MAINE STATE LEGISLATURE

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L.D. 1145

(Filing No. S-273)

MAJORITY

HOUSING AND ECONOMIC DEVELOPMENT Reproduced and distributed under the direction of the Secretary of the Senate. STATE OF MAINE SENATE 132ND LEGISLATURE FIRST SPECIAL SESSION

COMMITTEE AMENDMENT "A" to S.P. 477, L.D. 1145, "An Act to Protect Residents Living in Mobile Home Parks"

Amend the bill by inserting after the title and before the enacting clause the following:

'Emergency preamble. Whereas, acts and resolves of the Legislature do not become effective until 90 days after adjournment unless enacted as emergencies; and

Whereas, current law requires a mobile home park owner that intends to accept an offer to purchase the mobile home park to notify the mobile home owners in the mobile home park and give the mobile home owners time to make an offer to purchase the mobile home park;

Whereas, current law allows a mobile home park owner to reject an offer from at least 51% of the mobile home owners to purchase the mobile home park even if the offer is at the same price and has substantially equivalent terms and conditions as the offer the mobile home park owner intends to accept;

Whereas, the sale of mobile home parks as part of an investment portfolio is increasing in the State and often results in an increase in lot rent and fees to the mobile home owners who live in the mobile home park;

Whereas, this increase in rent and fees is reducing the affordability of mobile home ownership, further exacerbating the housing crisis in the State;

Whereas, mobile home park owners are currently considering competing offers for the sale of mobile home parks as part of an investment portfolio and from a group of mobile home owners;

Whereas, this legislation must take effect before the expiration of the 90-day period in order to address these issues;

Whereas, in the judgment of the Legislature, these facts create an emergency within the meaning of the Constitution of Maine and require the following legislation as

Page 1 - 132LR1672(02)



COMMITTEE AMENDMENT " A " to S.P. 477, L.D. 1145 (S-273)

immediately necessary for the preservation of the public peace, health and safety; now, therefore,'

Amend the bill by striking out everything after the enacting clause and inserting the following:

- 'Sec. 1. 10 MRSA §9094-A, sub-§1, as repealed and replaced by PL 2023, c. 378, §1, is amended to read:
- 1. Notice required. The owner of a mobile home park shall give <u>written</u> notice of the intent to sell the mobile home park to each owner of a mobile home in the mobile home park and to the Maine State Housing Authority. The owner of the mobile home park may not make a final unconditional acceptance of an offer for the sale of the mobile home park earlier than the 60th day after the date the notice was mailed as required by this subsection containing the information required by this subsection is mailed as required by this subsection and received by the Maine State Housing Authority. The notice must include:
 - A. A statement that a group of mobile home owners or a mobile home owners' association of the mobile home park has a first option to purchase the mobile home park and may make an offer to purchase the mobile home park within 60 days of the mailing date of the notice date the notice containing the information required by this subsection is mailed in accordance with this subsection and received by the Maine State Housing Authority; and

B. Either:

- (1) The price, terms and conditions for which the owner of the mobile home park intends to sell the mobile home park; or
- (2) The price, terms and conditions of any acceptable offer the owner of the mobile home park has received for the mobile home park, including a signed copy of the written offer that contains a description of the property. The owner may redact the name, address, contact information or other identifying information of the party making the offer.

If an owner of a mobile home park intends to accept an offer to purchase the mobile home park and the mobile home park is to be included in an investment portfolio by the purchaser, the price, terms and conditions specific to the mobile home park must be specified in the notice required by this subsection.

The notice must be mailed by certified mail, return receipt requested, to each mobile home owner at the mobile home owner's home address and to the Maine State Housing Authority.

- Sec. 2. 10 MRSA §9094-A, sub-§3-A, as enacted by PL 2023, c. 378, §4, is repealed and the following enacted in its place:
- 3-A. Group of mobile home owners or mobile home owners' association first option to purchase. A group of mobile home owners or a mobile home owners' association has the first option to purchase a mobile home park, and the owner of a mobile home park shall consider an offer from a group of mobile home owners or a mobile home owners' association subject to the following conditions.
 - A. An owner of a mobile home park shall consider any offer from a group of mobile home owners or a mobile home owners' association received by the 60th day after the date the notice containing the information required by subsection 1 is mailed as

Page 2 - 132LR1672(02)

COMMITTEE AMENDMENT

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COMMITTEE AMENDMENT " A" to S.P. 477, L.D. 1145 (S273)

required by subsection 1 and received by the Maine State Housing Au	thority as long
as the mobile home owners of at least 51% of the mobile homes in the	
park that are occupied by the mobile home owner or a family member	
home owner sign a petition or otherwise indicate in writing that they s	
the offer.	

