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2	An act relating to mobile home owners; amending
3	s. 48.183, F.S.; providing for service of
4	process in an action for possession of
5	residential premises; creating s. 320.08015,
б	F.S.; providing for a license tax surcharge for
7	deposit in the Florida Mobile Home Relocation
8	Trust Fund; amending s. 320.081, F.S.;
9	conforming to the act; amending s. 715.101,
10	F.S.; including a reference to chapter 723,
11	F.S., in the Disposition of Personal Property
12	Landlord and Tenant Act; amending s. 723.007,
13	F.S.; providing a surcharge under the Florida
14	Mobile Home Act on certain mobile home lots for
15	deposit in the Florida Mobile Home Relocation
16	Trust Fund; amending s. 723.041, F.S.;
17	providing for the placement of any size used or
18	new mobile home on a mobile home lot under
19	certain circumstances; amending s. 723.061,
20	F.S.; revising language to include reference to
21	the eviction of a mobile home tenant or a
22	mobile home occupant; amending s. 723.0611,
23	F.S.; providing that persons who receive
24	compensation from the Florida Mobile Home
25	Relocation Corporation shall not have a claim
26	or cause of action against the corporation or
27	the park owner under certain circumstances;
28	amending s. 723.06115, F.S.; revising language
29	with respect to the Florida Mobile Home
30	Relocation Trust Fund; providing reference to
31	the deposit of certain surcharges into the
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1 trust fund; amending s. 723.06116, F.S.; 2 increasing certain fees; providing an 3 additional situation in which a mobile home 4 park owner is not required to make certain 5 payments and is not entitled to certain 6 compensation from the Florida Mobile Home 7 Relocation Corporation; amending s. 723.0612, F.S.; revising language with respect to 8 9 compensation from the Florida Mobile Home Relocation Corporation; providing an 10 appropriation; providing an effective date. 11 12 13 Be It Enacted by the Legislature of the State of Florida: 14 15 Section 1. Subsection (1) of section 48.183, Florida 16 Statutes, is amended to read: 17 48.183 Service of process in action for possession of 18 premises.--19 (1) In an action for possession of any residential 20 premises, including those under chapters 83, 723, and 513, or 21 nonresidential premises, if the tenant cannot be found in the 22 county or there is no person 15 years of age or older residing 23 at the tenant's usual place of abode in the county after at least two attempts to obtain service as provided above in this 24 subsection, summons may be served by attaching a copy to a 25 26 conspicuous place on the property described in the complaint 27 or summons. The minimum time delay between the two attempts to obtain service shall be 6 hours. Nothing herein shall be 28 29 construed as prohibiting service of process on a tenant as is 30 otherwise provided on defendants in civil cases. 31 2

2003 Legislature CS for CS for SB 1944, 1st Engrossed Section 2. Section 320.08015, Florida Statutes, is 1 2 created to read: 3 320.08015 License tax surcharge.--4 (1) Except as provided in subsection (2), there is 5 levied on each license tax imposed under s. 320.08(11) a 6 surcharge in the amount of \$1, which shall be collected in the 7 same manner as the license tax and shall be deposited in the Florida Mobile Home Relocation Trust Fund, as created in s. 8 9 723.06115. This surcharge may not be imposed during the next registration and renewal period if the balance in the Florida 10 Mobile Home Relocation Trust Fund exceeds \$10 million on June 11 12 30. The surcharge shall be reinstated in the next registration 13 and renewal period if the balance in the Florida Mobile Home 14 Relocation Trust Fund is below \$6 million on June 30. 15 (2) Any mobile home that is not located in a mobile home park regulated under chapter 723 is exempt from the 16 17 surcharge. Section 3. Subsections (3), (4), and (5) of section 18 19 320.081, Florida Statutes, are amended to read: 320.081 Collection and distribution of annual license 20 21 tax imposed on the following type units .--22 (3) The owner shall make application for such sticker 23 in the manner provided in s. 320.02, and the tax collectors in the several counties of the state shall collect the license 24 taxes imposed by s. 320.08(10) and (11) and the license tax 25 26 surcharge imposed by s. 320.08015 in the same manner and under 27 the same conditions and requirements as provided in s. 320.03. (4) Each tax collector shall make prompt remittance of 28 29 all moneys collected by him or her to the department at such times and in such manner as provided by law. Upon receipt of 30 the license taxes collected from the tax collectors of the 31 3

