SENATE BILL 235

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SB 935/09 - JPR	CF HB 103
By: Senators Robey, Currie, Forehand, Frosh, Gladden, Kasemeyer, King, Klausmeier, Lenett, Madaleno,	0, ,

Peters, Pugh, Raskin, Rosapepe, Stone, and Zirkin

Introduced and read first time: January 22, 2010 Assigned to: Judicial Proceedings

A BILL ENTITLED

1 AN ACT concerning

$\mathbf{2}$ **Real Property – Mobile Home Parks – Plans for Dislocated Residents**

3 FOR the purpose of requiring a copy of a certain notice of termination to be sent to a 4 certain local governing body if the use of land of a mobile home park is to be $\mathbf{5}$ changed; applying statewide a certain provision that prohibits an application for 6 a land use change of a mobile home park from being approved until certain 7 conditions are met; applying statewide a certain requirement for the contents of 8 a relocation plan for mobile home park residents; requiring the plan to include 9 the payment of certain relocation assistance to each park household under certain circumstances; providing that the plan include certain information; 10 providing that a mobile home park owner shall not incur liability and may not 11 12be estopped from obtaining possession of certain premises under certain 13circumstances; prohibiting a relocation plan from including certain conditions under certain circumstances; requiring relocation assistance to be paid to 14 15 residents who will be dislocated when a mobile home park is closed; establishing 16 the method of calculating relocation assistance; establishing conditions under which a mobile home park owner is not required to pay relocation assistance; 1718 establishing a time table for paying relocation assistance; providing that, under 19certain circumstances, a resident may forfeit receiving relocation assistance; 20establishing that a certain local governing body may provide additional 21relocation assistance to dislocated residents and that the payments are not the 22responsibility of the mobile home park owner; and generally relating to plans 23for dislocated residents in mobile home parks.

- 24BY repealing and reenacting, with amendments,
- 25Article – Real Property
- 26Section 8A-202(c)(3) and 8A-1201
- 27Annotated Code of Maryland
- 28(2003 Replacement Volume and 2009 Supplement)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 1 2 MARYLAND, That the Laws of Maryland read as follows: 3 **Article – Real Property** 4 8A-202. $\mathbf{5}$ If the use of land is [changed, all] CHANGED: (c) (3)[(i)] 6 **(I)** ALL residents shall be entitled to a 1-year prior written notice of termination notwithstanding the provisions of a longer term in a rental 7 8 [agreement.] AGREEMENT: AND 9 [In St. Mary's County, if the use of land is changed, the] (ii) 10 THE park owner shall send to the [County Commissioners] LOCAL GOVERNING BODY OF THE COUNTY OR MUNICIPAL CORPORATION IN WHICH THE PARK IS 11 12LOCATED a copy of the written notice of termination sent to the residents under 13[subparagraph] ITEM (i) of this paragraph. 148A-1201. 15(a)When a mobile home park owner submits an application for a change in 16the land use of a park, the owner shall submit, as part of the application, a [plan for alternative arrangements for each resident to] RELOCATION PLAN FOR PARK 17**RESIDENTS WHO WILL** be dislocated as a result of the change. 18 (b) This subsection applies only in St. Mary's County. 19(1)20If a mobile home park owner does not submit a [plan for (2)21alternative arrangements] **RELOCATION PLAN** for the park residents or does not comply with the terms of an approved plan, the mobile home park owner is in default 2223of the plan and the application for change of land use submitted under subsection (a) 24of this section may not be approved until the owner submits and complies with a plan. 25A [plan for alternative arrangements] **RELOCATION PLAN [**(3)**] (2)** 26for park residents shall include: 27A complete list of park residents, including household sizes, (i) 28addresses, and contact information for residents; 29A relocation calendar or timeline and written monthly (ii) 30 updates on the progress of the relocation;

(iii) [A] IF THE PLAN IS FOR CLOSING THE PARK, A budget
 reflecting the amount of [money] RELOCATION ASSISTANCE allocated by the mobile

