobile home park does not have a curry	
	<u>ine</u> (Commission in accordance with G.S. 42-	-109.

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1 2	(2) <u>The mobile home park has any unpaid penalties or fees owed to the</u> Commission.
2 3 4	(3) <u>The landlord has not fully complied with any final agency order issued by the</u> Commission.
5	(d) <u>A notice of a rent increase issued in violation of this section is invalid and has no</u>
6	force or effect.
7	" <u>§ 42-87. Notice required for termination.</u>
8 9	(a) Where the tenancy of a mobile homeowner is being terminated under G.S. 42-83 or G.S. 42-86, the landlord or mobile home park owner shall provide the mobile homeowner with
10	written notice as provided for in subdivision (2) of this subsection. Service of notice shall occur
11	at the same time and in the same manner as service of any of the following:
12	(1) The notice to quit as provided in G.S. 42-83.
13	(2) The notice of nonpayment of rent as provided in G.S. 42-86.
14	(b) The notice required under this section shall be in at least 10-point type and shall read
15	substantially as follows:
16	
17	"IMPORTANT NOTICE TO THE HOMEOWNER:
18	
19	This notice and the accompanying notice to quit/notice of nonpayment of rent are the first
20	steps in the eviction process. Any dispute you may have regarding the grounds for eviction should
21	be addressed with your landlord or the management of the mobile home park or in the courts if
22	an eviction action is filed. Please be advised that the "Mobile Home Park Act," Article 8 of
23	Chapter 42 of the North Carolina General Statutes, may provide you with legal protection:
24	
25	NOTICE TO QUIT: The landlord or management of a mobile home park must serve to a
26	homeowner a notice to quit in order to terminate a homeowner's tenancy. The notice must be in
27	writing and must contain certain information, including:
28	
29	The grounds for the termination of the tenancy;
30	
31	Whether or not the homeowner has a right to cure under the "Mobile Home Park Act"; and
32	
33	That the homeowner has a right to mediation pursuant to G.S. 42-101 of the "Mobile Home
34	Park Act."
35	
36	NOTICE OF NONPAYMENT OF RENT: The landlord or management of a mobile home
37	park must serve to a homeowner a notice of nonpayment of rent in order to terminate a
38	homeowner's tenancy. The notice must be in writing and must require that the homeowner either
39	make payment of rent and any applicable fees due and owing or remove the owner's unit from
40	the premises, within a period of not less than 10 days after the date the notice is served or posted,
41	for failure to pay rent when due.
42	
43	CURE PERIODS: If the homeowner has a right to cure under the "Mobile Home Park Act,"
44	the landlord or management of a mobile home park cannot terminate a homeowner's tenancy
45	without first providing the homeowner with a time period to cure the noncompliance. "Cure"
46	refers to a homeowner remedying, fixing, or otherwise correcting the situation or problem that
47	caused the tenancy to be terminated pursuant to G.S. 42-83, 42-85, or 42-86.
48	
49	COMMENCEMENT OF LEGAL ACTION TO TERMINATE THE TENANCY: After the
50	last day of the notice period, a legal action may be commenced to take possession of the space

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leased	by the homeowner. In order to evict a homeowner, the landlord or ma	anagement of the
	home park must prove:	
	e landlord or management complied with the notice requirements of the	e "Mobile Home
Park A	· · · · ·	
	a landlord or management provided the homeowner with a statement	it of reasons for
	tion of the tenancy; and	
	e reasons for termination of the tenancy are true and valid under the "M	obile Home Park
Act."		
A h	omeowner must appear in court to defend against an eviction action. If	the court rules in
	f the landlord or management of the mobile home park, the homeowner	
	hours from the time of the ruling to remove the mobile home and to vac	
	ancy is being terminated pursuant to G.S. 42-85(a)(5), the homeowner sl	-
	hours from the time of the ruling to remove the home and vacate the	
	ircumstances, if the homeowner wishes to extend such period beyond	-
	nan 30 days from the date of the ruling, the homeowner shall prepay to	
	equal to any total amount declared by the court to be due to the landlord	
	re of rent for each day following the court's ruling that the mobile homeo	•
	premises. All prepayments shall be paid by certified check, by cashier's	
	and shall be paid no later than 48 hours after the court ruling."	
	8. When termination prohibited.	
	enancy or other estate at will or lease in a mobile home park may not be	terminated solely
	purpose of making the homeowner's space in the park available for anot	
	er coach.	
" <u>§</u> 42-8	9. Homeowner meetings; assembly in common areas.	
(a)	Homeowners shall have the right to meet and establish a homeowy	ners' association.
Meeting	gs of homeowners or the homeowners' association relating to mobile	home living and
affairs i	n the mobile home park common area, community hall, or recreation hall	, if such a facility
or simil	lar facility exists, shall not be subject to prohibition by the mobile home p	oark management
if the co	ommon area or hall is reserved according to the mobile home park rules a	nd such meetings
are held	d at reasonable hours and when the facility is not otherwise in use; exc	cept that no such
meeting	gs shall be held in the streets or thoroughfares of the mobile home park.	
<u>(b)</u>	The mobile home park management shall not charge homeowners of	
	t in common buildings or spaces in the mobile home park, including an	
	nity hall, or recreation hall; except that the mobile home park manager	
for the	reasonable costs of cleaning or repairing actual damages incurred. The n	nobile home park
<u>manage</u>	ement may recuperate the cost of repairs for actual damages beyond norr	nal wear and tear
that we	re caused by a homeowner by retaining a portion of the homeowner's se	• •
<u>(c)</u>	If requested by a homeowner or resident, the landlord shall, with	ithin 30 days of
receivin	ng the request, host and attend a free, public, accessible meeting for reside	ents of the mobile
home p	ark; except that a landlord is not required to host and attend more than t	wo meetings in a
<u>calenda</u>	r year. Notice of the date, time, and location of the meeting must be poste	d in both English
and Spa	anish in a clearly visible location in common areas of the mobile home	e park, including
	nmunity hall or recreation hall, for a period of seven days before the mee	
provide	ed by mail at least 14 days before the meeting to each homeowners' assoc	ciation, residents'
	tion, or similar body that represents the residents of the mobile home pa	
<u>mailing</u>	the notice as required by this subsection, the landlord shall provide notice	ce of the meeting
	il to each homeowner and resident who has an email address on file with	h the landlord.
" <u>§ 42-9</u>	0. Security deposits; legal process.	
<u>(a)</u>	The owner of a mobile home park or the owner's agents may charge a	a security deposit

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	(b) Legal process, other than eviction, shall be used for the collection of	utility charges
r	and incidental service charges other than those provided by the rental agreement.	<u>utility enurges</u>
	" <u>§ 42-91. Remedies.</u>	
	(a) Upon granting judgment for possession by the landlord in a summ	narv ejectment
	action, the court shall immediately issue a writ of possession which the landlord s	
	sheriff. In addition, if a money judgment has been requested in the complaint and	
	accomplished by personal service, the court shall determine and enter judgment for	
	due to the landlord and shall calculate a pro rata daily rent amount that must be pai	
	to remain in the park. The court may rely upon information provided by the la	
	landlord's attorney when determining the pro rata daily rent amount to be paid by th	
	Upon receipt of the writ of possession, the sheriff shall serve notice in accord	
	requirements of G.S. 42-36.2 to the homeowner of the court's decision and entry of	
	(b) The notice of judgment shall state that, at a specified time not less than	
	the entry of judgment if a tenancy is being terminated pursuant to G.S. 42-85(a)	
	other instances, not less than 48 hours from the entry of judgment, which may be e	extended to not
	more than 30 days after the entry of judgment if the homeowner has prepaid by c	ertified check,
	by cashier's check, or by wire transfer no later than 48 hours after the court ruling	
	an amount equal to any total amount declared by the court to be due to the landlor	
	pro rata share of rent for each day following the court's ruling that the mobile he	omeowner will
	remain on the premises, the sheriff will return to serve a writ of possession and s	
	peaceful and orderly removal of the mobile home under that order of court.	
	judgment shall also advise the homeowner to prepare the mobile home for rem	
	premises by removing the skirting, disconnecting utilities, attaching tires, and other	erwise making
	the mobile home safe and ready for highway travel.	
	(c) Should the homeowner fail to have the mobile home safe and read	
	removal from the premises or should inclement weather or other unforeseen prol	
	the time specified in the notice of judgment, the landlord and the sheriff ma	
	agreement, extend the time for the execution of the writ of possession to allow	
	landlord to arrange to have the necessary work done or to permit the sheriff's ex	
	writ of possession at a time when weather or other conditions will make removal	less nazardous
	to the mobile home.	f of the mobile
	(d) If the mobile home is not removed from the landlord's land on behalf homeowner within the time permitted by the writ of possession, then the landlord	
	shall have the right to take possession of the mobile home for the purposes of	
	storage. The liability of the landlord and the sheriff in such event shall be lin	
	negligence or willful and wanton disregard of the property rights of the hor	
	responsibility to prevent freezing and to prevent wind and weather damage to the	
	lies exclusively with those persons who have a property interest in the mobile hor	
	the landlord may take appropriate action to prevent freezing, to prevent wind	*
	damage, and to prevent damage caused by vandals.	and weather
	(e) Reasonable removal and storage charges and the costs associated w	ith preventing
	damage caused by wind, weather, or vandals can be paid by any party in interest.	
	will run with the mobile home, and whoever ultimately claims the mobile home	
	sum to the person who paid it.	0.1.0 mut
	(f) Prior to the issuance of a writ of possession, the court shall make a s	finding of fact
	based upon evidence or statements of counsel that there is or is not a security ag	
	mobile home being subjected to the writ of possession. A written statement	
	homeowner's application for tenancy with the landlord that there is no security ag	
	mobile home shall be prima facie evidence of the nonexistence of a security agree	
	(g) In those cases where the court finds there is a security agreement on the	
	subject to the writ of possession and where that holder of the security agreement ca	n be identified