several counties, the department shall pay into the State 1 Treasury for deposit in the General Revenue Fund the sum of 2 \$1.50 on each such sticker issued, and shall pay into the 3 4 State Treasury for deposit in the Florida Mobile Home 5 Relocation Trust Fund \$1 on each sticker issued as provided in s. 320.08015. The balance remaining shall be paid into a trust б 7 fund in the State Treasury designated "License Tax Collection Trust Fund," and the moneys so deposited shall be paid to the 8 9 respective counties and cities wherein such units governed by the provisions of this section are located, regardless of 10 where the license taxes are collected, in the manner 11 12 hereinafter provided.

13 (5) The department shall keep records showing the 14 total number of stickers issued to each type unit governed by 15 this section, the total amount of license taxes collected, and the county or city wherein each such unit is located and shall 16 17 from month to month certify to the Chief Financial Officer Comptroller the amount derived from license taxes in each 18 19 county and each city within the county. Such amount, less the amount of \$1.50 collected on each license and the \$1 license 20 tax surcharge imposed by s. 320.08015, shall be paid to the 21 counties and cities within the counties wherein the unit or 22 units are located as follows: one-half to the district school 23 board and the remainder either to the board of county 24 commissioners, for units which are located within the 25 unincorporated areas of the county, or to any city within such 26 county, for units which are located within its corporate 27 limits. Payment shall be by warrant drawn by the Chief 28 29 Financial Officer Comptroller upon the treasury, which amount is hereby appropriated monthly out of the License Tax 30 Collection Trust Fund. 31

ENROLLED 2003 Legislature CS for CS for SB 1944, 1st Engrossed Section 4. Subsection (1) of section 715.101, Florida 1 2 Statutes, is amended to read: 3 715.101 Application of ss. 715.10-715.111.--4 (1) Sections 715.10-715.111 apply to all tenancies to 5 which part I or part II of chapter 83 are applicable, and to tenancies after a writ of possession has been issued pursuant б 7 to s. 723.062. 8 Section 5. Section 723.007, Florida Statutes, is 9 amended to read: 723.007 Annual fees; surcharge.--10 (1) Each mobile home park owner shall pay to the 11 12 division, on or before October 1 of each year, an annual fee 13 of \$4 for each mobile home lot within a mobile home park which 14 he or she owns. The division may, after December 31, 1993, by 15 rule, increase the amount of the annual fee to an amount not to exceed \$5 for each mobile home lot to fund operation of the 16 17 division. If the fee is not paid by December 31, the mobile home park owner shall be assessed a penalty of 10 percent of 18 19 the amount due, and he or she shall not have standing to 20 maintain or defend any action in the courts of this state until the amount due, plus any penalty, is paid. 21 22 (2) There is levied on each annual fee imposed under 23 subsection (1) a surcharge in the amount of \$1. The surcharge 24 shall be collected in the same manner as the annual fee and shall be deposited in the Florida Mobile Home Relocation Trust 25 26 Fund. Collection of the surcharge shall begin during the first 27 calendar year after this subsection takes effect. This surcharge may not be imposed during the next calendar year if 28 29 the balance in the trust fund exceeds \$10 million on June 30. The surcharge shall be reinstated in the next calendar year if 30 the balance in the trust fund is below \$6 million on June 30. 31

