240

2011-2012 Regular Sessions

IN SENATE

(PREFILED)

January 5, 2011

- Introduced by Sen. MAZIARZ -- read twice and ordered printed, and when printed to be committed to the Committee on Housing, Construction and Community Development
- AN ACT to amend the real property law, in relation to requiring a manufactured home park owner or operator to give every manufactured home resident a copy of their resident's bill of rights

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Section 233 of the real property law, as amended by chap-1 2 ter 566 of the laws of 1996, paragraph 6 of subdivision b as amended by 3 chapter 561 of the laws of 2008, paragraph 1 of subdivision f as amended 4 by chapter 48 of the laws of 1998, paragraph 5 of subdivision f as added 5 by chapter 103 of the laws of 1996, subdivision w as amended by section 6 18 of part B of chapter 389 of the laws of 1997, paragraph 3-a of subdivision w as added by chapter 405 of the laws of 2001, subdivision x as 7 8 added by chapter 561 of the laws of 2008, is amended to read as follows: 9 S 233. Manufactured home parks; duties, responsibilities. a. Wherever 10 used in this section:

11 1. The term "manufactured home [tenant] RESIDENT" means one who rents 12 space in a manufactured home park from a manufactured home park owner or 13 operator for the purpose of parking his OR HER manufactured home or one 14 who rents a manufactured home in a manufactured home park from a manu-15 factured home park owner or operator.

16 2. The term "manufactured home owner" means one who holds title to a 17 manufactured home.

18 3. The term "manufactured home park" means a contiguous parcel of 19 privately owned land which is used for the accommodation of three or 20 more manufactured homes occupied for year-round living.

4. The term "manufactured home" means a structure, transportable in one or more sections, which in the traveling mode, is eight body feet or

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

LBD00708-01-1

more in width or forty body feet or more in length, or, when erected on 1 2 site, is three hundred twenty or more square feet, and which is built on 3 a permanent chassis and designed to be used as a dwelling with or with-4 out a permanent foundation when connected to the required utilities, and includes the plumbing, heating, air-conditioning, and electrical systems 5 6 contained therein; except that such term shall include a "mobile home" 7 as defined in paragraph five OF THIS SUBDIVISION, and shall include 8 structure which meets all the requirements of this subdivision except the size requirements and with respect to which the manufacturer volun-9 10 tarily files a certification required by the secretary of housing and 11 urban development.

12 5. The term "mobile home" means a moveable or portable unit, manufactured prior to January first, nineteen hundred seventy-six, designed and 13 14 constructed to be towed on its own chassis, comprised of frame and 15 wheels, connected to utilities, and designed and constructed without a 16 permanent foundation for year-round living. A unit may contain parts 17 folded, collapsed or telescoped when being towed and that may be 18 expanded later to provide additional cubic capacity as well as two or 19 more separately towable components designed to be joined into one inte-20 gral unit capable of being again separated into the components for repeated towing. "Mobile home" shall mean units designed to be used 21 22 exclusively for residential purposes, excluding travel trailers.

6. THE TERM "RESIDENT'S BILL OF RIGHTS" MEANS A DOCUMENT PUBLISHED AND A DISSEMINATED BY THE DIVISION OF HOUSING AND COMMUNITY RENEWAL SETTING FORTH THE PROVISIONS OF THIS SECTION.

26 b. A manufactured home park owner or operator may not evict a manufac-27 tured home [tenant] RESIDENT other than for the following reasons:

1. The manufactured home [tenant] RESIDENT continues in possession of any portion of the premises after the expiration of his OR HER term without the permission of the manufactured home park owner or operator.

2. The manufactured home [tenant] RESIDENT has defaulted in the 31 32 payment of rent, pursuant to the agreement under which the premises are held, and a demand of the rent with at least thirty days notice in writ-33 ing has been served upon [him] SUCH RESIDENT as prescribed in section 34 seven hundred thirty-five of the real property actions and proceedings 35 law. Upon the acceptance of such delinquent rent together with allowable 36 37 costs, an action instituted for nonpayment of rent shall be terminated. 38 Any person succeeding to the manufactured home park owner or operator's 39 interest in the premises may proceed under this subdivision for rent due 40 [his] THE predecessor in interest if he OR SHE has a right thereto.

41 3. The premises, or any part thereof, are used or occupied as a 42 bawdy-house, or house or place of assignation for lewd purposes or for 43 purposes of prostitution, or for any illegal trade or business.

44 4. The manufactured home [tenant] RESIDENT is in violation of some 45 federal, state or local law or ordinance which may be deemed detrimental 46 to the safety and welfare of the other persons residing in the manufac-47 tured home park.