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1	with reasonable certainty, then, upon receipt of the writ of possession, the plair	tiff shall promptly
2	inform the holder of the security agreement as to the location of the mobile l	
3	the landlord who obtained the writ of possession, and the time when the mo	
4	subject to removal by the sheriff and the landlord.	
5	"§ 42-92. Entry fees.	
6	The owner of a mobile home park, or an agent of the owner, shall neither	pay to nor receive
7	from an owner or a seller of a mobile home an entry fee of any type as a cond	ition of tenancy in
8	<u>a mobile home park.</u>	
9	" <u>§ 42-93. Closed parks prohibited.</u>	
10	(a) The owner of a mobile home park or an agent of the owner sha	ll not require as a
11	condition of tenancy in a mobile home park that the prospective homeowne	er has purchased a
12	mobile home from any particular seller or from any one of a particular group	of sellers.
13	(b) The owner or agent shall not give any special preference in rentir	<u>ig to a prospective</u>
14	homeowner who has purchased a mobile home from a particular seller.	
15	(c) <u>A seller of mobile homes shall not require as a condition of sale that</u>	
16	in a particular mobile home park or in any one of a particular group of mobile	
17	(d) The owner or operator of a mobile home park shall treat all persons	s equally in renting
18	or leasing available space.	
19	" <u>§ 42-94. Selling fees prohibited.</u>	
20	A landlord shall not require payment of any type of selling fee or transfer fe	-
21	in the park wishing to sell the homeowner's mobile home to another party or by	•••••
22	to buy a mobile home from a homeowner in the park as a condition of tenancy	
23	park for the prospective buyer. This section shall in no way prevent the owner	
24 25	park or an agent of the owner from applying the normal park standards to p before granting or denying tenancy or from charging a reasonable selling fee	
23 26	services actually performed and agreed to in writing by the homeowner. Noth	
20 27	shall be construed to affect the rent charged. The owner of a mobile home sha	-
28	place a "for sale" sign on or in the mobile home. The size, placement, and char	
20 29	shall be subject to reasonable rules and regulations of the mobile home par	
30	section shall prohibit a landlord from charging a reasonable rental appl	-
31	prospective buyer is buying the mobile home in-place and is applying for ten	
32	home park.	<u> </u>
33	"§ 42-95. Certain agreements prohibited.	
34	A seller of mobile homes shall not pay or offer cash or other consideration	n to the owner of a
35	mobile home park or an agent of the owner for the purpose of reserving sp	
36	inducing acceptance of one or more mobile homes in a mobile home park.	
37	"§ 42-96. Landlord responsibilities; prohibited acts.	
38	(a) Except as otherwise provided in this section, a landlord shall be r	esponsible for and
39	pay the cost of the maintenance and repair of the following:	
40	(1) Any sewer lines, water lines, utility service lines, or re-	elated connections
41	owned and provided by the landlord to the utility pedestal	or pad space for a
42	mobile home sited in the park.	
43	(2) Any accessory buildings or structures, including, but not lin	
44	carports, owned by the landlord and provided for the use of	f the residents.
45	(3) The premises, as defined in G.S. 42-82.	
46	(b) If a landlord fails to maintain or repair the items described in sub	
47	section, the landlord shall be responsible for and shall pay the cost of repairin	
48	mobile home which results from such failure. The landlord shall ensure that	
49 50	and connections owned and provided by the landlord to the utility pedestal or	
50 51	mobile home in the mobile home park have plumbing that conformed to appli at the time the plumbing was installed and that is maintained in good working	-
51	at the time the plumbing was installed and that is maintained in good working	order and running

1	water and reasonable amounts of water at all times furnished to the utility redected or red grass			
-	water and reasonable amounts of water at all times furnished to the utility pedestal or pad space			
	and shall ensure that each pad space is connected to a sewage disposal system approved under			
	applicable law. If water and sewer services are interrupted, the landlord shall provide alternative			
	sources of potable water and shall maintain portable toilets, located reasonably near any affected			
	mobile homes, in a manner that renders them accessible to individuals with disabilities, no later			
-	than 12 hours after the service disruption begins unless conditions beyond the landlord's control			
	prevent compliance. A landlord is not responsible for the obligations in this subsection if any of			
	the following apply:			
9	(1) A mobile home is individually metered and the tenant occupying the mobile			
10	home fails to pay for water services.			
11	(2) The local government in which the mobile home park is situated shuts off			
12	water service to a mobile home for any reason.			
13	(3) Weather conditions present a likelihood that water pipes will freeze, water			
14	pipes to a mobile home are wrapped in heated pipe tape, and the utility			
15	company has shut off electrical service to a mobile home for any reason or the			
16	heat tape malfunctions for any reason.			
17	(4) Running water is not available for any other reason outside the landlord's			
18	control.			
19	(c) The landlord shall give a minimum of two days' notice to a mobile homeowner if the			
20	water service will be disrupted for planned maintenance. The landlord shall attempt to give a			
21	reasonable amount of notice to homeowners if water service is to be disrupted for any other			
	reasons unless conditions are such that providing the notice would result in property damage,			
	health, or safety concerns or when conditions otherwise require emergency repair.			
24	(d) No landlord shall require a resident to assume the responsibilities outlined in			
	subsection (a) of this section as a condition of tenancy in the mobile home park.			
26	(e) Nothing in this section shall be construed as (i) limiting the liability of a resident for			
	the cost of repairing any damage caused by such resident to the landlord's property or other			
-	property located in the park or (ii) restricting a landlord or the landlord's agent or a property			
-	manager from requiring a resident to comply with reasonable rules and regulations or terms of			
	the rental agreement and any covenants binding upon the landlord or resident, including			
	covenants running with the land which pertain to the cleanliness of such resident's lot and routine			
	lawn and yard maintenance, exclusive of major landscaping projects.			
	"§ 42-97. Landlord utilities account.			
34	(a) Whenever a landlord contracts with a utility for service to be provided to a resident,			
35	the usage of which is to be measured by a master meter or other composite measurement device,			
	the landlord shall remit to the utility all moneys collected from each resident as payment for the			
	resident's share of the charges for such utility service within 45 days of the landlord's receipt of			
	payment.			
39	(b) If a landlord fails to timely remit utility moneys collected from residents as required			
	by subsection (a) of this section, the utility may, after written demand therefor is served upon the			
	landlord, require the landlord to deposit an amount equal to the average daily charge for the usage			
	of the utility service for the preceding 12 months multiplied by the sum of 90.			
43	(c) Any utility which prevails in an action brought to enforce the provisions of this section			
	shall be entitled to an award of its reasonable attorney fees and court costs.			
	"§ 42-97.1. Required disclosure and notice of water usage and billing; responsibility for			
46	leaks.			
47	(a) If the mobile home park management charges homeowners or residents individually			
	for water usage in the mobile home park, then, on or before January 31 of each year, the mobile			
-	home park management shall provide to each homeowner or resident and post in both English			
50	and Spanish in a clearly visible location in at least one common area of the mobile home park			

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1 2 3	<u>(1)</u>	The methodology by which the management calculates the each homeowner or resident for water usage on the homeow lot.	-
4	<u>(2)</u>	The methodology by which the management calculates the	amount charged to
5		each homeowner or resident for water usage in common a	reas of the mobile
6		home park.	
7	<u>(3)</u>	The current residential water rate schedule of the water	
8 9		government water service provider that supplies water to park.	the mobile home
10	(b) If the	mobile home park management charges homeowners or r	esidents for water
11	usage in the mob	ile home park, whether individually or in an aggregate amoun	t, the management
12	shall provide to e	each homeowner or resident a monthly water bill that indicates	s the amount owed
13	by the homeowr	her or resident, the total amount owed by all the residents in	the mobile home
14		management purchases the water from a provider, the total a	
15	management to t		
16		nobile home park management shall not charge a homeowner	or resident for any
17		to the actual cost of water billed to the management.	•
18		mobile home park management shall use a methodology t	hat is reasonable.
19		onsistent for billing homeowners or residents for any type of v	
20	-	mobile home park management learns of a leak in a water line	-
21		management shall notify each homeowner and resident of t	
22	hours.		
23		nobile home park management shall not bill a homeowner of	or resident for any
24		is caused by a leak in a water line inside the mobile home part	-
25		hibition on retaliation and harassment.	
26		mobile home park management shall not take retaliatory	action against a
27		esident who exercises any right conferred upon the homeow	-
28		y other provision of law.	-
29	(b) Exce	pt as described in subsection (c) of this section, in an action of	r an administrative
30		r against a homeowner or resident, the mobile home mana	
31		retaliatory if, within the 120 days preceding the manage	-
32	homeowner or re	esident engaged in any of the following:	
33	(1)	Complained or expressed an intention to complain to a gov	vernmental agency
34		about a matter relating to the mobile home park.	<u> </u>
35	<u>(2)</u>	Submitted a complaint to the mobile home park managemer	nt about a violation
36		described in this Article.	
37	<u>(3)</u>	Organized or became a member of a tenants' assoc	iation or similar
38		organization.	
39	<u>(4)</u>	Made any other effort to secure or enforce any of the r	ights or remedies
40		provided by this Article or any other provision of law.	<u>.</u>
41	(5)	Participated in a vote or decision-making process concernit	ng the opportunity
42		to purchase the mobile home park pursuant to G.S. 42-102.	
43	(c) The p	presumption of retaliatory action described in subsection (b) of	
44		action or administrative hearing where the mobile home man	
45	of the following	•	
46	(1)	Addresses nonpayment of rent by a homeowner or reside	nt as described in
47	<u>x=r</u>	<u>G.S. 42-86.</u>	
48	(2)	Was notified by a peace officer or otherwise became awa	re that the mobile
49	<u>, , , , , , , , , , , , , , , , , , , </u>	home that is the basis of the administrative hearing had cr	
50		defined in G.S. 42-59, occurring on or in the mobile home.	

