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By Senators Haridopolos and Fasano

	26-982-05 See HB 565
1	A bill to be entitled
2	An act relating to mobile homes; amending s.
3	723.037, F.S.; providing intent, requirements,
4	and restrictions regarding information
5	exchanged in meetings between park owners and
6	homeowners' committees and at mediation;
7	providing exceptions; amending s. 723.0611,
8	F.S.; designating the Florida Mobile Home
9	Relocation Corporation as an agency of the
10	state and certain other persons as officers,
11	employees, or agents of the state for
12	application of sovereign immunity provisions;
13	providing rulemaking authority to administer
14	provisions involving the corporation; amending
15	s. 723.0612, F.S.; providing that mobile home
16	owners are not eligible for compensation in
17	certain circumstances involving change in use
18	of the land comprising the mobile home park;
19	providing entitlement to attorney's fees and
20	costs in certain enforcement actions; providing
21	an effective date.
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23	Be It Enacted by the Legislature of the State of Florida:
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25	Section 1. Subsections (4) and (5) of section 723.037,
26	Florida Statutes, are amended to read:
27	723.037 Lot rental increases; reduction in services or
28	utilities; change in rules and regulations; mediation
29	(4)(a) A committee, not to exceed five in number,
30	designated by a majority of the affected mobile home owners or
31	by the board of directors of the homeowners' association, if
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applicable, and the park owner shall meet, at a mutually 1 2 convenient time and place within 30 days after receipt by the homeowners of the notice of change, to discuss the reasons for 3 the increase in lot rental amount, reduction in services or 4 5 utilities, or change in rules and regulations. б (b)1. At the meeting, the park owner or subdivision 7 developer shall in good faith disclose and explain all 8 material factors resulting in the decision to increase the lot 9 rental amount, reduce services or utilities, or change rules and regulations, including how those factors justify the 10 specific change proposed. The park owner or subdivision 11 12 developer may not limit the discussion of the reasons for the 13 change to generalities only, such as, but not limited to, increases in operational costs, changes in economic 14 conditions, or rents charged by comparable mobile home parks. 15 16 For example, if the reason for an increase in lot rental 17 amount is an increase in operational costs, the park owner 18 must disclose the item or items which have increased, the amount of the increase, any similar item or items which have 19 decreased, and the amount of the decrease. If an increase is 20 based upon the lot rental amount charged by comparable mobile 21 22 home parks, the park owner shall disclose, and provide in 23 writing to the committee at or before the meeting, the name, address, lot rental amount, and any other relevant factors 2.4 25 relied upon by the park owner, such as facilities, services, 26 and amenities, concerning the comparable mobile home parks. 27 The information concerning comparable mobile home parks to be 2.8 exchanged by the parties is to encourage a dialogue concerning 29 the reasons used by the park owner for the increase in lot rental amount and to encourage the homeowners to evaluate and 30 discuss the reasons for those changes with the park owner. The 31

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1 park owner shall prepare a written summary of the material 2 factors and retain a copy for 3 years. The park owner shall provide the committee a copy of the summary at or before the 3 4 meeting. 5 2. The park owner shall not limit the comparable б mobile home park disclosure to those mobile home parks that 7 are owned or operated by the same owner or operator as the 8 subject park, except in certain circumstances, which include, but are not limited to: 9 10 a. That the market area for comparable mobile home parks includes mobile home parks owned or operated by the same 11 12 entity that have similar facilities, services, and amenities; 13 b. That the subject mobile home park has unique attributes that are shared with similar mobile home parks; 14 c. That the mobile home park is located in a 15 16 geographic or market area that contains few comparable mobile 17 home parks; or 18 d. That there are similar considerations or factors that would be considered in such a market analysis by a 19 competent professional and would be considered in determining 20 21 the valuation of the market rent. 22 (c) If the committee disagrees with a park owner's lot 23 rental amount increase based upon comparable mobile home parks, the committee shall disclose to the park owner the 2.4 25 name, address, lot rental amount, and any other relevant 26 factors relied upon by the committee, such as facilities, 27 services, and amenities, concerning the comparable mobile home 2.8 parks. The committee shall provide to the park owner the disclosure, in writing, within 15 days after the meeting with 29 the park owner, together with a request for a second meeting. 30 The park owner shall meet with the committee at a mutually 31

