## SUBSTITUTE HOUSE BILL 3133

State of Washington 60th Legislature 2008 Regular Session

**By** House Housing (originally sponsored by Representatives Liias, Ormsby, Miloscia, Sells, Roberts, Priest, Hunt, Appleton, Rolfes, Loomis, Sullivan, Goodman, Morrell, McIntire, Wood, Hurst, Nelson, and Santos)

READ FIRST TIME 02/06/08.

AN ACT Relating to minimum terms for closure or conversion notices for mobile home parks and manufactured housing communities; amending RCW 59.20.060, 59.20.080, 59.21.030, 59.20.073, and 59.21.070; creating a new section; and declaring an emergency.

5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

6 <u>NEW SECTION.</u> Sec. 1. The legislature finds that:

7 (1) Manufactured/mobile homes provide a significant source of 8 homeownership opportunities for Washington state residents. However, the increasing number of closures and conversions to other uses of 9 10 manufactured housing communities and mobile home parks, combined with 11 low vacancy rates in existing parks and communities and the extremely 12 high cost of moving homes when these parks and communities close, make this type of affordable housing option increasingly insecure for the 13 tenants who reside in these parks and communities. 14

15 (2) Many tenants who reside in these parks and communities are 16 senior citizens or low-income households and are, therefore, the 17 residents most in need of reasonable security or permanency in the 18 siting of their home because of the adverse impacts on the health, safety, and welfare of tenants forced to move due to closure or
 conversion to another use of the manufactured housing community or
 mobile home park.

(3) Manufactured/mobile home tenants have a reasonable expectation 4 5 of long-term security when they move their home into a community or park. Some tenants have been forced to relocate due to a closure or б conversion soon after the tenant has moved into the community or park. 7 The legislature finds that unless a park owner sells the park to 8 9 resident homeowners or another entity with the purpose of preservation or justly compensates the homeowners for the loss of their homes, a 10 minimum notification period of three years before the closure or 11 conversion of a community or park is a reasonable balancing of the 12 13 rights and interests of both community and park owners and the 14 manufactured/mobile home owners.

15 (4) Given the effort and expense involved in moving a 16 manufactured/mobile home and the imbalance of economic power in this 17 type of landlord-tenant relationship, it is the intent of the 18 legislature to provide an opportunity for manufactured/mobile home 19 tenants to remain in manufactured housing communities and mobile home 20 parks for at least three years.

21 **Sec. 2.** RCW 59.20.060 and 2006 c 296 s 2 are each amended to read 22 as follows:

(1) Any mobile home space tenancy regardless of the term, shall be based upon a written rental agreement, signed by the parties, which shall contain:

(a) The terms for the payment of rent, including time and place,
and any additional charges to be paid by the tenant. Additional
charges that occur less frequently than monthly shall be itemized in a
billing to the tenant;

30 (b) Reasonable rules for guest parking which shall be clearly 31 stated;

32 (c) The rules and regulations of the park;

(d) The name and address of the person who is the landlord, and if such person does not reside in the state there shall also be designated by name and address a person who resides in the county where the mobile home park is located who is authorized to act as agent for the purposes of service of notices and process. If no designation is made of a person to act as agent, then the person to whom rental payments are to be made shall be considered the agent;

4 (e) The name and address of any party who has a secured interest in 5 the mobile home, manufactured home, or park model;

(f) A forwarding address of the tenant or the name and address of
a person who would likely know the whereabouts of the tenant in the
event of an emergency or an abandonment of the mobile home,
manufactured home, or park model;

10 (g)(((i))) Except as provided in (h) of this subsection, a covenant 11 by the landlord that, except for acts or events beyond the control of 12 the landlord, the mobile home park will not be converted to a land use 13 that will prevent the space that is the subject of the lease from 14 continuing to be used for its intended use for a period of three years 15 after the beginning of the term of the rental agreement(( $\dot{\tau}$ 

(ii) A rental agreement may, in the alternative, contain a 16 17 statement that: "The park may be sold or otherwise transferred at any time with the result that subsequent owners may close the mobile home 18 19 park, or that the landlord may close the park at any time after the required notice.")). The covenant ((or statement required by this 20 21 subsection)) must: (((A))) (i) Appear in print that is in bold face 22 and is larger than the other text of the rental agreement; (((B))) (ii) 23 be set off by means of a box, blank space, or comparable visual device; 24 and  $\left(\left(\frac{(C)}{C}\right)\right)$  <u>(iii)</u> be located directly above the tenant's signature on 25 the rental agreement((-));

26 (h) <u>A copy of a three-year closure notice, as required in RCW</u> 27 <u>59.20.080, if such notice is in effect;</u>