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1	<u>(d)</u>	The 1	nanagement may rebut a presumption of retaliation with s	sufficient evidence of
2	a nonreta	liatory	purpose.	
3	(d1)	The r	nanagement shall not engage in any of the following:	
4	<u>. </u>	(1)	Harass, intimidate, or threaten, or attempt to harass, in	timidate, or threaten,
5			any person for filing or attempting to file a complaint,	
6			to join an association of residents or homeowners, eng	
7			promote the organizing and education of residents and ho	
8			or attempting to vote on a matter before the associa	
9			homeowners.	
10		(2)	Coerce or require a person to sign an agreement.	
11	(e)		ights and remedies provided by this section are available	e to homeowners and
12			tion to the anti-retaliation protection provided in G.S. 42-9	
13			al agreement; disclosure of terms in writing; prohibited	
14	(a)		erms and conditions of a tenancy must be adequately disc	
15		-	t by the management to any prospective homeowner p	
16			nobile home space or lot. Said disclosures shall include the	
17	<u></u>	<u>(1)</u>	The term of the tenancy and the amount of rent the	
18		<u>1-7</u>	requirements of subsection (d) of this section.	, <u>~~-</u>
19		(2)	The day rental payment is due and payable.	
20		$\overline{(3)}$	The day when unpaid rent shall be considered in default	
21		$\underline{(4)}$	The rules and regulations of the park then in effect.	_
22		(5)	The name and mailing address where a manager's decisi	on can be appealed.
23		(6)	All charges to the homeowner other than rent, including	* *
24	(b)		rental agreement shall be signed by both the management	
25			hall receive a copy thereof.	<u></u>
26	(c)		nanagement and the homeowner may include in a rental	agreement terms and
27			rohibited by this Article.	<u>.</u>
28	(d)	The t	erms of tenancy shall be specified in a written rental agree	eement subject to the
29	following	g condit	ions:	U
30	-	(1)	The standard rental agreement shall be for a month-to-m	nonth tenancy.
31		<u>(2)</u>	Upon written request by the homeowner to the landlor	rd, the landlord shall
32			allow a rental agreement for a fixed tenancy of not less	
33			homeowner is current on all rent payments and is not in	violation of the terms
34			of the then-current rental agreement; except that an initia	l rental agreement for
35			a fixed tenancy may be for less than one year in order	to ensure conformity
36			with a standard anniversary date. A landlord shall no	ot evict or otherwise
37			penalize a homeowner for requesting a rental agreement	t for a fixed period.
38		<u>(3)</u>	A landlord may, in the landlord's discretion, allow a lea	ase for a fixed period
39			of longer than one year. In such circumstances, t	the requirements of
40			subdivisions (1) and (2) of this subsection shall not appl	<u>y.</u>
41	<u>(e)</u>	A rer	tal agreement shall not include any provision that contains	s the following:
42		(1)	A waiver of any rights created by this Article.	
43		(2)	A requirement that a homeowner agrees to a possessory	lien.
44		(3)	Binds a homeowner to arbitration in lieu of a civil proce	
45		(4)	Authorizes a third person to confess judgment on a clair	n that arises from the
46			rental agreement or this Article.	
47		<u>(5)</u>	Requires a homeowner to waive the opportunity to purch	hase the park allowed
48			<u>under G.S. 42-102.</u>	
49	<u>(f)</u>		a violation of this Article for the management to require a	-
50		-	greement in violation of this section or to mislead a ho	omeowner about the
51	homeowr	ner's ob	ligation to sign a new lease or agreement.	

 <u>*§ 42-99. Rules and regulations; amendments; notice.</u> (a) The management shall adopt written rules and regulations concerning homeowners' or residents' use and occupancy of the premises. The rules and regulations a enforceable against a homeowner or resident only if all of the following criteria are met: (1) Their purpose is to promote the convenience, safety, or welfare of the homeowners, protect and preserve the premises from abusive use, or make fair distribution of services and facilities held out for the homeowner generally. (2) They are reasonably related to the purpose for which they are adopted. (3) They are not arbitrary, capricious, unreasonable, retaliatory, or discriminator in nature. (4) They are sufficiently explicit in prohibition, direction, or limitation of the homeowner's conduct to fairly inform the homeowner of what must or munot be done to comply. (5) They are established in the rental agreement at the inception of the tenanom amended subsequently with the written consent of the homeowner, or, excert as described in subsection (b) of this section, amended subsequently with the written consent of the homeowner at least 60 days befor the amendments become effective, and, if applicable, enforced in compliant with subsection (c) of this section.
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(b) When a mobile home or any accessory building or structure is owned by a pers
other than the owner of the mobile home park in which the mobile home is located, the mob
home and accessory buildings or structures are each a separate unit of ownership. The accessor
buildings or structures are each presumed to be owned by the owner of the mobile home unle
there is a written agreement establishing ownership by another person. If a rule or regulati
requires a homeowner to incur a cost or imposes restrictions or requirements on the homeowner
right to control what happens in or to their mobile home and any accessory buildings or structure
as a separate unit of ownership, including without limitation, to control the structure a
appearance of the mobile home, building, or structure; who visits the mobile home, building,
structure or who resides in the mobile home, building, or structure, provided the person w
resides in the mobile home, building, or structure was previously approved as a resident of t
mobile home park; and lawful activities taking place in the mobile home, building, or structure
•••••••••••••••••••••••••••••••••••••••
the rule or regulation is presumed unreasonable pursuant to subdivision (3) of subsection (a)
this section, unless management demonstrates that the rule or regulation meets one of t
following criteria:
(1) It is strictly necessary to protect the health and safety of park residents and t
rule or regulation provides the protection at the lowest expense to homeowne
as is reasonably possible.
(2) It is strictly necessary to comply with or enforce a federal, State, or loc
government requirement, including local nuisance laws enforced for t
welfare of other residents.
(3) It is voluntarily agreed to by the homeowner, without coercion
(3) It is voluntarily agreed to by the homeowner, without coercion misrepresentation by management, in which case the rule or regulation is or
(3) It is voluntarily agreed to by the homeowner, without coercion misrepresentation by management, in which case the rule or regulation is or binding upon homeowners who have communicated their written consent
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1	(c) Subsection (b) of this section does not prohibit the management from requiring
2	compliance by a new homeowner with park rules and regulations that were not enforceable
3	against the previous homeowner after the sale or transfer of a mobile home or accessory building
4	or structure as described in this subsection, provided that the rules or regulations comply with
5	this section and have been duly noticed to all homeowners and residents, including the seller,
6	pursuant to subdivision (5) of subsection (a) of this section; except that, as used in this subsection,
7	the term "transfer" does not include a transfer of ownership pursuant to death or divorce or a
8	transfer of ownership to a new co-owner who is an immediate family member, spouse, or
9	domestic partner of the homeowner.
10	(d) The management shall not require a homeowner selling a mobile home or accessory
11	building or structure to ensure that the mobile home or accessory building or structure complies
12	with any rules or regulations by the closing date of the sale or to bear the costs of compliance
13	with any such rules or regulations. If the management requires all prospective buyers to comply
14	with such rules and regulations as a condition of gaining tenancy in the park, the management
15	shall promptly provide a written list of items for which the management requires action to the
16	seller upon receiving notice that the mobile home is for sale. The seller shall provide the list to
17	all prospective buyers and the management shall provide the list to the buyer upon receiving an
18	application for tenancy. The management shall allow a reasonable amount of time after closing
19	for the buyer to bring the mobile home or accessory building or structure into compliance, which
20	must be at least 30 days from the closing date.
21	(e) <u>Notwithstanding any rental agreement, the management shall not interfere with a</u>
22	homeowner's right to sell a mobile home or accessory building or structure, in-place or otherwise,
23	to a buyer of the homeowner's choosing regardless of the age of the home except as necessary
24	for the management to ensure the following:
25	(1) <u>Compliance with mobile home park-wide affordability restrictions, including</u>
26	requirements for owner-occupancy.
27	(2) The financial ability of the homebuyer to comply with the buyer's obligations
28	as a new tenant.
29	(3) <u>Compliance with applicable federal, State, or local law.</u>
30	(4) The absence of a home buyer's relevant criminal history that would indicate a
31	reasonable chance of risk to other residents.
32	(f) <u>A provision in a rental agreement that limits or restricts a homeowner's right to sell a</u>
33	mobile home or accessory building or structure to a buyer of the homeowner's choosing other
34	than allowed by this subsection is unenforceable.
35	(g) If the management provides each homeowner written notice of the management's
36	intent to add or amend any written rule or regulation as described in subdivision (5) of subsection
37	(a) of this section, a homeowner may file a complaint challenging the rule, regulation, or
38	amendment pursuant to G.S. 42-108 within 60 days after receiving the notice. If a homeowner
39	files such a complaint, and the new or amended rule or regulation will increase a cost to the
40	homeowner in an amount that equals or exceeds ten percent (10%) of the homeowner's monthly
41	rent obligation under the rental agreement, the management shall not enforce the rule, regulation,
42	or amendment or the dispute resolution process concludes and the Commission issues a written
43	determination, pursuant to G.S. 42-108, that the rule, regulation, or amendment does not
44	constitute a violation of this Article and may be enforced. Notwithstanding any provision of this
45	Article to the contrary, as part of the complaint process described in G.S. 42-108, the
46	management has the burden of establishing that the rule, regulation, or amendment satisfies the
47 48	requirements described in subsections (a) and (b) of this section.
48 49	 <u>§ 42-100. New developments and parks; rental of sites to dealers.</u> (a) The management of a new mobile home park or manufactured housing community
49 50	development may require as a condition of leasing a mobile home site or manufactured home site
50	accorphicating require as a condition of reasing a moone nome site of manufactured nome site

