By Senator Fasano

	11-00936-11 2011832
1	A bill to be entitled
2	An act relating to mobile home park lot tenancies;
3	amending s. 723.006, F.S.; revising duties of the
4	Division of Florida Condominiums, Timeshares, and
5	Mobile Homes relating to proposed amendments to a
6	prospectus or offering circular; amending s. 723.011,
7	F.S.; revising park owner disclosure requirements for
8	prospective lessees; amending s. 723.037, F.S.;
9	clarifying what constitutes the market area or the
10	competitive area for comparable mobile home parks;
11	providing an effective date.
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13	Be It Enacted by the Legislature of the State of Florida:
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15	Section 1. Subsection (8) of section 723.006, Florida
16	Statutes, is amended to read:
17	723.006 Powers and duties of division.—In performing its
18	duties, the division has the following powers and duties:
19	(8) The division has the authority by rule to authorize
20	amendments permitted by this chapter to an approved prospectus
21	or offering circular. <u>Prior to approving any proposed amendments</u>
22	to a prospectus or offering circular, the division shall provide
23	notice to the homeowners' association of such amendments.
24	Section 2. Subsections (2) and (3) of section 723.011,
25	Florida Statutes, are amended to read:
26	723.011 Disclosure prior to rental of a mobile home lot;
27	prospectus, filing, approval.—
28	(2) The park owner shall furnish <u>to each prospective lessee</u>
29	a copy of the prospectus or offering circular together with all

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11-00936-11 2011832 30 of the exhibits thereto and a mobile home expense disclosure 31 document containing all the information required by s. 32 723.012(7), (8), (9), and (10). The mobile home expense 33 disclosure document shall also include past, present, and 34 estimated future lease year amounts and any other factors that 35 may affect rent variations, such as lot location or size to each 36 prospective lessee. Delivery shall be made prior to execution of 37 the lot rental agreement or at the time of occupancy, whichever 38 occurs first. Upon delivery of a prospectus to a prospective 39 lessee, the lot rental agreement is voidable by the lessee for a period of 15 days. However, the park owner is not required to 40 furnish a copy of the prospectus or offering circular if the 41 42 tenancy is a renewal of a tenancy and the mobile home owner has 43 previously received the prospectus or offering circular. 44 (3) The prospectus or offering circular, together with its 45 exhibits, and the mobile home expense disclosure document are is 46 a disclosure documents document intended to afford protection to 47 homeowners and prospective homeowners in the mobile home park. The purpose of the <u>do</u>cuments document is to disclose the 48 49 representations of the mobile home park owner concerning the 50 operations of the mobile home park. Section 3. Paragraph (e) of subsection (4) of section 51 52 723.037, Florida Statutes, is redesignated as paragraph (f), and a new paragraph (e) is added to that subsection to read: 53 54 723.037 Lot rental increases; reduction in services or 55 utilities; change in rules and regulations; mediation.-56 (4)57 (e) For purposes of this subsection, the market area or the 58 competitive area for comparable mobile home parks is the county

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59	in which the subject park is located along with any contiguous
60	counties.
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62	This subsection is not intended to be enforced by civil or
63	administrative action. Rather, the meetings and discussions are
64	intended to be in the nature of settlement discussions prior to
65	the parties proceeding to mediation of any dispute.
66	Section 4. This act shall take effect July 1, 2011.

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