28 (i) The terms and conditions under which any deposit or portion 29 thereof may be withheld by the landlord upon termination of the rental 30 agreement if any moneys are paid to the landlord by the tenant as a 31 deposit or as security for performance of the tenant's obligations in 32 a rental agreement;

33 ((((i))) (j) A listing of the utilities, services, and facilities 34 which will be available to the tenant during the tenancy and the nature 35 of the fees, if any, to be charged;

36 ((<del>(j)</del>)) <u>(k)</u> A description of the boundaries of a mobile home space 37 sufficient to inform the tenant of the exact location of the tenant's 38 space in relation to other tenants' spaces;

1 (((+))) (1) A statement of the current zoning of the land on which 2 the mobile home park is located; and

3 (((<del>1)</del>)) (<u>m</u>) A statement of the expiration date of any conditional 4 use, temporary use, or other land use permit subject to a fixed 5 expiration date that is necessary for the continued use of the land as 6 a mobile home park.

7 (2) Any rental agreement executed between the landlord and tenant8 shall not contain any provision:

9 (a) Which allows the landlord to charge a fee for guest parking 10 unless a violation of the rules for guest parking occurs: PROVIDED, 11 That a fee may be charged for guest parking which covers an extended 12 period of time as defined in the rental agreement;

(b) Which authorizes the towing or impounding of a vehicle except upon notice to the owner thereof or the tenant whose guest is the owner of the vehicle;

16 (c) Which allows the landlord to alter the due date for rent 17 payment or increase the rent: (i) During the term of the rental agreement if the term is less than one year, or (ii) more frequently 18 than annually if the term is for one year or more: PROVIDED, That a 19 rental agreement may include an escalation clause for a pro rata share 20 21 of any increase in the mobile home park's real property taxes or utility assessments or charges, over the base taxes or utility 22 23 assessments or charges of the year in which the rental agreement took effect, if the clause also provides for a pro rata reduction in rent or 24 25 other charges in the event of a reduction in real property taxes or utility assessments or charges, below the base year: PROVIDED FURTHER, 26 27 That a rental agreement for a term exceeding one year may provide for annual increases in rent in specified amounts or by a formula specified 28 29 in such agreement;

30 (d) By which the tenant agrees to waive or forego rights or 31 remedies under this chapter;

32 (e) Allowing the landlord to charge an "entrance fee" or an "exit 33 fee." However, an entrance fee may be charged as part of a continuing 34 care contract as defined in RCW 70.38.025;

35 (f) Which allows the landlord to charge a fee for guests: 36 PROVIDED, That a landlord may establish rules charging for guests who 37 remain on the premises for more than fifteen days in any sixty-day 38 period;

1 (g) By which the tenant agrees to waive or forego homestead rights 2 provided by chapter 6.13 RCW. This subsection shall not prohibit such 3 waiver after a default in rent so long as such waiver is in writing 4 signed by the husband and wife or by an unmarried claimant and in 5 consideration of the landlord's agreement not to terminate the tenancy 6 for a period of time specified in the waiver if the landlord would be 7 otherwise entitled to terminate the tenancy under this chapter; or

8 (h) By which, at the time the rental agreement is entered into, the 9 landlord and tenant agree to the selection of a particular arbitrator.

10 **Sec. 3.** RCW 59.20.080 and 2003 c 127 s 4 are each amended to read 11 as follows:

(1) A landlord shall not terminate or fail to renew a tenancy of a tenant or the occupancy of an occupant, of whatever duration except for one or more of the following reasons:

15 (a) Substantial violation, or repeated or periodic violations of 16 the rules of the mobile home park as established by the landlord at the inception of the tenancy or as assumed subsequently with the consent of 17 the tenant or for violation of the tenant's duties as provided in RCW 18 59.20.140. The tenant shall be given written notice to cease the rule 19 violation immediately. The notice shall state that failure to cease 20 21 the violation of the rule or any subsequent violation of that or any other rule shall result in termination of the tenancy, and that the 22 tenant shall vacate the premises within fifteen days: PROVIDED, That 23 24 for a periodic violation the notice shall also specify that repetition of the same violation shall result in termination: PROVIDED FURTHER, 25 26 That in the case of a violation of a "material change" in park rules with respect to pets, tenants with minor children living with them, or 27 recreational facilities, the tenant shall be given written notice under 28 29 this chapter of a six month period in which to comply or vacate;

30 (b) Nonpayment of rent or other charges specified in the rental 31 agreement, upon five days written notice to pay rent and/or other 32 charges or to vacate;

33 (c) Conviction of the tenant of a crime, commission of which 34 threatens the health, safety, or welfare of the other mobile home park 35 tenants. The tenant shall be given written notice of a fifteen day 36 period in which to vacate;