48 5. The manufactured home [tenant] RESIDENT or anyone occupying the 49 manufactured home is in violation of any lease term or rule or regu-50 lation established by the manufactured home park owner or operator pursuant to this section, and has continued in violation for more than 51 ten days after the manufactured home park owner or operator has given 52 written notice of such violation to the manufactured home [tenant] RESI-53 54 DENT setting forth the lease term or rule or regulation violated and 55 directing that the manufactured home [tenant] RESIDENT correct or cease 56 violation of such lease term or rule or regulation within ten days from

1 the receipt of said notice. Upon the expiration of such period should 2 the violation continue or should the manufactured home [tenant] RESIDENT 3 or anyone occupying the manufactured home be deemed a persistent viola-4 tor of the lease term or rules and regulations, the park owner or opera-5 tor may serve written notice upon the manufactured home [tenant] RESI-6 DENT directing that [he] SUCH RESIDENT vacate the premises within thirty 7 days of the receipt of said notice.

8 6. (i) The manufactured home park owner or operator proposes a change 9 the use of the land comprising the manufactured home park, or a in 10 portion thereof, on which the manufactured home is located, from manufactured home lot rentals to some other use, provided the manufactured 11 home owner is given written notice of the proposed change of use and the 12 13 manufactured home owner's need to secure other accommodations. Whenever 14 manufactured home park owner or operator gives a notice of proposed а change of use to any manufactured home owner, the manufactured home park 15 16 owner or operator shall, at the same time, give notice of the proposed 17 change of use to all other manufactured home owners in the manufactured home park who will be required to secure other accommodations 18 as a 19 result of such proposed change of use. Eviction proceedings based on a change in use shall not be commenced prior to six months from the 20 21 service of notice of proposed change in use or the end of the lease 22 term, whichever is later. Such notice shall be served in the manner prescribed in section seven hundred thirty-five of the real property 23 actions and proceedings law or by certified mail, return receipt 24 25 requested.

(ii) Where a purchaser of a manufactured home park certified that such purchaser did not intend to change the use of the land pursuant to paragraph (b) of subdivision two of section two hundred thirty-three-a of this article, no eviction proceedings based on a change of use shall be commenced until the expiration of sixty months from the date of the closing on the sale of the park.

32 c. If the manufactured home park owner or operator does not have one 33 of the above grounds available, the manufactured home [tenant] RESIDENT 34 may raise the same by affirmative defense to an action for eviction.

35 d. The proceedings to evict shall be governed by the procedures set 36 forth in article seven of the real property actions and proceedings law, 37 except for the provisions of subdivision two of section seven hundred 38 forty-nine of the real property actions and proceedings law which shall 39 be superseded by the provisions of this subdivision.

1. The officer to whom the warrant is directed and delivered shall give at least ninety days notice, in writing and in the manner prescribed in article seven of the real property actions and proceedings law for the service of notice of petition, to the person or persons to be evicted or dispossessed and shall execute the warrant between the hours of sunrise and sunset.

46 2. The court may order that such warrant be directed and delivered 47 with only thirty days written notice to the person or persons to be 48 evicted or dispossessed if the conditions upon which the eviction is 49 founded pose an imminent threat to the health, safety, or welfare of the 50 other manufactured home [tenants] RESIDENTS in the manufactured home 51 park.

52 3. The court shall order that such warrant be directed and delivered 53 with thirty days written notice to the person or persons to be evicted 54 or dispossessed if the condition upon which the eviction is founded is 55 that such person is in default in the payment of rent. 4

1 4. Notwithstanding the provisions of paragraphs one and two of this 2 subdivision, nor of any other general, special or local law, rule or 3 regulation to the contrary, the officer to whom the warrant is directed 4 and delivered shall give seventy-two hours written notice to the person or persons to be evicted or dispossessed, if such person or persons 5 6 rents a manufactured home in a manufactured home park from a manufac-7 tured home park owner or operator and such officer shall execute such 8 warrant between the hours of sunrise and sunset.

9 e. [Leases.] 1. The manufactured home park owner or operator shall 10 offer every manufactured home [tenant] RESIDENT prior to occupancy, the 11 opportunity to sign a lease for a minimum of one year, which offer shall 12 be made in writing.

13 2. (i) On or before, as appropriate, (a) the first day of October of 14 each calendar year with respect to a manufactured home owner then in 15 good standing who is not currently a party to a written lease with a manufactured home park owner or operator or (b) the ninetieth day next 16 preceding the expiration date of any existing written lease between a 17 18 manufactured home owner then in good standing and a manufactured home 19 park owner or operator, the manufactured home park owner or operator 20 shall submit to each such manufactured home owner a written offer to lease for a term of at least twelve months from the commencement 21 date 22 thereof unless the manufactured home park owner or operator has previ-23 ously furnished the manufactured home owner with written notification of 24 a proposed change of use pursuant to paragraph six of subdivision b of 25 this section. Any such offer shall include a copy of the proposed lease containing such terms and conditions, including provisions for rent 26 and 27 other charges, as the manufactured home park owner shall deem appropri-28 ate; provided such terms and conditions are consistent with all rules 29 and regulations promulgated by the manufactured home park operator prior the date of the offer and are not otherwise prohibited or limited by 30 to applicable law. Such offer shall also contain a statement advising the 31 32 manufactured home owner that if he or she fails to execute and return 33 the lease to the manufactured home park owner or operator within thirty 34 days after submission of such lease, the manufactured home owner shall 35 be deemed to have declined the offer of a lease and shall not have anv right to a lease from the manufactured home park owner or operator for 36 37 the next succeeding twelve months.