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1 home park owner to be given to each [resident to cover the costs associated with $\mathbf{2}$ moving the resident's mobile home, including: 3 1. Moving the trailer; 4 2. Disconnecting and reconnecting utilities; and 3. Removing and reattaching axles, decks, railings, and $\mathbf{5}$ side skirting; and] HOUSEHOLD AS DESCRIBED IN SUBSECTION (C)(1) OF THIS 6 7 **SECTION;** 8 A DESCRIPTION OF THE REQUIREMENT THAT A (iv) RESIDENT PROVIDE WRITTEN NOTICE OF THE RESIDENT'S INTENTION TO 9 VACATE THE PARK AND THE TIME TABLE FOR THE OWNER TO PAY RELOCATION 10 11 ASSISTANCE, AS PROVIDED UNDER SUBSECTION (C)(1) OF THIS SECTION; 12**(V)** A list of area mobile home parks with vacancies; AND 13(VI) A LIST OF AREA COMPANIES THAT RELOCATE MOBILE 14HOMES. (3) 15IF A MOBILE HOME PARK **OWNER UNDERTAKES** Α REASONABLE, GOOD FAITH INQUIRY TO OBTAIN THE INFORMATION REQUIRED 1617UNDER PARAGRAPH (2) OF THIS SUBSECTION AND THE INFORMATION IN THE RELOCATION PLAN IS BASED ON THE OWNER'S REASONABLE, GOOD FAITH 18 19INQUIRY, THE OWNER SHALL NOT INCUR ANY LIABILITY AND MAY NOT BE 20ESTOPPED FROM OBTAINING POSSESSION OF THE PREMISES BECAUSE OF A 21FAILURE TO PROVIDE ACCURATE INFORMATION IN THE RELOCATION PLAN. 22A RELOCATION PLAN MAY NOT REQUIRE, AS A CONDITION OF (4) 23APPROVAL BY THE LOCAL GOVERNING BODY OF THE PLAN OR THE CHANGE IN 24LAND USE SUBMITTED UNDER SUBSECTION (A) OF THIS SECTION, THAT: 25**(I) RELOCATION ASSISTANCE BE PAID UNLESS THE MOBILE** 26HOME PARK OWNER SENDS A NOTICE OF PARK CLOSURE TO EACH RESIDENT; 27**(**II**)** THE AMOUNT OF RELOCATION ASSISTANCE EXCEED THE AMOUNT DESCRIBED IN SUBSECTION (C)(1) OF THIS SECTION; 2829(III) EXCEPT AS PROVIDED IN SUBSECTION (C) OF THIS SECTION, ANY AMOUNT OF RELOCATION ASSISTANCE BE PAID TO A RESIDENT 30 BEFORE POSSESSION OF THE PREMISES IS RETURNED TO THE OWNER; OR 31 32THE OWNER ASSURE THE RELOCATION OF ANY (IV) 33 **RESIDENT.**

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1 (5) IF AN OWNER RESCINDS A NOTICE OF PARK CLOSURE, THE 2 OWNER IS NOT REQUIRED TO PAY RELOCATION ASSISTANCE AFTER THE DATE 3 THE NOTICE OF RESCISSION IS SENT TO THE RESIDENTS.

4 (6) AN OWNER IS NOT REQUIRED TO PAY RELOCATION
5 ASSISTANCE TO ANY POTENTIAL RESIDENT WHO, AFTER RECEIVING WRITTEN
6 NOTICE OF THE APPLICATION FOR CHANGE IN LAND USE OR WRITTEN NOTICE
7 OF PARK CLOSURE, SIGNS AN AGREEMENT TO RENT PREMISES IN THE PARK.

8 (C) (1) IF A MOBILE HOME PARK IS CLOSED, THE RELOCATION 9 ASSISTANCE PAID TO EACH HOUSEHOLD SHALL EQUAL THE AMOUNT OF RENT 10 FOR THE PREMISES, EXCLUDING TAXES AND UTILITIES, PAID FOR THE **10** 11 MONTHS IMMEDIATELY PRECEDING THE DATE THE RESIDENT VACATES THE 12 PREMISES.

13(2) THE RELOCATION ASSISTANCE SHALL BE PAID IN THE14FOLLOWING MANNER:

15 (I) ONE HALF OF THE RELOCATION ASSISTANCE SHALL BE
PAID TO A RESIDENT WITHIN 30 DAYS AFTER THE MOBILE HOME PARK OWNER
RECEIVES WRITTEN NOTICE OF:

181.THE RESIDENT'S INTENTION TO VACATE THE19PARK; AND

202.THE DATE ON WHICH THE RESIDENT WILL21RETURN POSSESSION OF THE PREMISES TO THE OWNER; AND

(II) ONE HALF OF THE RELOCATION ASSISTANCE SHALL BE
 PAID TO A RESIDENT WITHIN 30 DAYS AFTER THE RESIDENT RETURNS
 POSSESSION OF THE PREMISES TO THE OWNER.

(3) IF A RESIDENT FAILS TO RETURN POSSESSION OF THE
PREMISES BY REMOVING THE MOBILE HOME FROM THE PREMISES ON OR
BEFORE THE DATE SPECIFIED IN THE RESIDENT'S NOTICE OF INTENTION TO
VACATE, THE RESIDENT SHALL FORFEIT THE BALANCE OF ANY RELOCATION
ASSISTANCE DUE UNLESS THE MOBILE HOME PARK OWNER AGREES IN WRITING
TO A DIFFERENT DATE.

(D) (1) THE LOCAL GOVERNING BODY OF THE COUNTY OR MUNICIPAL
 CORPORATION IN WHICH A MOBILE HOME PARK IS LOCATED MAY PROVIDE
 ADDITIONAL RELOCATION ASSISTANCE TO RESIDENTS.

1 (2) A MOBILE HOME PARK OWNER IS NOT RESPONSIBLE FOR ANY 2 PAYMENTS MADE UNDER PARAGRAPH (1) OF THIS SUBSECTION.

3 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
 4 October 1, 2010.