1 (d) Failure of the tenant to comply with local ordinances and state 2 laws and regulations relating to mobile homes, manufactured homes, or 3 park models or mobile home, manufactured homes, or park model living 4 within a reasonable time after the tenant's receipt of notice of such 5 noncompliance from the appropriate governmental agency;

(e) Change of land use of the mobile home park or manufactured б 7 housing community including, but not limited to, conversion to a use other than for mobile homes, manufactured homes, or park models or 8 9 conversion of the mobile home park or manufactured housing community to a mobile home park cooperative or mobile home park subdivision: 10 PROVIDED, That the landlord shall give the tenants ((twelve months')) 11 12 three years' notice, which may be referred to as a closure notice 13 meeting the requirements of RCW 59.21.030, in advance of the effective 14 date of such change((, except that for the period of six months following April 28, 1989, the landlord shall give the tenants eighteen 15 16 months' notice in advance of the proposed effective date of such 17 change)). The three-year closure notice requirement does not apply if: (i) The mobile home park or manufactured housing community, or part 18 of the park or community, has been acquired or is under imminent threat 19 20 of condemnation;

21 (ii) The mobile home park or manufactured housing community is sold 22 to an organization comprised of park or community tenants, to a 23 nonprofit organization, or to a local government for the purpose of 24 preserving the park or community;

25 (iii) The landlord compensates the tenants for the loss of their
26 homes at their assessed value prior to a change of use or sale of the
27 property; or

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(iv) A tenant is an employee of the landlord;

(f) Engaging in "criminal activity." "Criminal activity" means a 29 criminal act defined by statute or ordinance that threatens the health, 30 31 safety, or welfare of the tenants. A park owner seeking to evict a 32 tenant or occupant under this subsection need not produce evidence of a criminal conviction, even if the alleged misconduct constitutes a 33 criminal offense. Notice from a law enforcement agency of criminal 34 activity constitutes sufficient grounds, but not the only grounds, for 35 an eviction under this subsection. Notification of the seizure of 36 37 illegal drugs under RCW 59.20.155 is evidence of criminal activity and 38 is grounds for an eviction under this subsection. The requirement that

any tenant or occupant register as a sex offender under RCW 9A.44.130 is grounds for eviction under this subsection. If criminal activity is alleged to be a basis of termination, the park owner may proceed directly to an unlawful detainer action;

5 (g) The tenant's application for tenancy contained a material 6 misstatement that induced the park owner to approve the tenant as a 7 resident of the park, and the park owner discovers and acts upon the 8 misstatement within one year of the time the resident began paying 9 rent;

10 (h) If the landlord serves a tenant three fifteen-day notices 11 within a twelve-month period to comply or vacate for failure to comply 12 with the material terms of the rental agreement or park rules. The 13 applicable twelve-month period shall commence on the date of the first 14 violation;

(i) Failure of the tenant to comply with obligations imposed upon tenants by applicable provisions of municipal, county, and state codes, statutes, ordinances, and regulations, including this chapter. The landlord shall give the tenant written notice to comply immediately. The notice must state that failure to comply will result in termination of the tenancy and that the tenant shall vacate the premises within fifteen days;

(j) The tenant engages in disorderly or substantially annoying conduct upon the park premises that results in the destruction of the rights of others to the peaceful enjoyment and use of the premises. The landlord shall give the tenant written notice to comply immediately. The notice must state that failure to comply will result in termination of the tenancy and that the tenant shall vacate the premises within fifteen days;

(k) The tenant creates a nuisance that materially affects the health, safety, and welfare of other park residents. The landlord shall give the tenant written notice to cease the conduct that constitutes a nuisance immediately. The notice must state that failure to cease the conduct will result in termination of the tenancy and that the tenant shall vacate the premises in five days;

35 (1) Any other substantial just cause that materially affects the 36 health, safety, and welfare of other park residents. The landlord 37 shall give the tenant written notice to comply immediately. The notice

1 must state that failure to comply will result in termination of the 2 tenancy and that the tenant shall vacate the premises within fifteen 3 days; or

(m) Failure to pay rent by the due date provided for in the rental
agreement three or more times in a twelve-month period, commencing with
the date of the first violation, after service of a five-day notice to
comply or vacate.

(2) Within five days of a notice of eviction as required by 8 subsection (1)(a) of this section, the landlord and tenant shall submit 9 any dispute to mediation. The parties may agree in writing to 10 mediation by an independent third party or through industry mediation 11 procedures. If the parties cannot agree, then mediation shall be 12 13 through industry mediation procedures. A duty is imposed upon both parties to participate in the mediation process in good faith for a 14 period of ten days for an eviction under subsection (1)(a) of this 15 16 section. It is a defense to an eviction under subsection (1)(a) of 17 this section that a landlord did not participate in the mediation 18 process in good faith.