38 (ii) For purposes of this paragraph, a manufactured home owner shall be deemed in good standing if he or she is not in default in the payment 39 40 more than one month's rent to the manufactured home park owner, and of is not in violation of paragraph three, four or five of subdivision b of 41 this section. No manufactured home park owner or operator shall refuse 42 43 provide a written offer to lease based on a default of rent payments to 44 or a violation of paragraph three, four or five of subdivision b of this 45 section unless, at least thirty days prior to the last date on which the owner or operator would otherwise be required to provide such written 46 47 the owner or operator notifies the manufactured home offer to lease, 48 owner, in writing, of the default in rent or the specific grounds constituting the violation and such grounds continues up and until the 49 50 fifth calendar day immediately preceding the last date on which the 51 written offer would otherwise be required to be made.

52 (iii) For purposes of this paragraph, the commencement date of any 53 lease offered by the manufactured home park owner to the manufactured 54 home owner shall be the ninetieth day after the date upon which the 55 manufactured home park owner shall have provided the offer required 56 pursuant to this paragraph; provided, however, that no such lease shall

be effective if, on such commencement date, the manufactured home owner 1 2 in default of more than one month's rent. In the event the manufacis 3 tured home owner shall have failed to execute and return said lease to 4 the manufactured home park owner or operator within thirty days after it 5 submitted to the manufactured home owner as required by subparagraph is 6 (i) of this paragraph the manufactured home owner shall be deemed to 7 have declined to enter said lease.

8 3. No lease provision shall be inconsistent with any rule or regu-9 lation in effect at the commencement of the lease.

10 f. [Rules and regulations.] 1. A manufactured home park owner or operator may promulgate rules and regulations governing the rental or occu-11 pancy of a manufactured home lot provided such rules and regulations 12 13 shall not be unreasonable, arbitrary or capricious. A copy of all rules regulations shall be delivered by the manufactured home park owner 14 and 15 or operator to all manufactured home [tenants] RESIDENTS at the same time such owner or operator initially offers the written lease provided 16 17 for in subdivision e of this section. A copy of the rules and requ-18 lations shall be posted in a conspicuous place upon the manufactured 19 home park grounds.

20 2. If a rule or regulation is not applied uniformly to all manufac-21 tured home [tenants] RESIDENTS of the manufactured home park there shall 22 a rebuttable presumption that such rule or regulation is unreasonbe 23 able, arbitrary and capricious, provided, however, that an inconsistency 24 between a rule or regulation and a lease term contained in a lease 25 signed before the date the rule or regulation is effective shall not 26 raise a rebuttable presumption that such rule is unreasonable, arbitrary 27 or capricious.

3. Any rule or regulation which does not conform to the requirements of this section or which has not been supplied or posted as required by paragraph one of this subdivision shall be unenforceable and may be raised by the manufactured home [tenant] RESIDENT as an affirmative defense in any action to evict on the basis of a violation of such rule or regulation.

4. No rules or regulations may be changed by the manufactured home park owner or operator without specifying the date of implementation of said changed rules and regulations, which date shall be no fewer than thirty days after written notice to all [tenants] RESIDENTS.

5. A [mobile] MANUFACTURED home park owner or operator may not prohibit the placement of a for sale sign on any [mobile] MANUFACTURED home. A rule or regulation may be promulgated limiting the maximum size of such sign; provided, that it does not prohibit signs the size of which do not exceed the smaller of three feet by two feet or the maximum size allowed by law or governmental regulation or ordinance, if any.

44 g. 1. No [tenant] RESIDENT shall be charged a fee for other than rent, 45 utilities and charges for facilities and services available to the 46 [tenant] RESIDENT. All fees, charges or assessments must be reasonably 47 related to services actually rendered.

48 2. A manufactured home park owner or operator shall be required to 49 fully disclose in writing all fees, charges, assessments, including 50 rental fees, rules and regulations prior to a manufactured home [tenant] 51 RESIDENT assuming occupancy in the manufactured home park.

3. No fees, charges, assessments or rental fees may be increased by A manufactured home park owner or operator without specifying the date of implementation of said fees, charges, assessments or rental fees which date shall be no less than ninety days after written notice to all manufactured home [tenants] RESIDENTS. Failure on the part of the manufac1 tured home park owner or operator to fully disclose all fees, charges or 2 assessments shall prevent the manufactured home park owner or operator 3 from collecting said fees, charges or assessments, and refusal by the 4 manufactured home [tenant] RESIDENT to pay any undisclosed charges shall 5 not be used by the manufactured home park owner or operator as a cause 6 for eviction in any court of law.

