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9lr3095 CF SB 935

By: Delegates Malone, Bobo, and DeBoy

Introduced and read first time: February 19, 2009 Assigned to: Rules and Executive Nominations

A BILL ENTITLED

1 AN ACT concerning	
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Real Property - Mobile Home Parks - Plans for Dislocated Residents

- FOR the purpose of requiring a copy of a certain notice of termination to be sent to a certain local governing body if the use of land of a mobile home park is to be changed; applying statewide a certain provision that prohibits an application for a land use change of a mobile home park from being approved until certain conditions are met; applying statewide a certain requirement for the contents of a plan for alternative arrangements for mobile home park residents; and generally relating to plans for dislocated residents in mobile home parks.
- 10 BY repealing and reenacting, with amendments,
- 11 Article Real Property
- 12 Section 8A–202(c)(3) and 8A–1201
- 13 Annotated Code of Maryland
- 14 (2003 Replacement Volume and 2008 Supplement)
- 15 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 16 MARYLAND, That the Laws of Maryland read as follows:

Article - Real Property

18 8A–202.

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- (c) (3) [(i)] If the use of land is [changed, all] CHANGED:
- 20 (I) ALL residents shall be entitled to a 1-year prior written 21 notice of termination notwithstanding the provisions of a longer term in a rental
- 22 [agreement.] AGREEMENT; AND
- 23 (ii) [In St. Mary's County, if the use of land is changed, the]
- 24 THE park owner shall send to the [County Commissioners] LOCAL GOVERNING



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October 1, 2009.

1 2 3	BODY OF THE COUNTY OR MUNICIPAL CORPORATION IN WHICH THE PARK IS LOCATED a copy of the written notice of termination sent to the residents under [subparagraph] ITEM (i) of this paragraph.		
4	8A–1201.		
5 6 7	(a) When a mobile home park owner submits an application for a change in the land use of a park, the owner shall submit, as part of the application, a plan for alternative arrangements for each resident to be dislocated as a result of the change.		
8	(b) (1) [This su	bsection applies only in St. Mary's County.	
9 10 11 12 13	(2)] If a mobile home park owner does not submit a plan for alternative arrangements for the park residents or does not comply with the terms of an approved plan, the mobile home park owner is in default of the plan and the application for change of land use submitted under subsection (a) of this section may not be approved until the owner submits and complies with a plan.		
14 15	[(3)] (2) A include:	plan for alternative arrangements for park residents shall	
16 17	(i) A addresses, and contact infor	complete list of park residents, including household sizes, mation for residents;	
18 19	(ii) A updates on the progress of t	relocation calendar or timeline and written monthly he relocation;	
20 21 22	(iii) A budget reflecting the amount of money allocated by the mobile home park owner to be given to each resident to cover the costs associated with moving the resident's mobile home, including:		
23	1.	Moving the trailer;	
24	2.	Disconnecting and reconnecting utilities; and	
25 26	3. side skirting; and	Removing and reattaching axles, decks, railings, and	
27	(iv) A	list of area mobile home parks with vacancies.	
28	SECTION 2. AND B	E IT FURTHER ENACTED, That this Act shall take effect	