51 for the first time such site is offered for lease that the prospective lessee has purchased a mobile

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home or manufa	ctured home from a particular seller or from any one of	a particular group of
sellers.		
	ensed mobile home dealer or a manufactured home dealer	may, by contract with
	of a new mobile home park or manufactured housing com	
	exclusive right to first-time rental of one or more m	
manufactured ho		
	iation; court actions.	
<u>(a)</u> In any	controversy between the management and a homeowner of	of a mobile home park
arising out of the	provisions of this Article, except for the nonpayment of ren	nt or in cases in which
the health or sa	fety of other homeowners is in imminent danger, such	controversy may be
submitted to med	liation by either party prior to the filing of a forcible entry	y and detainer lawsuit
upon agreement	of the parties.	
<u>(b)</u> The a	greement, if one is reached, shall be presented to the court a	as a stipulation. Either
party to the medi	ation may terminate the mediation process at any time wit	thout prejudice.
(c) If eit	her party subsequently violates the stipulation, the oth	her party may apply
immediately to the	ne court for relief.	
" <u>§ 42-102. No</u>	tice of change of use; notice of sale or closure of	mobile home park;
	owner purchase.	
	dlord shall provide notice of the landlord's intent to sell th	
	vent demonstrating the landlord's intent to sell. The not	
	the requirements of subsection (e) of this section. A trigg	
	subsection includes circumstances when the landlord does	•
<u>(1)</u>	Signs a contract with a real estate broker or brokerage f	•
	home park for sale or to sell or transfer the mobile home	-
<u>(2)</u>	Signs a letter of intent, option to sell or buy, or othe	
	agreement with a potential buyer for the sale or transfe	
	park, which includes the estimated price, terms, an	•
	proposed sale or transfer, even if the price, terms, or cor	nditions are subject to
	change.	1 1 1 0
<u>(3)</u>	Signs a contract with a potential buyer's real estate brol	
	related to the potential sale or transfer of the mobile hor	-
<u>(4)</u>	Accepts an earnest money promissory note or deposit fr	rom a potential buyer
	for the sale or transfer of the mobile home park.	6 4 1 1 1
<u>(5)</u>	Responds to a potential buyer's due diligence request	tor the mobile home
	park.	1.1 1 1 /
<u>(6)</u>	Provides a signed property disclosure form for the mo	oblie nome park to a
(7)	potential buyer.	
$\frac{(7)}{(8)}$	Lists the mobile home park for sale.	ala on transfor of the
<u>(8)</u>	Makes a conditional acceptance of an offer for the sa	ale or transfer of the
(0)	mobile home park. Takes any other action demonstrating on intent to call the	na mahila hama nark
$\frac{(9)}{(10)}$	Takes any other action demonstrating an intent to sell the	
<u>(10)</u>	Receives a notice of demand, notice of foreclosure, or	ins pendens related to
(h) A lon	foreclosure of the park.	as the use of the land
	dlord shall provide notice of the landlord's intent to change with the requirements of	-
	nobile home park in accordance with the requirements of 2 months before the change in use will occur.	subsection (e) of tills
	arlier than 90 days after giving the notice required by s	subsection (a) of this
	rd may post information in a public space in the mobile h	
	providing a signed writing to the mobile home park	
	urchase. The posting must include standard forms created	
	portunity to purchase and the rights of mobile home park	

1	opportunity to pr	rchase, including a standardized form developed by the Commission for the
2		request the signatures of homeowners who decline to participate in efforts to
3		unity. If, no earlier than 90 days after a landlord provides the notice required
4	2	of this section, at least fifty percent (50%) of the homeowners who reside in
5		e park provide signed writings to the landlord declining to participate in
6		rk, then the opportunity to purchase provided by subsection (g) of this section
7	terminates even i	f the 180-day period provided for in subsection (g) of this section has not yet
8	elapsed.	
9	(d) <u>A land</u>	flord shall not solicit or request a homeowner's intention or a signed writing
10	related to the opp	ortunity to purchase during the initial 90 days after giving notice pursuant to
11	subsection (a) of	this section. During the time period for considering an opportunity to purchase,
12		not attempt to coerce, threaten, or intimidate a homeowner or provide any
13	financial or in-kin	nd incentives to a homeowner to influence the homeowner's vote or decision
14		retaliatory action against a homeowner after the homeowner's vote or decision.
15	Any complaints a	lleging violation of this subsection may be resolved under G.S. 42-108.
16	<u>(e)</u> <u>To pro</u>	ovide notice as required by subsection (a) or (b) of this section, the landlord
17	shall provide noti	<u>ce as follows:</u>
18	<u>(1)</u>	Mail the notice in both English and Spanish by certified mail to the following:
19		<u>a.</u> Each homeowner, using the most recent address of the homeowner.
20		b. The city or, if the park is in an unincorporated area, the county where
21		the mobile home park is situated.
22		<u>c.</u> <u>The Commission.</u>
23		<u>d.</u> Each homeowners' association, residents' association, or similar body
24		that represents the residents of the mobile home park.
25	<u>(2)</u>	Post the notice in both English and Spanish at the following locations:
26		a. In a conspicuous place on each mobile home or at the main point of
27		entry to each lot.
28		b. In a clearly visible location in common areas of the mobile home park,
29		including any community hall or recreation hall. The posting must
30		remain for a period of at least 180 days from the date it is posted or
31		until the opportunity to purchase has expired.
32	<u>(3)</u>	Provide the notice in both English and Spanish by email to each homeowner
33		who has an email address on file with the landlord.
34		otice given pursuant to subsection (a) of this section must include notice of
35	-	its and remedies under this section. If the triggering event involves a potential
36		ust also include a description of the property to be purchased, the price, terms,
37		an acceptable offer the landlord has received to sell the mobile home park or
38	· ·	s and conditions for which the landlord intends to sell the mobile home park,
39 40		ns or conditions which, if not met, would be sufficient grounds, in the landlord's ct an offer from a group of homeowners or their assignees. The price, terms,
40 41	_	ated in the notice must be universal and applicable to all potential buyers, and
42		ic to and prohibitive of a group or association of homeowners or their assignees
43	•	ful offer to purchase the park. The information regarding the proposed sale and
44		and conditions of an acceptable offer may be shared for the purposes of
45	-	ining financing for the prospective transaction, but all persons who receive the
46		otherwise keep the information confidential if the landlord or the landlord's
47	agent so requests.	
48		p or association of homeowners or their assignees have 180 days after the date
49		mails a notice required under subsection (a) of this section to do one of the