19 (3) Chapters 59.12 and 59.18 RCW govern the eviction of 20 recreational vehicles, as defined in RCW 59.20.030, from mobile home 21 parks. This chapter governs the eviction of mobile homes, manufactured 22 homes, park models, and recreational vehicles used as a primary 23 residence from a mobile home park.

24 **Sec. 4.** RCW 59.21.030 and 2006 c 296 s 1 are each amended to read 25 as follows:

(1) <u>The closure notice</u> required by RCW 59.20.080 before park closure or conversion of the park((, whether twelve months or longer,)) shall be given to the director and all tenants in writing, and posted at all park entrances. The <u>closure</u> notice required by RCW 59.20.080 must also meet the following requirements:

31 (a) A copy of the closure notice must be provided with all ((month-32 to month)) rental agreements signed after the original park closure 33 notice date <u>as required under RCW 59.20.060</u>;

(b) Notice to the director must include: (i) A good faith estimate
of the timetable for removal of the mobile homes; (ii) the reason for
closure; and (iii) a list of the names and mailing addresses of the

1 current registered park tenants. Notice required under this subsection 2 must be sent to the director within ten business days of the date 3 notice was given to all tenants as required by RCW 59.20.080; and

4 (c) Notice must be recorded in the office of the county auditor for 5 the county where the mobile home park is located.

6 (2) The department must mail every tenant an application and 7 information on relocation assistance within ten business days of 8 receipt of the notice required in subsection (1) of this section.

9 Sec. 5. RCW 59.20.073 and 2003 c 127 s 3 are each amended to read 10 as follows:

(1) Any rental agreement shall be assignable by the tenant to any person to whom he or she sells or transfers title to the mobile home, manufactured home, or park model.

14 (2) <u>A tenant who sells a mobile home, manufactured home, or park</u> 15 <u>model within a park must provide the buyer with a copy of any closure</u> 16 <u>notice provided by a landlord, as required under RCW 59.20.080, at</u> 17 <u>least seven days in advance of the intended sale and transfer.</u>

(3) A tenant who sells a mobile home, manufactured home, or park 18 model within a park shall notify the landlord in writing of the date of 19 20 the intended sale and transfer of the rental agreement at least fifteen 21 days in advance of such intended transfer and shall notify the buyer in writing of the provisions of this section. The tenant shall verify in 22 23 writing to the landlord payment of all taxes, rent, and reasonable 24 expenses due on the mobile home, manufactured home, or park model and mobile home lot. 25

26 (((3))) (4) The landlord shall notify the selling tenant, in 27 writing, of a refusal to permit transfer of the rental agreement at 28 least seven days in advance of such intended transfer.

(((4))) (5) The landlord may require the mobile home, manufactured 29 30 home, or park model to meet applicable fire and safety standards if a 31 state or local agency responsible for the enforcement of fire and safety standards has issued a notice of violation of those standards to 32 the tenant and those violations remain uncorrected. Upon correction of 33 the violation to the satisfaction of the state or local agency 34 35 responsible for the enforcement of that notice of violation, the 36 landlord's refusal to permit the transfer is deemed withdrawn.

1 ((<del>(5)</del>)) <u>(6)</u> The landlord shall approve or disapprove of the 2 assignment of a rental agreement on the same basis that the landlord 3 approves or disapproves of any new tenant, and any disapproval shall be 4 in writing. Consent to an assignment shall not be unreasonably 5 withheld.

6 ((<del>(6)</del>)) <u>(7)</u> Failure to ((notify the landlord in writing,)) provide 7 <u>notice</u> as required under subsection (2) <u>or (3)</u> of this section; or 8 failure of the new tenant to make a good faith attempt to arrange an 9 interview with the landlord to discuss assignment of the rental 10 agreement; or failure of the current or new tenant to obtain written 11 approval of the landlord for assignment of the rental agreement, shall 12 be grounds for disapproval of such transfer.

13 Sec. 6. RCW 59.21.070 and 1995 c 122 s 10 are each amended to read 14 as follows:

15 If the rental agreement includes a covenant by the landlord as 16 described in RCW 59.20.060(1)(g)(((i))), the covenant runs with the 17 land and is binding upon the purchasers, successors, and assigns of the 18 landlord.

19 <u>NEW SECTION.</u> Sec. 7. This act is necessary for the immediate 20 preservation of the public peace, health, or safety, or support of the 21 state government and its existing public institutions, and takes effect 22 immediately.

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