7 4. (a) Whenever money shall be deposited or advanced on a contract or 8 license agreement for the use or rental of premises and the manufactured 9 home, if rented, in a manufactured home park as security for performance 10 the contract or agreement or to be applied to payments upon such of contract or agreement when due, such money with interest accruing there-11 12 on, if any, until repaid or so applied, shall continue to be the money 13 the person making such deposit or advance and shall be a trust fund of 14 in the possession of the person with whom such deposit or advance shall 15 be made and shall not be mingled with other funds or become an asset of 16 the park owner, operator or his OR HER agent.

17 (b) Whenever the person receiving money so deposited or advanced shall 18 deposit such money in a banking organization, such person shall thereup-19 on notify in writing each of the persons making such security deposit or 20 advance, giving the name and address of the banking organization in 21 which the deposit of security money is made, and the amount of such deposit. Deposits in a banking organization pursuant to the provisions 22 23 this subdivision shall be made in a banking organization having a of place of business within the state. If the person depositing such secu-24 25 rity money in a banking organization shall deposit same in an interest 26 bearing account, he OR SHE shall be entitled to receive, as administration expenses, a sum equivalent to one percent per annum upon the security money so deposited, which shall be in lieu of all other admin-27 28 istrative and custodial expenses. The balances of the interest paid by 29 the banking organization shall be the money of the person making the 30 deposit or advance and shall either be held in trust by the person with 31 32 whom such deposit or advance shall be made, until repaid or applied for 33 the use or rental of the leased premises, or annually paid to the person 34 making the deposit of security money.

(c) Whenever the money so deposited or advanced is for the rental of a manufactured home park lot on property on which are located six or more manufactured home park lots, the person receiving such money shall, subject to the provisions of this section, deposit it in an interest bearing account in a banking organization within the state which account shall earn interest at a rate which shall be the prevailing rate earned by other such deposits made with the banking organizations in such area.

(d) In the event that a lease terminates other than at the time that a banking organization in such area regularly pays interest, the person depositing such security money shall pay over to his OR HER manufactured home [tenant] RESIDENT such interest as he OR SHE is able to collect at the date of such lease termination.

47 (e) Any provision of such a contract or agreement whereby a person who
48 so deposits or advances money waives any provision of this subdivision
49 is void.

50 h. No manufactured home park owner shall:

1. Require a manufactured home [tenant] RESIDENT therein to purchase from said manufactured home park owner or operator skirting or equipment for tying down manufactured homes, or any other equipment. However, the manufactured home park owner or operator may determine by rule or regulation the style or quality of such equipment to be purchased by the manufactured home [tenant] RESIDENT from the vendor of the manufactured 1 home [tenant's] RESIDENT'S choosing, providing such equipment is readily 2 available.

3 Charge any manufactured home [tenant] RESIDENT who chooses to 2. 4 install an electric or gas appliance in his OR HER manufactured home an additional fee solely on the basis of such installation unless such installation is performed by the manufactured home park owner or opera-5 6 7 tor at the request of the manufactured home [tenant] RESIDENT, nor shall 8 the manufactured home park owner or operator restrict the installation, service or maintenance of any such appliance, restrict the ingress or 9 10 egress of repairers to enter the manufactured home park for the purpose 11 of installation, service or maintenance of any such appliance, or restrict the making of any interior improvement in such manufactured 12 home, so long as such an installation or improvement is in compliance 13 14 with applicable building codes and other provisions of law and further 15 provided that adequate utilities are available for such installation or 16 improvement.

3. Require, by contract, rule, regulation or otherwise, a manufactured 17 home dweller to purchase from the manufactured home park owner or any 18 person acting directly or indirectly on behalf of the park owner, commodities or services incidental to placement or rental within such 19 20 21 park; nor shall the park owner restrict access to the manufactured home 22 park to any person employed, retained or requested by the manufactured 23 home dweller to provide such commodity or service, unless the manufac-24 tured home park owner establishes that such requirement or restriction 25 is necessary to protect the property of such park owner from substantial harm or impairment. 26

27 4. Require a manufactured home owner or a prospective manufactured 28 home owner to purchase his or her manufactured home from the manufac-29 tured home park owner or operator, or from any person or persons designated by the manufactured home park owner or operator. Nothing herein 30 shall be construed to prevent a manufactured home park owner or operator 31 32 from requiring that any new manufactured home to be installed in his or 33 her manufactured home park comply with the rules and regulations of said manufactured home park or conform to the physical facilities then exist-34 for installation of a manufactured home in said manufactured home 35 inq 36 park.