50 <u>following:</u>

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1 2	<u>(1)</u>	Submit to the landlord a proposed purchase and sale a offer for any necessary financing or guarantees.	greement and obtain an
2 3 4	<u>(2)</u>	Submit to the landlord an assignment agreement pursu this section.	ant to subsection (k) of
4 5	If a foreclosu	re sale of the park is scheduled for less than 180 days at	fter the landlord mails a
6		by subsection (a) of this section, the opportunity gran	
7	-	e date of the foreclosure sale.	ned by this subsection
8		dlord that has given notice as required by subsection (a)	of this section shall do
9	the following:	alora that has given notice as required by subsection (a)	or this section shall do
10	(1)	Provide documents, data, and other information in	response to reasonable
11		requests for information from a group or association	-
12		assignees participating in the opportunity to purchase	•
13		to prepare an offer. The documents, data, and other inf	•
14		be shared for the purposes of evaluating or obtain	
15		prospective transaction, but all persons who received	
16		otherwise keep it confidential if the landlord or t	he landlord's agent so
17		requests.	
18	<u>(2)</u>	Negotiate in good faith with a group or association of	of homeowners or their
19		assignees. For the purposes of this subdivision, neg	<u>gotiating in good faith</u>
20		includes, but is not limited to, evaluating an offer to pu	urchase from a group of
21		homeowners or their assignees without consideration	of the time period for
22		closing, the type of financing or payment method, wh	ether or not the offer is
23		contingent upon financing or payment method, an app	raisal, or title work, and
24		providing a written response within seven calendar da	ys of receiving an offer
25		from a group of homeowners or their assignees.	The price, terms, and
26		conditions of an acceptable offer stated in the write	tten response must be
27		universal and applicable to all potential buyers and mu	st not be specific to and
28		prohibitive of a group or association of homeowners on	their assignees making
29		a successful offer to purchase the park. The written r	* *
30		reject the offer, and if the offer is rejected, must state	
31		<u>a.</u> <u>The current price, terms, or conditions of an a</u>	-
32		landlord has received to sell the mobile home	
33		or conditions have changed since the landle	-
34		homeowners pursuant to subsection (f) of this	
35		b. <u>A written explanation of why the landlord is re</u>	
36		group of homeowners and what terms and cond	
37		in a subsequent offer for the landlord to potent	• •
38		180-day period provided for in subsection (g) of this sect	
39		homeowners or their assignees have not submitted a prop	
40	-	btained a financial commitment, the group's or asso	
41		section terminate. A landlord shall give a group or asso	
42		an additional 180-day period to close on the purchase of	
43		80-day periods described in subsections (g) and (i)	
44 45		ten agreement between the landlord and the group or asso	
45		s. The group or association of homeowners or their a	-
46		ne periods described in subsections (g) and (i) of this	s section in any of the
47 48	following circum		or a required increation
48 49	<u>(1)</u>	If there is a reasonable delay in obtaining financing of survey of the land that is outside the control of the	
49 50		or survey of the land that is outside the control of the homeowners or their assignees, the time period is tolle	• •
50 51			a for the duration of the
51		<u>delay.</u>	

1 (2) If the group or association of homeowners or the nonfrivolous complaint with the Commission allegin section, the time period is tolled until the Commission i of violation or notice of nonviolation that has become determining whether a violation has occurred or the par by signing a settlement agreement approved by the Con by signing a settlement agreement approved by the Con (3) 7 (3) If the group or association of homeowners has attempted pursuant to subsection (k) of this section, the time per time the group or association makes the offer of assignment contract is executed; provided that the time tolled for more than 90 days under this subdivision. 3 (k) A group or association of homeowners or their assignees that he purchase under subsection (g) of this section may assign their purchase r for the purpose of continuing the use of the mobile home park. If a gre homeowners or their assignees shall enter into a written assignment contract must include the terms and conditions of the home park will be operated if the public entity purchases the park. The assignment contract must include the terms and conditions of the following: 11 Any deed restrictions that may be required or permitted the homes in the mobile home park. 12 Any restrictions on rent or fee increases that apply purchases the mobile home park.	g a violation of this issues a written notice a final agency order ties reach a resolution mission. d to assign their rights iod is tolled from the nent until the potential rejected or a written he period shall not be ave the opportunity to ight to a public entity oup or association of) of homeowners in a r this subsection, the ntract with the public he assignment and for
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 (1) Any deed restrictions that may be required or permitted the houses in the mobile home park. (2) Any restrictions on rent or fee increases that apply 	but are not limited to,
(2) the houses in the mobile home park.(2) Any restrictions on rent or fee increases that apply	
(2) Any restrictions on rent or fee increases that apply	l regarding the lots or
purchases the mobile home park	if the public entity
(3) <u>Any required conditions, such as the required demonstration</u>	
homeowners, for redeveloping or changing the use of some	me or all of the mobile
$\frac{\text{home park.}}{A management agreement for how the mobile home part of the second second$	will be operated if
(4) <u>A management agreement for how the mobile home pa</u> the public entity purchases the mobile home park.	<u>irk will be operated in</u>
	hat apply if the public
(5) <u>Any changes to mobile home park rules or regulations to entity purchases the mobile home park.</u>	hat apply if the public
(6) Any agreement between the parties regarding the	transfer of statutory
responsibilities associated with managing the mobile	
limitations or waivers of liability.	nome park and any
The public entity or its designee shall promptly provide notice of the a	ssignment contract to
the landlord. If a landlord receives notice that a group or association of hor	
into an assignment contract with a public entity, the landlord shall provide	
to the public entity or its designee. Any purchase and sale agreement entered	
must be contingent upon the right of first refusal of the public entity or its	
the mobile home park. A public entity shall only exercise its right of first r	
of preserving the mobile home park as long-term affordable housing. T	* *
designate a housing authority or other political division to purchase the	± • •
public entity's right of first refusal for this purpose if the option for a des	
agreed to in the assignment contract. Within 30 days after receiving not	
contract, the landlord shall provide the public entity or its designee with t	
the landlord would accept an offer to sell the park or a contingent purchas	•
that is effective upon its execution. The public entity has 180 days from the	
or its designee receives the terms or contingent purchase and sale agreement	e date the public entity

1	of the public entity's intent	to purchase the mobile home park or of the public entity's intent to
2	facilitate the purchase of the	mobile home park by its designee. The landlord shall sell the mobile
3	home park to the public ent	ity or its designee if, within the 180-day period, the public entity or
4	its designee (i) notifies the	landlord of its intent to purchase the mobile home park or facilitate
5	the purchase of the mobile	home park by its designee, (ii) accepts the contingent purchase and
6	sale agreement provided b	y the landlord or offers the landlord terms that are economically
7	substantially identical to the	e terms of the contingent purchase and sale agreement or to the terms
8	the landlord provided pursu	ant to this subsection, and (iii) commits to close within 180 days from
9	the date the public entity or	its designee and the owner sign a purchase and sale agreement. For
10	the purposes of determini	ng whether the terms of an offer are economically substantially
11	identical, it is immaterial he	ow the offer would be financed. A landlord shall not take any action
12	that would preclude the pul	blic entity or its designee from succeeding to the rights of assuming
13	the obligations of the desig	nee of the terms of the contingency purchase and sale agreement or
14	negotiating with the landlor	d for the purchase of the mobile home park during the notice periods
15	identified in this section. Ir	addition to any other times, during the notice periods identified in
16	this section, a public entity	y may pursue preservation of the mobile home park as affordable
17	housing through negotiation	n for purchase or through condemnation. As used in this section, the
18	term "public entity" means	a local government, tribal government, housing authority nonprofit
19	with expertise related to ho	using, or the State or an agency of the State.
20	(l) Except as otherw	vise provided in this subsection, each occurrence of a triggering event
21	listed in subsection (a) of the	nis section creates an independent, 180-day opportunity to purchase
22	for the group or association	on of homeowners or their assignees. If a 180-day opportunity to
23	purchase is in effect and	a new triggering event occurs, the ongoing 180-day time period
24	terminates and a new 180-c	ay time period begins on the latest date on which the landlord gives
25	notice of the new triggering	event, as required in subsection (a) of this section. A landlord is not
26	required to provide a new o	r subsequent notice of intent to sell for each triggering event listed in
27	subsection (a) of this sectio	n under the following criteria:
28	(1) The new	demonstration of intent occurs within 60 calendar days of the
29	certified	mailing of the most recent notice under subsection (e) of this section.
30	(2) There are	e no material changes to the most recent notice provided pursuant to
31		on (a) of this section with respect to (i) the identity of a potential buyer
32	if the lar	dlord has made a conditional agreement with a buyer, (ii) the time
33	when the	e mobile home park is listed for sale, and (iii) the price, terms, and
34	<u>condition</u>	as of an acceptable offer the landlord has received to sell the mobile
35	home pa	ck or for which the landlord intends to sell the mobile home park.
36		the price, terms, and conditions of an acceptable offer the landlord
37	has received to sell the mol	bile home park is considered a new triggering event, requiring a new
38	notice pursuant to subsection	n (a) of this section and creating a new 180-day time period. A notice
39	required under this section i	s in addition to, and does not substitute for or affect, any other notice
40	requirement under this Arti	
41		not make a final, unconditional acceptance of any offer for the sale
42	or transfer of the park until	one of the following occurs:
43	(1) The land	llord has considered an offer made by a group or association of
44	homeow	ners or their assignees pursuant to subsection (g), (h), or (k) of this
45	section.	
46	(2) The appl	icable period for exercise of the opportunity to purchase has expired
47	H	to subsection (i) of this section.
48		association of homeowners or their assignees are not the successful
49	T	ne park, the landlord shall provide evidence of compliance with this
50		it of compliance with the city or, if the mobile home park is in an
51	unincorporated area, the co	anty where the mobile home park is situated and the Commission.

