## STATE OF NEW YORK

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## IN ASSEMBLY

February 9, 2022

Introduced by M. of A. THIELE -- read once and referred to the Committee on Aging -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the real property law, in relation to lease-hold retirement communities

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

- 1 Section 1. The real property law is amended by adding a new section 2 238-b to read as follows:
- § 238-b. Lease-hold retirement community. 1. Definitions. As used in 4 this section:
- 5 (a) A "lease-hold retirement community" shall mean a contiguous parcel
  6 of privately owned real property containing two hundred or more lots
  7 which are leased to owners of year-round homes erected thereon and
  8 affixed thereto wherein the occupation is restricted to individuals
  9 based on age pursuant to paragraph (h) of subdivision three of this
  10 section.
- A "lease-hold retirement community" shall not include a mobile home park, or condominium, as defined in this chapter, a continuing care retirement community authorized under article forty-six or forty-six-A of the public health law, or a cooperative housing corporation created pursuant to the business corporation law.
- 16 (b) "Home owner" shall mean one who holds title to a home.
- 17 (c) "Tenant" shall mean one who occupies a home in a lease-hold
  18 retirement community for thirty days or more, and whose occupation of
  19 the home in the lease-hold retirement community is known to the lease20 hold retirement community owner or operator.
- 2. Leases. (a) Any lease-hold retirement community owner or operator
  22 shall offer every home owner the opportunity to sign a long term lease
  23 for ninety-nine years, with an option of the home owner to cancel said
  24 lease on ninety days written notice to said owner or operator.
- 25 <u>(b) A copy of such lease-hold retirement community's rules and regu-</u>
  26 <u>lations, if any, shall be attached to and become a part of the lease</u>
  27 provided for by this section, as if fully set forth therein.

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

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(c) No rules or regulations shall be inconsistent with the lease provisions in effect at the commencement of such lease.

- (d) A copy of the lease shall be delivered by such lease-hold retirement community owner or operator to all home owners or tenants at the time of the first deposit made payable to said lease-hold retirement community owner or operator.
- 3. Rules and regulations. (a) The lease-hold retirement community owner or operator may promulgate rules or regulations governing the rent and use or occupation of the home lot, provided that such rules or requlations shall not be unreasonable, arbitrary or capricious.
- (b) A copy of all rules and regulations shall be delivered by the lease-hold retirement community owner or operator to all home owners or tenants at the time of the first deposit made payable to said lease-hold retirement community owner or operator.
- 15 (c) A copy of all rules and regulations shall be posted in a conspicuous public location upon the grounds of the lease-hold retirement commu-16 17 nity.
  - (d) If a rule or regulation is not applied uniformly to all home owners or tenants, there shall be a rebuttable presumption that such rule or regulation is unreasonable, arbitrary or capricious.
  - (e) 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 this section, shall not be enforceable.
  - (f) No rule or regulation may be added, amended, repealed or changed by the lease-hold retirement community owner or operator without the written consent of sixty percent of the home owners.
  - (g) Rules and regulations shall not take effect until supplied and posted pursuant to this subdivision.
  - (h) Such rules and regulations may establish a minimum age for individuals to occupy a home within the lease-hold retirement community subject to any applicable law.
  - 4. Fees. (a) No lease-hold retirement community home owner or tenant shall be charged a fee, charge, or assessment that is not already specified in their current lease agreement, except for rent, utilities, and fees for services necessary for the operation of the lease-hold retirement community, unless agreed to by sixty percent of all of the home owners, such as for facilities available to the homeowners and tenants.
  - (b) All such charges for rent, utilities, services necessary for the operation of the lease-hold retirement community, and facilities available to the homeowners and tenants must be reasonably related to the value of the facility available or the services actually rendered.
  - (c) A lease-hold retirement community owner or operator must fully disclose all charges for rent, utilities, services necessary for the operation of the lease-hold retirement community, and facilities available to the homeowners and tenants to all home owners at the time of the first deposit made payable to said community owner or operator. A new fee, charge, or assessment that is not specified in a homeowner's lease agreement shall not be collectable until the lease-hold retirement community owner or operator provides the homeowner with a written copy <u>detailing such fee, charge, or assessment.</u>
- (d) Failure on the part of the lease-hold retirement community owner or operator to fully disclose all charges for rent, utilities, services necessary for the operation of the lease-hold retirement community, and facilities available to the homeowners and tenants pursuant to paragraph (c) of this subdivision shall prevent the said community owner or opera-56 tor from collecting such charges.

1 <u>5. Prohibition. No lease-hold retirement community owner or operator</u> 2 <u>shall:</u>