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1 convenient time and place within 30 days after receipt by the 2 park owner of the request from the committee to discuss the disclosure provided by the committee. At the second meeting, 3 the park owner may take into account the information on 4 comparable parks provided by the committee, may supplement the 5 б information provided to the committee at the first meeting, 7 and may modify his or her position, but the park owner may not 8 change the information provided to the committee at the first 9 meeting. 10 (d) The committee and the park owner may mutually agree, in writing, to extend or continue any meetings required 11 12 by this section. 13 (e) Either party may prepare and use additional information to support its position during or subsequent to 14 the meetings required by this section. 15 16 17 This subsection is not intended to be enforced by civil or administrative action. Rather, the meetings and discussions 18 are intended to be in the nature of settlement discussions 19 prior to the parties proceeding to mediation of any dispute. 20 21 (5)(a) Within 30 days after the date of the last 22 scheduled meeting described in subsection (4), the homeowners 23 may petition the division to initiate mediation of the dispute pursuant to s. 723.038 if a majority of the affected 2.4 homeowners have designated, in writing, that: 25 26 1. The rental increase is unreasonable; 27 2. The rental increase has made the lot rental amount 2.8 unreasonable; 3. The decrease in services or utilities is not 29 accompanied by a corresponding decrease in rent or is 30 otherwise unreasonable; or 31 4

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1 4. The change in the rules and regulations is 2 unreasonable. 3 (b) A park owner, within the same time period, may also petition the division to initiate mediation of the 4 5 dispute. б (c) When a dispute involves a rental increase for 7 different home owners and there are different rates or 8 different rental terms for those home owners, all such rent 9 increases in a calendar year for one mobile home park may be 10 considered in one mediation proceeding. (d) At mediation, the park owner and the homeowners' 11 12 committee may supplement the information provided to each 13 other at the meetings described in subsection (4) and may modify their position, but they may not change the information 14 provided to each other at the first and second meetings. 15 16 17 The purpose of this subsection is to encourage discussion and 18 evaluation by the parties of the comparable mobile home parks in the competitive market area. The requirements of this 19 subsection are not intended to be enforced by civil or 2.0 21 administrative action. Rather, the meetings and discussions are intended to be in the nature of settlement discussions 2.2 23 prior to the parties proceeding to litigation of any dispute. Section 2. Paragraph (c) of subsection (2) and 2.4 paragraph (a) of subsection (3) of section 723.0611, Florida 25 26 Statutes, are amended to read: 27 723.0611 Florida Mobile Home Relocation Corporation .--2.8 (2) The corporation shall, for purposes of s. 768.28, 29 (C) be considered an agency of the state. Agents or employees of 30 the corporation, members of the board of directors of the 31

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1 corporation, or representatives of the Division of Florida 2 Land Sales, Condominiums, and Mobile Homes shall be considered officers, employees, or agents of the state, and actions 3 against them and the corporation shall be governed by s. 4 768.28. There shall be no liability on the part of, and no 5 cause of action of any nature shall arise against, agents or б 7 employees of the corporation, members of the board of 8 directors of the corporation, or representatives of the 9 Division of Florida Land Sales, Condominiums, and Mobile Homes for any act or omission of the board of directors in the 10 11 performance of their powers and duties under this section, 12 unless such act or omission by such person is in intentional 13 disregard of the rights of the claimant. (3) The board of directors shall: 14 (a) Adopt a plan of operation and articles, bylaws, 15 and operating rules pursuant to the provisions of chapter 120 16 17 to administer the provisions of this section and ss. 18 723.06115, 723.06116, and 723.0612. Section 3. Subsection (7) of section 723.0612, Florida 19 Statutes, is amended, and section (11) is added to that 20 21 section, to read: 22 723.0612 Change in use; relocation expenses; payments 23 by park owner. --(7) In lieu of collecting payment from the Florida 2.4 Mobile Home Relocation Corporation as set forth in subsection 25 26 (1), a mobile home owner may abandon the mobile home in the 27 mobile home park and collect \$1,375 for a single section and 2.8 \$2,750 for a multisection from the corporation as long as the mobile home owner delivers to the park owner the current title 29 to the mobile home duly endorsed by the owner of record and 30 valid releases of all liens shown on the title. If a mobile 31

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1	home owner chooses this option, the park owner shall make
2	payment to the corporation in an amount equal to the amount
3	the mobile home owner is entitled to under this subsection.
4	The mobile home owner's application for funds under this
5	subsection shall require the submission of a document signed
б	by the park owner stating that the home has been abandoned
7	under this subsection and that the park owner agrees to make
8	payment to the corporation in the amount provided to the home
9	owner under this subsection. However, in the event that the
10	required documents are not submitted with the application, the
11	corporation may consider the facts and circumstances
12	surrounding the abandonment of the home to determine whether
13	the mobile home owner is entitled to payment pursuant to this
14	subsection. The mobile home owner is not entitled to any
15	compensation under this subsection if there is a pending
16	eviction action for nonpayment of lot rental amount pursuant
17	to s. 723.061(1)(a) which was filed against him or her prior
18	to the mailing date of the notice of change in the use of the
19	mobile home park given pursuant to s. 723.061(1)(d).
20	(11) In an action to enforce the provisions of this
21	section and ss. 723.0611, 723.06115, and 723.06116, the
22	prevailing party is entitled to reasonable attorney's fees and
23	costs.
24	Section 4. This act shall take effect July 1, 2005.
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