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The surcharge imposed by this subsection may not be imposed as 1 2 a separate charge regardless of any disclosure in the 3 prospectus. 4 Section 6. Section 723.041, Florida Statutes, is 5 amended to read: 6 723.041 Entrance fees; refunds; exit fees prohibited; 7 replacement homes .--8 (1)(a) Entrance fees on new mobile home placements 9 shall be specifically set forth in the prospectus or offering 10 circular. Any such fee shall be clearly identified in writing at the time that the rental agreement is signed or otherwise 11 12 concluded. 13 (b) The failure on the part of a mobile home park 14 owner or developer to disclose fully all fees, charges, or 15 assessments shall prevent the park owner or operator from collecting such fees, charges, or assessments; and a refusal 16 17 by the mobile home owner to pay any undisclosed charge shall not be used by the park owner or developer as a cause for 18 19 eviction in any court of law. (c) It is unlawful for any mobile home park owner or 20 developer to make any agreement, written or oral, whereby the 21 fees authorized in this subsection will be split between such 22 23 mobile home park owner or developer and any mobile home dealer, unless otherwise provided for in this chapter. Any 24 person who violates any of the provisions of this paragraph is 25 26 guilty of a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083. 27 28 (d) With respect to the first rental agreement for a 29 mobile home lot in a developing park, the park has the right to condition such initial rental agreement upon the 30 prospective resident's purchasing the mobile home from a 31 6

dealer chosen by the park developer. A park developer may 1 also buy down rentals on the initial rental agreement of a 2 3 mobile home lot, and such buy-downs may be split between the 4 owner of a developing park and the dealer. 5 (e) Whenever an entrance fee is charged by a mobile 6 home park owner or developer for the entrance of a mobile home 7 into the park and such mobile home is moved from the park before 2 years have passed from the date on which the fee was 8 9 charged, the fee shall be prorated and a portion returned as follows: 10 The entrance fee shall be refunded at the rate of 11 1 12 one twenty-fourth of such fee for each month short of 2 years 13 that the mobile home owner maintained his or her mobile home 14 within the park. 15 2. The entrance fee shall be refunded within 15 days 16 after the mobile home has been physically moved from the park. 17 No new entrance fee may be charged for a move within the same 18 19 park. This paragraph does not apply in instances in which the 20 mobile home owner is evicted on the ground of nonpayment of rent; violation of a federal, state, or local ordinance; or 21 22 violation of a properly promulgated park rule or regulation or 23 leaves before the expiration date of his or her rental agreement. However, the sums due to the park by the mobile 24 25 home owner may be offset against the balance due on the 26 entrance fee. 27 (2) No person shall be required by a mobile home park owner to pay an exit fee upon termination of his or her 28 29 residency. 30 31 7 CODING: Words stricken are deletions; words underlined are additions.

(3) No entrance fee may be charged by the park owner 1 2 to the purchaser of a mobile home situated in the park that is 3 offered for sale by a resident of the park. 4 (4) Except as expressly preempted by the requirements 5 of the Department of Highway Safety and Motor Vehicles, a 6 mobile home owner or the park owner shall be authorized 7 pursuant to this section to site any size new or used mobile home and appurtenances on a mobile home lot in accordance with 8 the lot sizes, separation and setback distances, and other 9 requirements in effect at the time of the approval of the 10 mobile home park. 11 12 Section 7. Subsections (1), (4), and (5) of section 13 723.061, Florida Statutes, are amended to read: 14 723.061 Eviction; grounds, proceedings .--15 (1) A mobile home park owner may evict a mobile home owner, a mobile home tenant, a mobile home occupant, or a 16 17 mobile home only on one or more of the grounds provided in 18 this section. 19 (a) Nonpayment of lot rental amount. If a mobile home 20 owner or tenant, whichever is responsible, fails to pay the lot rental amount when due and if the default continues for 5 21 days after delivery of a written demand by the mobile home 22 23 park owner for payment of the lot rental amount, the park owner may terminate the tenancy. However, if the mobile home 24 owner or tenant, whichever is responsible, pays the lot rental 25 26 amount due, including any late charges, court costs, and 27 attorney's fees, the court may, for good cause, deny the order of eviction, provided such nonpayment has not occurred more 28 29 than twice. (b) Conviction of a violation of a federal or state 30 law or local ordinance, which violation may be deemed 31 8 CODING: Words stricken are deletions; words underlined are additions.

detrimental to the health, safety, or welfare of other residents of the mobile home park. <u>The mobile home owner or</u> mobile home tenant will have 7 days from the date that notice to vacate is delivered to vacate the premises. This paragraph shall be grounds to deny an initial tenancy of a purchaser of a home pursuant to s. 723.061(1)(e) or to evict an unapproved occupant of a home.