37 i. 1. No manufactured home park owner or operator shall deny any manu-38 factured home [tenant] RESIDENT the right to sell his OR HER manufac-39 tured home within the manufactured home park provided the manufactured 40 home [tenant] RESIDENT shall give to the manufactured home park owner or operator twenty days' written notice of his OR HER intention to sell, 41 provided that if the manufactured home owner is deceased no such notice 42 shall be required from the administrator or executor of the home owner's 43 44 estate, and provided further that no manufactured home park owner or 45 operator shall restrict access to the manufactured home park to any potential purchaser or representatives of any seller unless the manufac-46 47 tured home park owner establishes that such restriction is necessary to 48 protect the property of such park owner or operator from substantial harm or impairment. No manufactured home park owner or 49 operator shall 50 require the manufactured home owner or subsequent purchaser to remove 51 the manufactured home from the manufactured home park solely on the basis of the sale thereof. The manufactured home park owner or operator 52 may reserve the right to approve the purchaser of said manufactured home 53 54 as a manufactured home [tenant] RESIDENT for the remainder of the sell-55 or deceased [tenant's] RESIDENT'S term but such permission may not er's be unreasonably withheld. If the manufactured home park owner or 56 opera-

tor unreasonably withholds his OR HER permission or unreasonably 1 2 restricts access to the manufactured home park, the manufactured home 3 executor or administrator of a deceased [tenant] RESIDENT or the RESIDENT'S 4 [tenant's] estate may recover the costs of the proceedings 5 and attorneys' fees if it is found that the manufactured home park owner 6 or operator acted in bad faith by withholding permission or restricting 7 access.

8 2. The manufactured home park owner or operator shall not exact a 9 commission or fee with respect to the price realized by the seller 10 unless the manufactured home park owner or operator has acted as agent 11 for the manufactured home owner in the sale pursuant to a written 12 contract.

13 3. If the ownership or management rejects a purchaser as a prospective 14 [tenant] RESIDENT, the selling [tenant] RESIDENT must be informed in 15 writing of the reasons therefor.

j. The owner or operator of a manufactured home park may enter a manufactured home owner's manufactured home without the prior consent of the occupant only in case of emergency. The owner or operator of a manufactured home park may enter a manufactured home [tenant's] RESIDENT'S manufactured home during reasonable hours on reasonable notice.

k. The owner or operator shall provide reasonable notice where practicable to all manufactured home [tenants] RESIDENTS who would be affected by any planned disruption of necessary services caused by the owner, operator or his OR HER agent.

25 1. The park owner shall designate an agent on the premises or in close 26 proximity to the manufactured home park to insure the availability of emergency response actions in matters affecting the health, 27 safety, well-being and welfare of manufactured home [tenants] RESIDENTS in the 28 29 park. The designated agent's name, address and telephone number shall be posted in a conspicuous location in the park, given in writing to each 30 [tenant] RESIDENT and registered with appropriate county law enforcement 31 32 and health officials and local fire officials.

33 m. [Warranty of habitability, maintenance, disruption of services.] In every written or oral lease or rental agreement entered into by a manu-34 factured home [tenant] RESIDENT, the manufactured home park owner or 35 shall be deemed to covenant and warrant that the premises so 36 operator 37 leased or rented and the manufactured home if rented and all areas used 38 connection therewith in common with other manufactured home [tenants in 39 or] residents including all roads within the manufactured home park are 40 for human habitation and for the uses reasonably intended by the fit parties and that the occupants of such premises and such manufactured 41 homes if rented shall not be subjected to any conditions which would be 42 dangerous, hazardous or detrimental to their life, health or 43 safety. 44 When any such condition has been caused by the misconduct of the manufactured home [tenant] RESIDENT or lessee or persons under his OR HER 45 direction or control, it shall not constitute a breach of such covenants 46 47 and warranties. The rights and obligations of the manufactured home park 48 owner or operator and the manufactured home [tenant] RESIDENT shall be 49 governed by the provisions of this subdivision and subdivisions two and 50 three of section two hundred thirty-five-b of this article.

51 n. 1. No manufactured home park owner or operator shall serve a notice 52 to quit upon any manufactured home [tenant] RESIDENT or commence any 53 action to recover real property or summary proceeding to recover 54 possession of real property in retaliation for:

55 (a) A good faith complaint, by or in behalf of the [tenant] RESIDENT, 56 to a governmental authority of the manufactured home park owner's or 1 operator's alleged violation of any health or safety law, regulation, 2 code, or ordinance, or any law or regulation which has as its objective 3 the regulation of premises used for dwelling purposes; or

4 (b) Actions taken in good faith, by or in behalf of the manufactured 5 home [tenant] RESIDENT, to secure or enforce any rights under the lease 6 or rental agreement, under subdivision m of this section and subdivi-7 sions two and three of section two hundred thirty-five-b of this arti-8 cle, or under any other local law, law of the state of New York, or of 9 its governmental subdivisions, or of the United States which has as its 10 objective the regulation of premises used for dwelling purposes; or

11 (c) The manufactured home [tenant's] RESIDENT'S participation in the 12 activities of a [tenant's] RESIDENT'S organization.