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1	(o) Notwithstanding any provision in this Article to the contrary, a landlord is not
2	required to give notice or extend an opportunity to purchase to a group or association of
3	homeowners or their assignees if the sale, transfer, or conveyance of the mobile home park is to
4	one of the following:
5	(1) <u>A spouse, partner in a civil union, or a parent, sibling, aunt, uncle, first cousin,</u>
6	or legally recognized child of the landlord.
7	(2) <u>A trust, the beneficiaries of which are the spouse, partner in a civil union, or</u>
8	legally recognized children of the landlord.
9	(3) <u>A business entity or trust that the transferring business entity or trust controls</u> ,
10	directly or indirectly. For the purposes of this subdivision, the term "controls"
11	means any of the following:
12	<u>a.</u> <u>Owns entirely as a subsidiary.</u>
13	b. Owns a majority interest in.
14	c. Owns as large an ownership interest as any other owner, with a
15	<u>minimum ownership interest of twenty-five percent (25%).</u>
16	(4) <u>A family member who is included within the line of intestate succession if the</u>
17	landlord dies intestate.
18	(5) Between joint tenants or tenants in common.
19 20	(6) <u>Pursuant to eminent domain.</u> To qualify for an exemption under this subsection, a transaction must not be made in had
20 21	To qualify for an exemption under this subsection, a transaction must not be made in bad faith, must be made for a legitimate business purpose or a legitimate familial purpose consistent
21	with the exemptions listed in this subsection, and must not be made for the primary purpose of
22	avoiding the opportunity-to-purchase provisions set forth in this section.
24	(p) A group or association of homeowners or their assignees may submit an offer to
25	purchase to a landlord at any time, even if none of the events listed in subsection (a) of this
26	section has occurred.
27	(q) Any sale of a mobile home park in which the landlord or seller of the mobile home
28	park is substantially out of compliance with this section is null and void. The rights accorded to
29	homeowners in this section are property interests. Any title transferred subsequent to the
30	triggering events in subsection (a) of this section is defective unless the property interests of the
31	homeowners are secured or until an equitable remedy has been provided. If the Commission
32	receives a complaint filed in accordance with this Article, the Commission shall investigate the
33	alleged violations at the Commission's discretion, and, if appropriate, facilitate negotiations
34	between the complainant and respondent in accordance with this Article. The Commission may
35	also investigate possible violations of this section upon its own initiative. In addition to the
36	remedies described in G.S. 42-91, the Commission may do the following:
37	(1) Impose a fine on the seller of the mobile home park in an amount not to exceed
38	thirty percent (30%) of the sale or listing price of the mobile home park,
39	whichever is greater, which the Commission shall distribute to the
40	homeowners in the mobile home park.
41	(2) File a civil action for injunctive or other relief in the superior court in the
42	<u>county in which the mobile home park is situated.</u>
43	(r) The Attorney General may investigate possible violations of this section. If the
44 45	Attorney General makes a preliminary finding that a landlord or seller of a mobile home park
43 46	substantially failed to comply with this section, and if continuation of the sale is likely to result in significant harm to the property interests of the homeowners, the Attorney General may do the
40 47	following:
48	(1) File a lis pendens or other notice with the register of deeds in the county where
49	the mobile home park is situated that states that the homeowners with property
50	interests have an adverse claim on the property.
50	morests have an adverse elam on the property.

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1	<u>(2)</u>	Continue to investigate, negotiate, and, if appropriate,	file a civil action to
2		secure and enforce the rights of homeowners under thi	
3		an equitable remedy on their behalf.	
4	(s) One o	r more homeowners or their assignees may file a civil action	on alleging a violation
5		rsuant to G.S. 42-108.	
6	"§ 42-103. Mob	ile homeowners' cooperatives.	
7		members of a homeowners' association may, at any time, f	form a cooperative for
8	the purposes of o	offering to purchase or finance a mobile home park. A h	nomeowner shall be a
9		homeowners' association in order to participate in t	
10	participation in th	he cooperative shall be voluntary.	
11	"§ 42-104. Righ	ts of homeowners and landlords.	
12	Every homeo	owner and landlord has a private right of action pursu	ant to G.S. 42-85 or
13	-	nforce the following:	
14	<u>(1)</u>	Protection from abuse or disregard of State or local law	w by the landlord and
15		homeowners. Abuse or disregard of State or local law	v includes, but is not
16		limited to, the following:	
17		a. Oral or written statements that threaten eviction	n of a homeowner for
18		violations that are not grounds to termina	te a tenancy under
19		<u>G.S. 42-85.</u>	
20		b. <u>Misleading a homeowner about the homeowner</u>	's obligation to sign a
21		new lease or agreement.	
22		c. <u>Taking, possessing, or depriving a homeowner c</u>	or resident of property
23		or property rights without due process of	-
24		opportunity for a judicial or administrative heari	
25	<u>(2)</u>	Peaceful enjoyment of the homeowner's mobile homeow	
26		unreasonable, arbitrary, or capricious rules and enforcer	
27	<u>(3)</u>	Tenancy free from harassment or frivolous lawsuits	by the landlord and
28		homeowners.	
29	" <u>§ 42-105. Civil</u>		
30		nomeowner, assignee of a homeowner, resident, association	
31	-	a civil action alleging a violation of a rental agreement of	f any provision of this
32	· · · ·	ich action, the court may do the following:	
33	<u>(1)</u>	Award economic damages, any penalties authorized un	
34		such equitable and injunctive relief as is appropriate to	o protect the rights of
35		the parties.	
36	<u>(2)</u>	Award reasonable attorney fees and costs to a prevailing	
37		brought by a homeowner, resident, or association of he	omeowners, the court
38		shall not do any of the following:	court finds that the
39 40		a. <u>Award attorney fees to a landlord unless the</u>	
40 41		homeowner, resident, or association of homeow	_
41 42		that was frivolous, notwithstanding any agreeme	
42 43		b. Require a bond to be paid into the court as a c suit.	condition of ming the
43 44	(b) In an	action alleging a violation of G.S. 42-102, the court	may issue on order
44 45		180-day periods described in G.S. 42-104(g) and (i) stay	
46		ending transaction or providing such other equitable relie	
40 47		tect the rights of the homeowners under G.S. 42-102.	
48	· · ·	G.S. 42-102, in addition to all other available remedies, the	
49		of no less than twenty thousand dollars (\$20,000) but no	
50	• • •	d to be thirty percent (30%) of the purchase price of the m	
			punt punt inte

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1	penalty authoriz	ed under this subsection is in addition to any fine or penal	ty imposed by the
2	Commission und	• •	· · ·
3		ourt determines that a landlord violated G.S. 42-86(c) or (d), in addition to all
4		he court shall award a statutory penalty of no less than fiftee	
5		o more than fifty thousand dollars (\$50,000) to each aggrie	
6	violation that oc		
7		ess by counties and cities.	
8		ling any other provision of law, upon a finding that the utilit	ies in a park create
9		Ith or safety danger to park residents, the landlord of a mobility	÷
10		city officers or employees access to the mobile home park	
11		conducting a study related to such danger.	<u> </u>
12	"§ 42-106.1. Pr		
13		management shall respect the privacy of homeowners. Ex	cept as otherwise
14		, the management has no right of entry to a mobile home	÷
15	following occurs		
16	(1)	Written consent of the homeowner is obtained and has not	been revoked.
17	$\overline{(2)}$	An existing right of entry exists, as set forth in subsection	
18	$\overline{(3)}$	In the case of an emergency.	
19	$\overline{(4)}$	The mobile home has been abandoned.	
20	(b) Unles	ss otherwise prohibited by law, the management has a right	of entry to mobile
21	home space to fu	Ifill the duties described in G.S. 42-42 and to ensure compliant	nce with applicable
22	codes, statutes, o	ordinances, and administrative rules, as well as the rental ag	greement and rules
23	and regulations	of the mobile home park. A landlord shall not enter in a ma	nner that interferes
24	with a resident's	peaceful enjoyment of the mobile home space as described	ed in G.S. 42-59.1,
25	except in the cas	e of an emergency.	
26		pt when posting notices that are required by law or the rer	-
27		ll make a reasonable effort to notify a resident of the manage	
28		home space at least 48 hours before entry. The notification m	
29		time of the planned entry and must be delivered in a manne	r that is reasonably
30	-	or heard by the resident in a timely manner.	
31		nancy and park sale records.	
32		ndlord shall retain records for each homeowner and reside	
33		resident's tenancy and for 12 months after the tenance	y ends, including
34	documentation o		
35	<u>(1)</u>	Each rental agreement signed by the homeowner or resid	ent and the current
36		or previous landlord.	
37	<u>(2)</u>	The date and amount of any change in rent during th	e homeowner's or
38		resident's tenancy.	
39	<u>(3)</u>	Written rules and regulations adopted by the current or	previous landlord
40	(A)	during the homeowner's or resident's tenancy.	
41 42	<u>(4)</u>	Each request from the homeowner or resident, includ	ing the landlord's
42 43		approval or disapproval, of the following:	000000
43 44		 <u>a.</u> <u>Guests, roommates, occupants, co-lessees, or sub-l</u> <u>b.</u> Pets or service animals. 	<u>essees.</u>
44			and cornorts
46		 <u>c.</u> <u>Accessory buildings or structures, including sheds</u> <u>d.</u> Decks, fences, wheelchair ramps, or other structures 	
40		home or lot.	and changes to the
48		e. Use of property related to parking of vehicles and u	ise of vehicles
49	(b) A lan	dlord who is selling or transferring a mobile home park shall r	
50		ance with G.S. 42-102 for a minimum of 48 months after any	
51		ark is complete, including, but not limited to the following:	, and of transfer of