8 (c) Violation of a park rule or regulation, the rental9 agreement, or this chapter.

1. For the first violation of any properly promulgated 10 rule or regulation, rental agreement provision, or this 11 12 chapter which is found by any court having jurisdiction thereof to have been an act which endangered the life, health, 13 14 safety, or property of the park residents or employees or the 15 peaceful enjoyment of the mobile home park by its residents, 16 the mobile home park owner may terminate the rental agreement, 17 and the mobile home owner, tenant, or occupant will have 7 18 days from the date that the notice is delivered to vacate the 19 premises.

20 For a second violation of the same properly 2. promulgated rule or regulation, rental agreement provision, or 21 this chapter within 12 months, the mobile home park owner may 22 23 terminate the tenancy if she or he has given the mobile home owner, tenant, or occupant written notice within 30 days of 24 the first violation, which notice specified the actions of the 25 26 mobile home owner, tenant, or occupant which caused the 27 violation and gave the mobile home owner, tenant, or occupant 7 days to correct the noncompliance. The mobile home owner, 28 29 tenant, or occupant must have received written notice of the ground upon which she or he is to be evicted at least 30 days 30 prior to the date on which she or he is required to vacate. A 31

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second violation of a properly promulgated rule or regulation, 1 rental agreement provision, or this chapter within 12 months 2 3 of the first violation is unequivocally a ground for eviction, 4 and it is not a defense to any eviction proceeding that a 5 violation has been cured after the second violation. Violation of a rule or regulation, rental agreement provision, or this 6 7 chapter after the passage of 1 year from the first violation of the same rule or regulation, rental agreement provision, or 8 9 this chapter does not constitute a ground for eviction under this section. 10

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12 No properly promulgated rule or regulation may be arbitrarily 13 applied and used as a ground for eviction.

14 (d) Change in use of the land comprising the mobile home park, or the portion thereof from which mobile homes are 15 to be evicted, from mobile home lot rentals to some other use, 16 17 provided all tenants affected are given at least 6 months' notice of the projected change of use and of their need to 18 19 secure other accommodations. The park owner may not give a notice of increase in lot rental amount within 90 days before 20 giving notice of a change in use. 21

(e) Failure of the purchaser, prospective tenant, or 22 23 occupant of a mobile home situated in the mobile home park to be qualified as, and to obtain approval to become, a tenant or 24 occupant of the home, if such approval is required by a 25 26 properly promulgated rule. If a purchaser or prospective 27 tenant of a mobile home situated in the mobile home park occupies the mobile home before approval is granted, the 28 29 mobile home owner or mobile home tenant shall have 7 days from the date the notice of the failure to be approved for tenancy 30 is delivered to vacate the premises. 31

(4) A mobile home park owner applying for the removal 1 2 of a mobile home owner, tenant, occupant, or a mobile home, or 3 both, shall file, in the county court in the county where the 4 mobile home lot is situated, a complaint describing the lot 5 and stating the facts that authorize the removal of the mobile home owner, tenant, occupant, or and the mobile home. The park 6 7 owner is entitled to the summary procedure provided in s. 8 51.011, and the court shall advance the cause on the calendar. 9 (5) Any notice required by this section must be in writing, and must be posted on the premises and sent to the 10 mobile home owner and tenant or occupant, as appropriate, by 11 12 certified or registered mail, return receipt requested, 13 addressed to the mobile home owner and tenant or occupant, as appropriate, at her or his last known address. Delivery of the 14 15 mailed notice shall be deemed given 5 days after the date of 16 postmark. 17 Section 8. Paragraph (e) is added to subsection (2) of 18 section 723.0611, Florida Statutes, to read: 19 723.0611 Florida Mobile Home Relocation Corporation .--20 (2) 21 (e) Any person who receives compensation from the 22 corporation or the park owner pursuant to ss. 23 723.061-723.0612 shall not have a cause of action against the corporation or the park owner for any claim arising under the 24 25 rights, duties, and obligations of the corporation or park 26 owner in ss. 723.061-723.0612. Section 9. Subsection (1) of section 723.06115, 27 28 Florida Statutes, is amended to read: 29 723.06115 Florida Mobile Home Relocation Trust Fund .--(1) There is established within the Department of 30 Business and Professional Regulation the Florida Mobile Home 31 11 CODING: Words stricken are deletions; words underlined are additions.