2. No manufactured home park owner or operator shall substantially 13 14 alter the terms of the tenancy in retaliation for any actions set forth in subparagraphs (a), (b), and (c) of paragraph one of this subdivision. Substantial alteration shall include, but is not limited to, the refusal 15 16 17 to continue a tenancy of the manufactured home [tenant] RESIDENT or, upon expiration of the manufactured home owner's lease, to renew the 18 19 lease or offer a new lease; provided, however, that a manufactured home 20 park owner or operator shall not be required under this subdivision to 21 offer a manufactured home owner a new lease or a lease renewal for a 22 term greater than one year.

This subdivision shall apply to all manufactured home parks with 23 3. 24 four or more manufactured homes. However, its provisions shall not be 25 given effect in any case in which it is established that the condition 26 from which the complaint or action arose was caused by the manufactured [tenant] RESIDENT, a member of the manufactured home [tenant's] 27 home RESIDENT'S household, or a guest of the manufactured home [tenant] RESI-28 29 DENT. Nor shall it apply in a case where a tenancy was terminated pursuant to the terms of a lease as a result of a bona fide transfer of 30 ownership. The rights and obligations of the manufactured home park 31 32 owner or operator and the manufactured home [tenant] RESIDENT shall be 33 governed by the provisions of this subdivision and subdivisions three, 34 four and five of section two hundred twenty-three-b of this article.

35 Whenever a lease shall provide that in any action or summary ο. proceeding the manufactured home park owner or operator may recover 36 37 attorney's fees and/or expenses incurred as the result of the failure of 38 the [tenant] RESIDENT to perform any covenant or agreement contained in 39 such lease, or that amounts paid by the manufactured home park owner or 40 operator therefor shall be paid by the [tenant] RESIDENT as additional rent, there shall be implied in such lease a covenant by the manufac-41 tured home park owner or operator, to pay to the [tenant] RESIDENT the 42 43 reasonable attorney's fees and/or expenses incurred by the [tenant] 44 RESIDENT to the same extent as is provided in section two hundred thir-45 ty-four of this article which section shall apply in its entirety.

9. Any manufactured home park owner or operator who has agreed to 9. Any manufactured home park owner or operator who has agreed to 9. Any or cold water, heat, light, power, or any other service or 9. Any occupant of the manufactured home park who willfully or 9. Intentionally without just cause fails to furnish such water, heat, 9. So light, power, or other service or facility, or who interferes with the 9. So premises, is guilty of a violation.

9. Upon receipt of rent, fees, charges or other assessments, in the 53 form of cash or any instrument other than the personal check of the 54 [tenant] RESIDENT, it shall be the duty of the manufactured home park 55 owner or operator to provide the payor with a written receipt containing 56 the following: 1

2

3

4

1. the date;

2. the amount;

3. the identity of the premises and the period for which paid;

4. the signature and title of the person receiving rent.

5 [Limitation on late charges.] A late charge on any rental payment r. 6 by a manufactured home owner which has become due and remains unpaid 7 shall not exceed and shall be enforced to the extent of five percent of such delinquent payment; provided, however, that no charge shall be imposed on any rental payment by a manufactured home owner received 8 9 10 within ten days after the due date. In the absence of a specific 11 provision in the lease or the manufactured home park's rules and regu-12 lations, no late charge on any delinquent rental payment shall be 13 assessed or collected.

14 It shall be a violation for a manufactured home park owner, opera-15 tor or his OR HER agent to restrict occupancy of a manufactured home or 16 manufactured home park lot intended for residential purposes by express 17 lease terms or otherwise, to a manufactured home [tenant] RESIDENT or 18 [tenants] RESIDENTS or to such [tenants] RESIDENTS and immediate family. such restriction in a lease or rental agreement entered into or 19 Any renewed before or after the effective date of this subdivision shall be 20 21 unenforceable as against public policy. The rights and obligations of a 22 manufactured home park owner or operator and the manufactured home 23 [tenant] RESIDENT shall be governed by the provisions of this subdivision and subdivisions one, three, four, five, six, seven, eight and nine 24 25 of section two hundred thirty-five-f of this article.

26 t. 1. Unless a greater right to assign is conferred by the lease, a manufactured home [tenant] RESIDENT may not assign his OR HER lease 27 without the written consent of the manufactured home park owner or oper-28 29 ator, which consent may be unconditionally withheld without cause provided that the manufactured home park owner or operator shall release 30 the manufactured home [tenant] RESIDENT from the lease upon request of 31 32 the mobile home [tenant] RESIDENT upon thirty days notice if the manufactured home park owner or operator unreasonably withholds consent 33 which release shall be the sole remedy of the [tenant] RESIDENT. 34 If the 35 owner reasonably withholds consent, there shall be no assignment and the manufactured home [tenant] RESIDENT shall not be released from the 36 37 lease.