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1	<u>(1)</u>	Notices mailed or given to homeowners pursuant to G.S. 4	12-102(a) and (b).
2	<u>(2)</u>	Postings pursuant to G.S. 42-102(a), including any forms	for homeowners to
3		provide notice that they do not wish to participate in effo	orts to purchase the
4		community.	-
5	<u>(3)</u>	Signed writings provided by homeowners to the mobile	home park owner
6		declining to participate in purchasing the park pursuant to	G.S. 42-102(a).
7	<u>(4)</u>	Offers to purchase and proposed purchase and sale agree	ments submitted to
8		the landlord by a group or association of homeowners	or their assignees
9		<u>pursuant to G.S. 42-102(g).</u>	
10	<u>(5)</u>	Requests for information from a group or association of he	omeowners or their
11		assignees participating in the opportunity to purchase	and the landlord's
12		responses to the requests for information pursuant to G.S.	
13	<u>(6)</u>	Offers to purchase and any conditional and unconditional	A
14		agreements submitted by the successful purchaser of the n	
15		the sale or transfer of a mobile home park, the seller must	transfer all records
16		subsection (a) of this section to the new owner.	
17		ssue arises as to a resident's right to any of the matters descr	
18		(a) of this section or subsection (b) of this section and the	
19		e records for that resident, the landlord shall be presumed to	
20		e landlord demonstrates compliance by a preponderance of the	
21		mulgating rules concerning the implementation of this section	on, the Commission
22		juirements concerning the following:	
23	<u>(1)</u>	How a person may access or obtain copies of records retain	ned pursuant to this
24		section.	
25	<u>(2)</u>	Any restrictions on who may access records retained pursu	
26	<u>(3)</u>	What fees or costs, if any, may be imposed for obtaining	g copies of records
27	(4)	retained pursuant to this section.	
28	<u>(4)</u>	Confidentiality protections for personally identifying infor	rmation included in
29	(5)	records retained pursuant to this section.	1
30	$\frac{(5)}{(5)}$	Secure destruction of records once the period of retention	nas passed.
31	$(f) \qquad \frac{(6)}{16}$	<u>Penalties for violations of this section.</u>	file a community
32		rrent or former landlord violates this section, a homeowner n	hay me a complaint
33 34	pursuant to G.S.		
34 35		ute resolution and enforcement program. forth Carolina Human Relations Commission shall establish a	a dispute resolution
35 36		program as part of the Mobile Home Park Act. The Commis	
30 37	following powers		ssion shan have the
38	(1)	<u>Produce educational materials regarding the Act and the</u>	na program These
38 39	<u>(1)</u>	materials must be in both English and Spanish and must in	
40		format that a landlord can reasonably post in a mobile home	
40 41		must summarize homeowner rights and responsibilities, p	
42		on how to file a complaint with the Commission, descri	
42 43		afforded homeowners under G.S. 42-108, and provide a	-
43 44		number and website that landlords and homeowners can us	•
44 45		information and communicate complaints specific to the p	
46	<u>(2)</u>	Distribute the educational materials described in subdi	
47	(2)	subsection to all known landlords and, as requested, to an	
48		respondents.	
49	(3)	Ensure that landlords post the notice provided in subd	ivision (1) of this
5 0	<u>(5)</u>	subsection in a clearly visible location in common areas of r	
50 51		including any community hall or recreation hall.	<u>moone nome purks</u> ,
<i>.</i> 1		merading any community han or recreation han.	

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1	<u>(4)</u>	Enforce a penalty if the Commission discovers that the	ne landlord has not
2		appropriately posted the notice provided in subdivision (1) of this subsection.
3	<u>(5)</u>	Create and maintain a registration database of mobile hor	<u>ne parks.</u>
4	<u>(6)</u>	Create and maintain a database of mobile home pa	rks that have had
5		complaints filed against them under the program.	
6	<u>(7)</u>	Provide an annual report to the Joint Legislative Co	ommittee on Local
7		Government and publish that annual report on the Co	mmission's official
8		website.	
9	<u>(8)</u>	Receive complaints and perform dispute resolution and en	forcement activities
10		related to the program, including investigation	ons, negotiations,
11		communications, determinations of violations, awards	of damages, and
12		imposition of penalties as described in G.S. 42-108.	
13	<u>(9)</u>	Issue subpoenas.	
14	<u>(10)</u>	Promulgate and enforce such rules as are necessary	to implement the
15		provisions of the program created in this section a	and to clarify the
16		requirements of the "Mobile Home Park Act" established	in this Article. Such
17		rules shall be promulgated in accordance with Chapter 1	50B of the General
18		Statutes.	
19	<u>(b)</u> <u>The p</u>	rogram shall be funded by the fees deposited in the Mobil	le Home Park Fund
20		S. 42-111 and any other resources directed to the program.	
21		ttorney General may investigate and enforce compliance w	vith this Article.
22		ite resolution program; complaint process.	
23		ggrieved party may file a complaint with the Commission, o	-
24		on, alleging a violation of this Article, regardless of wh	ether the provision
25		l contains a specific reference to this section.	
26		receiving a complaint under this Article, the Commission	
27		at the Commission's discretion. The Commission may, if a	
28		veen the complainant and the respondent. The Commission	•
29		tial violations of this Article when it receives evidence of a	*
30		er than a filed complaint and may make determinations ar	id take enforcement
31		to this section following an investigation.	
32		lainants and respondents shall cooperate with the Commiss	
33		by responding to subpoenas issued by the Commission. T	1 · · · · ·
34		y, take evidence, or seek access to papers or other docume	-
35		bile home parks relevant to the investigation. Complainant	
36	·	the Commission's subpoenas within 14 days of the Commission	
37		rtified mail. Failure to cooperate with the Commission i	
38	-	violation of this Article. If a complainant or respondent f	-
39 40		the time required by this subsection, the Commission may	1 1 7
40	-	and dollars (\$5,000) per violation per day for each day	_
41		o respond. The Commission may delay or dismiss the impo	
42	•	t or respondent makes a good-faith effort to comply within	n seven days of the
43	imposition of the		antian and unable to
44 45		er an investigation, the Commission determines that the p	
45 46		ment or that facilitating negotiations between the parties in the violation, the Commission shall make a written determined of the second statement of	
40 47		Article has occurred. If the Commission finds by a written determined	
47 48		Article has occurred, the Commission shall deliver a written	
48 49			
49 50		o both the complainant and the respondent. The notice of view Commission's determination, the violation, the action re	
50 51		e within which that action must be taken, the penalties that	
51		e wrunn which that action must be taken, the penalties that	t will be imposed II

1	that action is not taken within the specified time period, and the process for contesting the
2	determination, required action, and penalties by means of an administrative hearing. If the
3	Commission finds by a written determination that a violation of this Article has not occurred, the
4	Commission shall deliver a written notice of nonviolation to both the complainant and the
5	respondent by certified mail. The notice of nonviolation must include the basis for the
6	Commission's determination and the process for contesting the determination included in the
7	notice of nonviolation by means of an administrative hearing.
8	(e) The respondent must comply with the requirements of a notice of violation from the
9	Commission within seven days of the notice of violation becoming a final agency order under
10	subsection (g) or (i) of this section, except as required otherwise by the Commission, unless the
11	respondent has submitted a timely request for an administrative hearing to contest the notice
12	under subsection (g) of this section. If a respondent fails to comply with the requirements of a
13	notice of violation within the required time period and the Commission has not received a timely
14	request for an administrative hearing, the Commission may impose a penalty, up to a maximum
15	of five thousand dollars (\$5,000) per violation per day for each day that a violation remains
16	uncorrected. When determining the amount of the penalty to impose on a respondent, the
17	Commission shall consider the severity and duration of the violation and the impact of the
18	violation on other community residents. If the respondent shows, upon timely application to the
19	Commission, that a good-faith effort to comply with the requirements of the notice of violation
20	has been made and that the respondent has not complied because of mitigating factors beyond
20	the respondent's control, the Commission may delay or dismiss the imposition of a penalty.
21	(f) The Commission may issue an order requiring the respondent to cease and desist from
22	an unlawful practice. The Commission may also issue an order requiring the respondent to take
23 24	actions that in the judgment of the Commission will carry out the purposes of this Article. The
24 25	actions may include, but are not limited to, the following:
25 26	(1) Refunds of rent increases, improper fees, and charges collected in violation of
20 27	this Article.
28	(2) Filing documents that correct a statutory or rule violation.
28 29	
29 30	
30	Whenever the Commission has reasonable cause to believe that a violation of the Article has
32	occurred or will soon occur, and that immediate enforcement is necessary, the Commission may immediately issue a cease and desist order. A written determination and notice of violation is not
33 34	required when the Commission issues a cease and desist order pursuant to this subsection. The
	order must set forth the provisions alleged to have been violated, the facts alleged to have
35	constituted the violation, and the requirement that all actions immediately cease. Within 15
36	business days after service of the order, the person receiving the order may request an administrative hearing pursuant to subsection (g) of this section to determine whether or not the
37	
38	alleged violation has occurred.
39 40	If a person who is the subject of an order to cease and desist fails to comply with the order
40	within 48 hours, the Commission may bring an action in civil court for a temporary restraining
41	order and for injunctive relief to prevent further or continued violation of the Article. A court
42	shall not stay an order to cease and desist until after holding a hearing on the matter involving
43	both parties.
44	(g) <u>A complainant or respondent may request an administrative hearing before an</u>
45	administrative law judge to contest any of the following:
46	(1) <u>A notice of violation or nonviolation issued under subsection (d) of this</u>
47	section.
48	(2) <u>A penalty imposed under subsection (e) of this section.</u>
49	(3) <u>An order to cease and desist or an order to take actions under subsection (f) of</u>
50	this section.