Relocation Trust Fund, to be used by the department for the 1 purpose of funding the administration and operations of the 2 3 Florida Mobile Home Relocation Corporation. All interest 4 earned from the investment or deposit of moneys in the trust 5 fund shall be deposited in the trust fund. The trust fund 6 shall be funded from the moneys collected by the department 7 under s. 723.06116 from mobile home park owners who change the 8 use of their mobile home parks; the surcharge collected by the 9 department under s. 723.007(2); the surcharge collected by the Department of Highway Safety and Motor Vehicles; and by other 10 appropriated funds. 11 12 Section 10. Subsection (1) of section 723.06116, 13 Florida Statutes, is amended and paragraph (d) is added to 14 subsection (2) of said section, to read: 15 723.06116 Payments to the Florida Mobile Home 16 Relocation Corporation .--17 (1) If a mobile home owner is required to move due to a change in use of the land comprising a mobile home park as 18 19 set forth in s. 723.061(1)(d), the mobile home park owner 20 shall, upon such change in use, pay to the Florida Mobile Home Relocation Corporation for deposit in the Florida Mobile Home 21 22 Relocation Trust Fund\$2,750\$2,000 for each single-section 23 mobile home and\$3,750\$2,500 for each multisection mobile home for which a mobile home owner has made application for 24 payment of moving expenses. The mobile home park shall make 25 26 the payments required by this section and by s. 723.0612(7) to 27 the corporation within 30 days after receipt from the corporation of the invoice for payment. 28 29 (2) A mobile home park owner is not required to make 30 the payment prescribed in subsection (1), nor is the mobile 31

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   home owner entitled to compensation under s. 723.0612(1),
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   when:
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              The mobile home owner has a pending eviction
         (d)
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   action for nonpayment of lot rental amount pursuant to s.
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   723.061(1)(a) which was filed against him or her prior to the
6
   mailing date of the notice of change in use of the mobile home
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   park given pursuant to s. 723.061(1)(d).
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           Section 11. Section 723.0612, Florida Statutes, is
9
   amended to read:
10
           723.0612 Change in use; relocation expenses; payments
11
   by park owner.--
12
           (1) If a mobile home owner is required to move due to
   a change in use of the land comprising the mobile home park as
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14
   set forth in s. 723.061(1)(d) and complies with the
15
   requirements of this section, the mobile home owner is
16
   entitled to payment from the Florida Mobile Home Relocation
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   Corporation of:
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           (a) The amount of actual moving expenses of relocating
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   the mobile home to a new location within a 50-mile radius of
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   the vacated park, or
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           (b) The amount of 3,000 for a single-section
   mobile home or$6,000<del>$10,000</del> for a multisection mobile home,
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23
   whichever is less. Moving expenses include the cost of taking
   down, moving, and setting up the mobile home in a new
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   location.
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           (2) A mobile home owner shall not be entitled to
   compensation under subsection (1) when:
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           (a) The park owner moves a mobile home owner to
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   another space in the mobile home park or to another mobile
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   home park at the park owner's expense;
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(b) A mobile home owner is vacating the premises and 1 2 has informed the park owner or manager before notice of the 3 change in use has been given; or 4 (c) A mobile home owner abandons the mobile home as 5 set forth in subsection (7); or 6 The mobile home owner has a pending eviction (d) 7 action for nonpayment of lot rental amount pursuant to s. 8 723.061(1)(a) which was filed against him or her prior to the 9 mailing date of the notice of change in use of the mobile home 10 park given pursuant to s. 723.061(1)(d). (3) Except as provided in subsection (7), in order to 11 12 obtain payment from the Florida Mobile Home Relocation Corporation, the mobile home owner shall submit to the 13 14 corporation, with a copy to the park owner, an application for 15 payment which includes: 16 (a) A copy of the notice of eviction due to change in 17 use; and 18 (b) A contract with a moving or towing contractor for 19 the moving expenses for the mobile home. 20 The Florida Mobile Home Relocation Corporation (4) must approve payment within 45 days after receipt of the 21 information set forth in subsection (3), or payment is deemed 22 23 approved. A copy of the approval must be forwarded to the park owner with an invoice for payment. Upon approval, the 24 corporation shall issue a voucher in the amount of the 25 26 contract price for relocating the mobile home. The moving contractor may redeem the voucher from the corporation 27 following completion of the relocation and upon approval of 28 29 the relocation by the mobile home owner. (5) Actions of the Florida Mobile Home Relocation 30 Corporation under this section are not subject to the 31 14