2. (a) A manufactured home [tenant] RESIDENT renting space or a manufactured home in a manufactured home park with four or more manufactured homes pursuant to an existing lease shall have a right to sublease his OR HER premises subject to the written consent of the park owner in advance of the subletting. Such consent shall not be unreasonably withheld.

44 (b) The manufactured home [tenant] RESIDENT shall inform the manufac-45 tured home park owner or operator of his OR HER intent to sublease by mailing a notice of such intent by certified mail, return receipt 46 47 requested. Such request shall be accompanied by the following information: (i) 48 the term of the sublease, (ii) the name of the proposed sublessee, (iii) the business and permanent home address of the proposed 49 50 sublessee, (iv) the [tenant's] RESIDENT'S reason for subletting, (v) the [tenant's] RESIDENT'S address for the term of the sublease, (vi) 51 the written consent of any [co-tenant] CO-RESIDENT or guarantor of the 52 lease, and (vii) a copy of the proposed sublease, to which a copy of the 53 manufactured home [tenant's] RESIDENT'S lease shall be attached 54 if 55 available, acknowledged by the manufactured home [tenant] RESIDENT and 56 proposed [subtenant] SUBRESIDENT as being a true copy of such sublease.

1 (c) Within ten days after the mailing of such request, the manufac-2 tured home park owner or operator may ask the manufactured home [tenant] 3 RESIDENT for additional information as will enable the manufactured home 4 park owner or operator to determine if rejection of such request shall be unreasonable. Any such request for additional information shall not 5 6 be unduly burdensome. Within thirty days after the mailing of the 7 request for consent, or of the additional information reasonably asked 8 for by the manufactured home park owner or operator, whichever is later, the manufactured home park owner or operator shall send a notice to the 9 10 manufactured home [tenant] RESIDENT of his OR HER consent or, if he OR 11 SHE does not consent, his OR HER reasons therefor. Manufactured home park owner's or operator's failure to send such a notice shall be deemed 12 to be a consent to the proposed subletting. If the manufactured home 13 14 park owner or operator consents, the premises may be sublet in accord-15 ance with the request, but the manufactured home [tenant] RESIDENT thereunder, shall nevertheless remain liable for the performance of manufac-16 tured home [tenant's] RESIDENT'S obligations under said lease. If the 17 18 manufactured home park owner or operator reasonably withholds consent, 19 there shall be no subletting and the manufactured home [tenant] RESIDENT 20 shall not be released from the lease. If the manufactured home park 21 owner or operator unreasonably withholds consent, the manufactured home 22 [tenant] RESIDENT may sublet in accordance with the request and may recover the costs of the proceeding and attorneys fees if it is found 23 that the manufactured home park owner or operator acted in bad faith by 24 25 withholding consent. The rights and obligations of the manufactured home 26 park owner or operator and the manufactured home [tenant] RESIDENT shall be governed by the provisions of this subdivision and subdivisions 27 28 three, five, six, seven and eight of section two hundred twenty-six-b of 29 this article.

30 u. In the event of a breach by a manufactured home park owner or oper-31 ator of any of the requirements of this section, the manufactured home 32 [tenant] RESIDENT may commence an action for damages actually incurred 33 as a result of such breach, or in an action or summary proceeding 34 commenced by such manufactured home park owner or operator, may counter-35 claim for damages occasioned by such breach.

36 v. On and after April first, nineteen hundred eighty-nine, the commis-37 sioner of housing and community renewal shall have the power and duty to 38 enforce and ensure compliance with the provisions of this section. However, the commissioner shall not have the power or duty to enforce 39 40 manufactured home park rules and regulations established under subdivision f of this section. On or before January first, nineteen hundred 41 eighty-nine, each manufactured home park owner or operator shall file a 42 43 registration statement with the commissioner and shall thereafter file an annual registration statement on or before January first of each succeeding year. The commissioner, by regulation, shall provide that 44 45 such registration statement shall include only the names of all persons 46 47 owning an interest in the park, the names of all [tenants] RESIDENTS of the park, all services provided by the park owner to the [tenants] RESI-48 49 DENTS and a copy of all current manufactured home park rules and regu-50 lations. Whenever there shall be a violation of this section, an appli-51 cation may be made by the commissioner of housing and community renewal in the name of the people of the state of New York to a court or justice 52 53 having jurisdiction by a special proceeding to issue an injunction, and 54 upon notice to the defendant of not less than five days, to enjoin and 55 restrain the continuance of such violation; and if it shall appear to 56 the satisfaction of the court or justice that the defendant has, in

fact, violated this section, an injunction may be issued by such court 1 2 or justice, enjoining and restraining any further violation and with 3 respect to this subdivision, directing the filing of a registration 4 statement. In any such proceeding, the court may make allowances to the 5 commissioner of housing and community renewal of a sum not exceeding two 6 thousand dollars against each defendant, and direct restitution. When-7 the court shall determine that a violation of this section has ever 8 occurred, the court may impose a civil penalty of not more than one thousand five hundred dollars for each violation. Such penalty shall be 9 10 deposited in the manufactured home cooperative fund, created pursuant to 11 section fifty-nine-h of the private housing finance law. In connection 12 with any such proposed application, the commissioner of housing and 13 community renewal is authorized to take proof and make a determination 14 the relevant facts and to issue subpoenas in accordance with the of 15 civil practice law and rules. The provisions of this subdivision shall 16 not impair the rights granted under subdivision u of this section.

