HOUSE BILL No. 4801

April 21, 2009, Introduced by Reps. Constan, Johnson, Robert Jones, Durhal, Jackson, Polidori, Gonzales and Spade and referred to the Committee on Intergovernmental and Regional Affairs.

A bill to amend 1987 PA 96, entitled "The mobile home commission act," by amending section 7 (MCL 125.2307).

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 7. (1) A-EXCEPT AS PROVIDED IN SUBSECTION (7), A local 1 2 government which THAT proposes a standard related to mobile home 3 parks or seasonal mobile home parks, or related to mobile homes 4 located within a mobile home park or a seasonal mobile home park, 5 that is higher than the standard provided in this act or the code, 6 7-or THAT PROPOSES a standard related to the business, sales, and 7 service practices of mobile home dealers, or the business of mobile home installers and repairers, that is higher than the standard 8 provided in this act or the code, shall file the proposed standard 10 with the commission. The EXCEPT AS PROVIDED IN SUBSECTION (7), THE

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- 1 commission may promulgate rules to establish the criteria and
- 2 procedure for implementation of higher standards by a local
- 3 government. The commission shall review and approve the proposed
- 4 standard unless the standard is unreasonable, arbitrary, or not in
- 5 the public interest. If the commission does not approve or
- 6 disapprove the proposed standard within 60 days after it is filed
- 7 with the commission, the standard shall be considered approved
- 8 unless the local government grants the commission additional time
- 9 to consider the standard. After the proposed standard is approved,
- 10 the local government may adopt the standard by ordinance. The
- 11 ordinance shall relate to a specific section of the code.
- 12 (2) A local government standard related to mobile homes not
- 13 located within a mobile home park or seasonal mobile home park need
- 14 not be filed with the mobile home commission, unless the standard
- 15 relates to the business, sales, and service practices of mobile
- 16 home dealers, or the business of mobile home installers and
- 17 repairers.
- 18 (3) A local government ordinance shall not be designed as
- 19 exclusionary to mobile homes generally whether the mobile homes are
- 20 located inside or outside of mobile home parks or seasonal mobile
- 21 home parks.
- 22 (4) A local government ordinance shall not contain a standard
- 23 for the setup or installation of mobile homes that is incompatible
- 24 with, or is more stringent than, either of the following:
- 25 (a) The manufacturer's recommended setup and installation
- 26 specifications.
- 27 (b) The mobile home setup and installation standards

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- 1 promulgated by the federal department of housing and urban
- 2 development pursuant to the national manufactured housing
- 3 construction and safety standards act of 1974, 42 U.S.C. USC 5401
- 4 to 5426.
- 5 (5) In the absence of any setup or installation specifications
- 6 or standards for foundations as set forth in subsection (4)(a) or
- 7 (b), the local government standards for site-built housing shall
- 8 apply.
- 9 (6) A local government ordinance shall not contain roof
- 10 configuration standards or special use zoning requirements that
- 11 apply only to, or excludes, mobile homes. A local government
- 12 ordinance shall not contain a manufacturing or construction
- 13 standard that is incompatible with, or is more stringent than, a
- 14 standard promulgated by the federal department of housing and urban
- 15 development pursuant to the national manufactured housing
- 16 construction and safety standards act of 1974, 42 U.S.C. USC 5401
- 17 to 5426. A local government ordinance may include reasonable
- 18 standards relating to mobile homes located outside of mobile home
- 19 parks or seasonal mobile home parks which ensure that mobile homes
- 20 compare aesthetically to site-built housing located or allowed in
- 21 the same residential zone.
- 22 (7) A LOCAL GOVERNMENT MAY PROPOSE AND IMPLEMENT A STANDARD TO
- 23 INSPECT MOBILE HOMES FOR SAFETY WITHIN A MOBILE HOME PARK, A
- 24 SEASONAL MOBILE HOME PARK, OR MOBILE HOMES LOCATED OUTSIDE A MOBILE
- 25 HOME PARK OR A SEASONAL MOBILE HOME PARK IF THE MOBILE HOME BEING
- 26 INSPECTED IS BEING RENTED TO A TENANT BY THE OWNER OF THE MOBILE
- 27 HOME. THE LOCAL GOVERNMENT MAY PROPOSE A MEANS TO DETERMINE WHICH

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- 1 MOBILE HOMES LOCATED WITHIN ITS JURISDICTION ARE BEING RENTED TO
- 2 TENANTS BY THE OWNER, INCLUDING, BUT NOT LIMITED TO, IMPOSITION OF
- 3 A LICENSING REQUIREMENT FOR RENTING MOBILE HOMES TO TENANTS. A
- 4 LOCAL GOVERNMENT MAY INSPECT MOBILE HOMES RENTED TO TENANTS BY THE
- 5 OWNER FOR SAFETY. IF A LOCAL GOVERNMENT INSPECTS MOBILE HOMES
- 6 RENTED TO TENANTS BY THE OWNER FOR SAFETY, THE PERIOD BETWEEN
- 7 INSPECTIONS SHALL NOT BE LONGER THAN 4 YEARS.