provisions of chapter 120 but are reviewable only by writ of 1 certiorari in the circuit court in the county in which the 2 claimant resides in the manner and within the time provided by 3 4 the Florida Rules of Appellate Procedure. 5 (6) This section does not apply to any proceeding in 6 eminent domain under chapter 73 or chapter 74. 7 In lieu of collecting payment from the Florida (7) 8 Mobile Home Relocation Corporation as set forth in subsection 9 (1), a mobile home owner may abandon the mobile home in the mobile home park and collect\$1,375 for a single section and 10 \$2,750 for a multi-section an amount equal to one-fourth of 11 12 the maximum allowable moving expenses from the corporation as long as the mobile home owner delivers to the park owner the 13 14 current title to the mobile home duly endorsed by the owner of 15 record and valid releases of all liens shown on the title. If a mobile home owner chooses this option, the park owner shall 16 17 make payment to the corporation in an amount equal to one-fourth of the maximum allowable moving expenses. The 18 19 mobile home owner's application for funds under this 20 subsection shall require the submission of a document signed 21 by the park owner stating that the home has been abandoned under this subsection and that the park owner agrees to make 22 23 payment to the corporation in the amount provided to the home owner under this section. However, in the event that the 24 required documents are not submitted with the application, the 25 26 corporation may consider the facts and circumstances 27 surrounding the abandonment of the home to determine whether the mobile home owner is entitled to payment pursuant to this 28 29 section. (8) The Florida Mobile Home Relocation Corporation 30 shall not be liable to any person for recovery if funds are 31 15

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insufficient to pay the amounts claimed. In any such event, 1 2 the corporation shall keep a record of the time and date of 3 its approval of payment to a claimant. If sufficient funds 4 become available, the corporation shall pay the claimant whose 5 unpaid claim is the earliest by time and date of approval. 6 (9) Any person whose application for funding pursuant 7 to subsection (1) or subsection (7) is approved for payment by 8 the corporation shall be barred from asserting any claim or 9 cause of action under this chapter directly relating to or arising out of the change in use of the mobile home park 10 against the corporation, the park owner, or the park owner's 11 successors in interest. No application for funding pursuant 12 13 to subsection (1) or subsection (7) shall be approved by the 14 corporation if the applicant has either filed a claim or cause 15 of action, is actively pursuing a claim or cause of action, or has a judgment against the corporation, the park owner, or the 16 17 park owner's successors in interest under this chapter directly relating to or arising out of the change in use of 18 19 the mobile home park, unless such claim or cause of action is 20 dismissed with prejudice. 21 (10) (10) (9) It is unlawful for any person or his or her agent to file any notice, statement, or other document 22 required under this section which is false or contains any 23 material misstatement of fact. Any person who violates this 24 25 subsection commits a misdemeanor of the second degree, 26 punishable as provided in s. 775.082 or s. 775.083. 27 Section 12. For the 2003-2004 fiscal year, the sum of \$500,000 is appropriated from the Florida Mobile Home 28 29 Relocation Trust Fund to the Florida Mobile Home Relocation 30 Corporation. 31 16

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