17 [Real property tax payments.] 1. A manufactured home park owner, w. operator or the agent of such owner or operator shall reduce the annual 18 19 rent paid by a manufactured home [tenant] RESIDENT for use of the land 20 upon which such manufactured home sits in an amount equal to the total 21 the real property taxes actually paid by such manufactured home of [tenant] RESIDENT for such manufactured home plus the amount 22 by which 23 taxes on such manufactured home were reduced as a result of the the 24 partial real property tax exemption granted to the manufactured home 25 [tenant] RESIDENT pursuant to article four of the real property tax law, 26 provided such manufactured home [tenant] RESIDENT:

27 (a) owns a manufactured home which is separately assessed, subject to 28 the provisions of paragraph two of this subdivision;

(b) is entitled to and actually receives a partial real property tax exemption pursuant to article four of the real property tax law; and (c) pays the real property taxes due on such home.

32 In the case of a manufactured home which is not separately 2. 33 assessed, but which is entitled to and actually receives the school tax 34 relief (STAR) exemption authorized by section four hundred twenty-five of the real property tax law, the [tenant] RESIDENT of such manufactured 35 home shall be entitled to a rent reduction pursuant to this subdivision 36 37 to the same extent as a [tenant] RESIDENT of a manufactured home which 38 satisfies the criteria set forth in paragraph one of this subdivision. 39 Such rent reduction shall be equal to the amount by which the taxes on 40 such manufactured home were reduced as a result of such exemption.

3. A manufactured home park owner or operator providing a reduction in 42 rent as required by paragraph one or two of this subdivision may retain, 43 in consideration for record keeping expenses, two percent of the amount 44 of such reduction.

45 3-a. Any reduction required to be provided pursuant to paragraph one 46 or two of this subdivision shall be provided as follows:

(a) a reduction in monthly rent (prorating the reduction in twelve parts) shall take effect upon the first monthly rental payment due sixty days after the last date for the payment of real property taxes with no penalty or interest for lateness and shall be extended to the next eleven monthly payments thereafter; or

(b) with the consent of the manufactured home park owner, operator, or agent of such owner or operator, a reduction in rent may be offset in the entire amount of such reduction against the first monthly rental payment due sixty days after the last date for the payment of real property taxes with no penalty or interest for lateness, and the balance 1 thereof, if any, may be offset against the monthly rental payments for 2 succeeding months, until exhausted; or

3 (c) at the election of the manufactured home park owner, operator, or 4 agent of such owner or operator, the total amount of such reduction in 5 rent may be paid to the [tenant] RESIDENT no later than sixty days after 6 the last date for the payment of real property taxes with no penalty or 7 interest for lateness.

8 4. The failure of a manufactured home park owner or operator to comply 9 with the provisions of this subdivision shall be a violation punishable 10 by a fine not to exceed five hundred dollars for each violation.

11 x. 1. Rent and other fees, charges and assessments may not be 12 increased by a manufactured home park owner or operator more than once 13 in any year.

2. Notwithstanding the provisions of paragraph one of this subdivision, if a fee, charge, or assessment in effect at the commencement of a lease or tenancy is for goods or services provided by a party unrelated to and not controlled by the manufactured home park owner or operator, the manufactured home park owner or operator may, upon the notice required in this section, provide for the pass-along to the manufactured home tenant of any increases in such fee, charge or assessment.

3. Any agreement modifying any of the rights set forth in this subdivision shall be void as contrary to public policy.

Y. A MANUFACTURED HOME PARK OWNER OR OPERATOR SHALL OFFER EVERY MANUFACTURED HOME RESIDENT PRIOR TO OCCUPANCY A WRITTEN COPY OF THE RESIDENT'S BILL OF RIGHTS. THE RESIDENT'S BILL OF RIGHTS SHALL BE CREATED
AND DISSEMINATED BY THE DIVISION OF HOUSING AND COMMUNITY RENEWAL. A
COPY OF THE RESIDENT'S BILL OF RIGHTS SHALL BE POSTED IN A CONSPICUOUS
PLACE UPON THE MANUFACTURED HOME PARK GROUNDS.

S 2. This act shall take effect on the one hundred twentieth day after it shall have become a law; provided, however, that effective immediately, the addition, amendment and/or repeal of any rule or regulation necessary for the implementation of this act on its effective date are authorized and directed to be made and completed on or before such effective date.