General Assembly Of North Carolina 1 If the complainant or respondent requests an administrative hearing pursuant to this 2 subsection, the complainant or respondent must file the request within 15 business days after service of a notice of violation, notice of nonviolation, penalty, order, or action. If an 3 4 administrative hearing is not requested within this time period, the notice of violation, notice of 5 nonviolation, or cease and desist order constitutes a final agency order of the Commission and is 6 not subject to review by any court or agency. 7 Hearings before the Office of Administrative Hearings must be conducted in (h) 8 accordance with Article 3 of Chapter 150B of the General Statutes unless otherwise specified in 9 this section. 10 (i) An appointed administrative law judge shall do the following: 11 Hear and receive pertinent evidence and testimony. (1)12 (2)Decide whether the evidence supports the Commission's finding by a preponderance of the evidence. 13 14 Enter an appropriate order within 30 days after the completion of the hearing (3) 15 and immediately send copies of the order to the affected parties. An order entered by an administrative law judge constitutes the final agency order of the 16 17 Commission and is subject to judicial review pursuant to Article 4 of Chapter 150B of the General 18 Statutes. An order entered by an administrative law judge may be appealed by the respondent 19 and the Commission. 20 When the Commission imposes any penalty against a respondent landlord under this (i) 21 Article, the respondent may not seek any recovery or reimbursement of the penalty from a 22 complainant or from any other homeowner or resident. 23 The clear proceeds collected from the imposition of any penalties imposed under this (k) 24 section other than any portion of the penalties required to be paid to a complainant must be 25 deposited in the Civil Penalty and Forfeiture Fund in accordance with G.S. 115C-457.2. 26 This section does not provide an exclusive remedy and does not limit the right of (l)27 landlords or homeowners to take legal action against another party as provided in this Article or 28 otherwise. Exhaustion of the administrative remedy provided in this section is not required before 29 a landlord or homeowner may bring a legal action. 30 (m) A landlord shall not take any retaliatory actions against a homeowner for filing a 31 complaint and shall not harass or intimidate a homeowner in violation of G.S. 47-92.2. If the 32 Commission determines that a landlord has retaliated against a homeowner or violated 33 G.S. 42-92.2, the Commission may impose a fine of up to ten thousand dollars (\$10,000) on the 34 landlord. 35 Any penalty levied against a landlord under this Article shall constitute a lien against (n) 36 the landlord's mobile home park until the landlord pays the penalty. 37 (0)The Commission shall take all reasonable steps to avoid disclosing the complainant's identity to the landlord during or after the investigation with or without the complainant's 38 39 permission if a complaint alleges a violation that is of a general nature affecting multiple 40 homeowners or residents, including, but not limited to, a complaint alleging that a landlord's rules or rule enforcement practices violate this Article and the Commission can adequately investigate 41 42 the complaint without revealing the complainant's identity. A person shall not obtain access to 43 the record through subpoena, discovery, or under any statutory authority. Nothing in this subsection shall prohibit the Commission from knowing the identity of a complainant. 44 45 The rights and obligations set forth in G.S. 42-104(1)c. and G.S. 42-104(2) and (3) (p) 46 are not subject to enforcement under this section. 47 "§ 42-109. Registration of mobile home parks. The Commission shall register all mobile home parks on an individual basis and 48 (a)

49 renew this registration annually. Session 2023

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-	(b) The C	ommission shall send registration notifications and i	nformation packets to all			
	known landlords of unregistered mobile home parks. These information packets must include the					
	following:	si unegistered moone nome purks. These mormanor	<u>i puercets must metude the</u>			
-	<u>(1)</u>	Registration forms that satisfy all of the requirement	ts of subsection (g) of this			
	<u>\</u>	section.				
	<u>(2)</u>	Information about the different methods of registrat	ion.			
	$\frac{(3)}{(3)}$	Information about the single, statewide toll-free tele				
	<u></u>	in subsection (k) of this section.	·F ···································			
	(4)	Registration assessment information, including registration	stration due dates and late			
		fees, and the collections procedures, liens, and charge				
	<u>(5)</u>	A description of the protections afforded homeowne	ers under G.S. 42-108.			
	<u>(c)</u> <u>The</u> (Commission shall annually send registration ren	newal notifications and			
		ets to all registered mobile home parks.				
	<u>(d)</u> <u>A lane</u>	dlord must file for registration or registration renew	wal by submitting to the			
	Commission, eith	er through the Commission's website, by mail, or in	n person, a registration or			
	•	al form provided by the Commission and pay a regis	tration fee as described in			
•	subsection (h) of					
		llord must notify the Commission within 30 days of a				
1.1		nobile home park so that the Commission may updat	te the mobile home park's			
	registration inform					
		ommission shall make available on the Commission's				
Î		le home park. These forms must be available in both	English and Spanish and			
		equirements of subsection (g) of this section.	mat manine information			
		egistration forms provided by the Commission n				
1		st the Commission in identifying and locating a mol nay be useful to the State, including, at a minimum:	one nome park and other			
	<u>(1)</u>	The name and address of the landlord.				
	(1) (2)	The name and address of the mobile home park.				
	(3)	The number of lots within the mobile home park.				
	(4)	The number of mobile homes within the mobile hor	ne park.			
	(5)	The physical address of each mobile home within t	=			
	<u></u>	the mailing address of the homeowner, if the landlo				
		address on file for the homeowner.				
	(6)	The date and amount of the most recent rent increa	ase for each mobile home			
		lot and each mobile home in the mobile home park.				
	(h) The C	commission shall establish by rule a fee that each	landlord shall pay to the			
	Commission as an	n annual registration fee for each mobile home indepe	endently owned on rented			
		ndlord's mobile home park. A landlord may charge a l				
	-	posed under this subsection. The registration fee for e				
- 2		e Mobile Home Park Fund established in G.S. 42-11				
1		l registration fee and, if necessary, adjust the annua				
		sure it continues to reasonably relate to the cost of add				
		registrations of mobile home parks must be filed before				
		hin three months of the availability of mobile home				
1	-	who was sent an initial registration form and who				
1		ject to a delinquency fee of up to five thousand dollars				
1	-	on renewal notifications and do not renew their regiments the Commission are also subject to a delinguage	• •			
1		by the Commission are also subject to a delinquency	ree of up to five thousand			
	<u>dollars (\$5,000).</u> (j) Regist	ration is effective on the date determined by th	e Commission and the			
		st issue a registration number to each registered				
		st issue a registration namber to each registered	mound home puik. The			

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1	Commission must provide an expiration date, assigned by the Commission, to each registered				
2	mobile home pa	rk.	-		
3	<u>(k)</u> <u>The</u>	Commission shall establish a system, including, but not lim	<u>iited to, a single,</u>		
4	statewide toll-fr	ee telephone number, for responding directly to inquiries about	ut the registration		
5	process.				
6	<u>(<i>l</i>)</u> The	Commission shall create and maintain a database that inc	cludes all of the		
7	information coll	ected pursuant to this section.			
8	" <u>§ 42-110. Con</u>	nplaints database; report.			
9	(a) $By N$	Iay 1, 2024, the Commission shall create and maintain a databas	se of mobile home		
0	parks that have l	had complaints filed against them under this section. At a minin	num, the database		
1	must include:				
2	(1)	The number of complaints received.			
3	$\overline{(2)}$	The nature and extent of the complaints received.			
Ļ	$\overline{(3)}$	The violation of law complained of.			
	$\overline{(4)}$	The outcome of each complaint.			
		Commission shall prepare an annual report that contains, at	a minimum, the		
	following:				
	(1)	The number of constituents contacted by the Commission	in regard to the		
	<u>×</u>	program.			
	<u>(2)</u>	The number of complaints received under the program	received by the		
	<u> </u>	Commission.			
	<u>(3)</u>	The number of complaints under the program resolved by the	e Commission.		
	(4)	A brief summary of the nature of the complaints under the			
	<u>, , , , , , , , , , , , , , , , , , , </u>	by the Commission.	<u></u>		
	<u>(5)</u>	How the complaints under the program received by the C	Commission were		
		resolved.			
	<u>(6)</u>	The number of administrative appeals under the program.			
	$\frac{\overline{(7)}}{\overline{(7)}}$	A summary of any relevant court decisions relating to the program	rogram.		
	(8)	A summary of results of an annual constituent survey of	-		
		independent contractor.			
	" <u>§ 42-111. Fun</u>				
		blished in the General Fund the Mobile Home Park Fund, to b	e maintained as a		
		administered by the Department of Administration to support			
		obligations under this Article."			
		TION 2.(a) G.S. 42-14 reads as rewritten:			
		e to quit in certain tenancies.			
		rom year to year may be terminated by a notice to quit given or	ne month or more		
		f the current year of the tenancy; a tenancy from month to month			
		tenancy from week to week, of two days. Provided, however, w	~		
		he rental of a space for a manufactured home as defined in G			
	•	6) or a mobile home in a mobile home park as defined in G.S.			
		yen at least 60 days before the end of the current rental period,			
	term of the tena		regulatese et the		
		TION 2.(b) G.S. 42-14.3 is repealed.			
		TION 3.(a) G.S. 105-130.5(b)(24) is reenacted as it existed in	umediately before		
	its expiration.				
	SECTION 3.(b) G.S. 105-134.6(b)(19) is reenacted as it existed immediately before				
	its repeal and is recodified as $G.S. 105-153.5(b)(16)$.				
	SECTION 4. Sections 1 and 2 of this act become effective October 1, 2023. Section				
	3 of this act is effective for taxable years beginning on or after January 1, 2023. The remainder				
		ective when it becomes law.			
1					