- (a) Restrict the purchase and/or installation of any commodities, goods or services by the home owner or agent thereof to specific vendors, including, but not limited to, employees, agents or other persons acting for or on behalf of the lease-hold retirement community owner or operator.
- 8 (b) Restrict the improvement, including but not limited to, the
  9 installation of appliances, to any property of the homeowner or tenant,
  10 so long as such improvement is in compliance with applicable building
  11 codes, other provisions of law, and the rules and regulations of the
  12 lease-hold retirement community.
  - (c) Restrict the installation, maintenance or repair of any property of the home owner or tenant to specific vendors including, but not limited to, employees, agents or other persons acting for or on behalf of the lease-hold retirement community owner or operator.
  - (d) Charge a fee or impose other charges on a home owner or tenant who chooses to install appliances and/or fixtures. This shall not restrict the ability of the lease-hold retirement community owner or operator to collect increased utility charges resulting from the installation of any appliance or fixture.
  - (e) Impose any charge for or restrict the ingress or egress to the lease-hold retirement community of, any person employed, retained, or invited by the home owner or tenant.
- 25 <u>6. Sale of homes. (a) A lease-hold retirement community owner or oper-</u>
  26 <u>ator shall not place restrictions on the sale of a home in the lease-</u>
  27 <u>hold retirement community.</u>
  - (b) The right to sell a lease-hold retirement community home includes the incidental right to use any and all methods common to sales of residential property.
  - (c) The lease-hold retirement community owner or operator shall enter into a lease agreement within a reasonable time from the completion of the sale pursuant to subdivision two of this section with the subsequent purchaser of a home in the lease-hold retirement community.
  - (d) The lease-hold retirement community owner or operator shall not exact a commission or fee with respect to the price realized by the seller unless the community owner or operator has acted as agent for the said home owner in the sale pursuant to a written contract.
  - 7. (a) The lease-hold retirement community owner or operator may reserve the right to approve any tenants who lease or sublease real property and any improvements thereon from a homeowner within the lease-hold retirement community. The lease-hold retirement community owner or operator may only withhold approval if the proposed tenant or proposed lease or sublease is not in conformity with the established rules and regulations of such lease-hold retirement community.
  - (b) If a homeowner wishes to lease or sublease real property and any improvements thereon within a lease-hold retirement community:
    - (1) The homeowner must inform the lease-hold retirement community owner or operator no less than thirty days prior to the proposed effective date of such lease or sublease.
- (2) The lease-hold retirement community owner or operator may request
  additional information from the homeowner within ten days. If such additional information is not unduly burdensome, failure to provide such
  additional information will allow the lease-hold retirement community
  owner or operator to withhold their approval of the proposed tenant or
  proposed lease or sublease.

(3) If the lease-hold retirement community owner or operator does not respond by approving or withholding approval of the proposed tenant or proposed lease or sublease within thirty days of the initial request by the homeowner, the proposed tenant or proposed lease or sublease shall be deemed approved.

- 8. Emergencies. A lease-hold retirement community owner or operator shall designate a phone number that is available on a twenty-four hour basis to insure the availability of emergency response in matters affecting the health, safety, well-being, and/or general welfare of lease-hold retirement community tenants. The telephone number shall be posted in a conspicuous public location in the lease-hold retirement community, given in writing to each homeowner and tenant, and registered with appropriate municipal law enforcement, health and fire officials.
- 9. Retaliation. No lease-hold retirement community owner or operator may threaten reprisal against any of such home owners or tenants as a result of their lawful pursuits and activities.
- 10. Refusal to furnish service. Any lease-hold retirement community owner or operator who has agreed to provide hot or cold water, heat, light, power, or any other service or facility to an occupant of the lease-hold retirement community shall not willfully or intentionally fail to furnish such water, heat, light, power or other service or facility, or interfere with the quiet enjoyment of the leased premises.
- 11. Receipts. Upon receipt of rent, fees, charges or other assessments, in the form of cash or any instrument other than the personal check of the tenant, it shall be the duty of the lease-hold retirement community owner or operator to provide the payor with a written receipt containing the following:
  - (a) The date;

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- (b) The amount;
- (c) The identity of the premises and the purpose for which paid; and
- (d) The signature and title of the person receiving payment.
- 32 12. Remedies. (a) Any lease-hold retirement community home owner or 33 tenant injured or damaged in whole or in part as a result of a violation 34 of any of the provisions of this section may bring an action for recovery of actual damages plus reasonable attorney's fees or injunctive 35 36 relief as appropriate. The remedy shall be in addition to and shall not 37 preclude or diminish any action that an individual may have under common law or any local, state or federal law or regulation. 38
- (b) The county attorney may commence an action to restrain, prevent, and/or enjoin a violation of this section or a continuance of such violation of this section or a continuance of such violation by a lease-41 42 hold retirement community owner or operator.
  - § 2. Subdivision 1 of section 233-b of the real property law, as added by section 12 of part O of chapter 36 of the laws of 2019, is amended to read as follows:
- 46 1. The provisions of this section shall apply to all manufactured 47 homes located in a manufactured home park as defined in section two 48 hundred thirty-three of this article, however manufactured homes located 49 in manufactured home parks that are subject to a regulatory agreement with a governmental entity to preserve affordable housing or that other-50 51 wise limits rent increases are exempt from the provisions of this 52 Homes in a lease-hold retirement community, as defined in section two hundred thirty-eight-b of this article, shall also be 53 subject to the provisions of this section relating to rent increases the 54

same as a manufactured home park. 55

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§ 3. Separability. If any part or provision of this act or the appli-2 cation thereof to a person or circumstance is adjudged invalid by any court of competent jurisdiction, such judgment shall be confined in its operation to the part or the provision or application directly involved in the controversy in which such judgment shall have been rendered and shall not affect or impair the validity of the remainder of this act or application thereof to other persons or circumstances.

§ 4. This act shall take effect on the first of October next succeeding the date on which it shall have become a law and shall apply to 10 sales, actions, rent increases, or leases involving lease-hold retire-11 ment community homes occurring or entered into on or after such date.