- B. An owner of a mobile home park shall negotiate in good faith with a group of mobile home owners or a mobile home owners' association concerning a purchase offer made under this subsection,
- C. An offer made by a group of mobile home owners or a mobile home owners' association must include a purchase and sale agreement.
- D. If the proposed purchase and sale agreement from a group of mobile home owners or a mobile home owners' association matches the price and otherwise has substantially equivalent terms and conditions of the offer the mobile home park owner has conditionally accepted or plans to accept, the group of mobile home owners or the mobile home owners' association must have the first option to purchase the mobile home park at the price, terms and conditions stated in its purchase and sale agreement.
- E. A mobile home park owner may not unreasonably refuse to enter into or unreasonably delay the execution of or closing on a purchase and sale agreement with a group of mobile home owners or a mobile home owners' association that has proposed a bona fide purchase and sale agreement to meet the price and substantially equivalent terms and conditions of an offer for which notice is required to be given under subsection 1.
- F. Notwithstanding the requirement that the offer from a group of mobile home owners or a mobile home owners' association be on substantially equivalent terms and conditions, a mobile home park owner may not reject a proposed purchase and sale agreement solely on the basis of the inclusion of a financing contingency.
- G. A group of mobile home owners or a mobile home owners' association may not be required to pay a nonrefundable deposit at the time of execution of a purchase and sale agreement as a condition of acceptance.
- H. If an owner of a mobile home park accepts the offer made by a group of mobile home owners or a mobile home owners' association, the group of mobile home owners or the mobile home owners' association must obtain appropriate financing and a commercially reasonable time to close on the sale before the 90th day after the execution date of the purchase and sale agreement.
- I. If a group of mobile home owners or a mobile home owners' association fails to secure financing necessary for the purchase and sale agreement during this 90-day period, or such longer period as the parties may agree to, or fails to close on the sale in compliance with the purchase and sale agreement executed by the parties, the mobile home park owner has no further duties under this section with respect to the proposed sale, lease or transfer of the mobile home park.
- J. If a purchase and sale agreement between a mobile home park owner and a group of mobile home owners or a mobile home owners' association does not result in a purchase and the mobile home park owner offers to sell the mobile home park at a different price or with different terms and conditions or receives a subsequent offer to

Page 3 - 132LR1672(02)

COMMITTEE AMENDMENT



COMMITTEE AMENDMENT "A	" to S.P. 477, L.D. 1145	(s.273)
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purchase at a different price or with different terms and conditions that the mobile home park owner intends to accept, the requirements of this section apply separately to each subsequent offer.

Sec. 3. 10 MRSA §9094-A, sub-§6 is enacted to read:

- 6. Assignment of rights. A group of mobile home owners or a mobile home owners' association that has rights under this section may, upon a majority vote, assign those rights to the following entities as long as the entity agrees to continue operating the property as a mobile home park:
 - A. The municipality in which the mobile home park is located;
 - B. The Maine State Housing Authority or a municipal housing authority established under Title 30-A, section 4721 whose area of operation, as defined in Title 30-A, section 4702, subsection 1, includes the municipality in which the mobile home park is located; or
 - C. A nonprofit organization.'

Amend the bill by adding before the summary the following:

'Emergency clause. In view of the emergency cited in the preamble, this legislation takes effect when approved.'

Amend the bill by relettering or renumbering any nonconsecutive Part letter or section number to read consecutively.

SUMMARY

This amendment, which is the majority report of the committee, adds an emergency preamble and emergency clause to the bill. It retains the current law that a group of mobile home owners or a mobile home owners' association has 60 days within which to make an offer to a mobile home park owner to purchase the mobile home park currently on the market or for which the park owner has received a purchase offer the park owner intends to accept. It also adds or clarifies the following:

- 1. If the offer from a group of mobile home owners or a mobile home owners' association is at the same price and substantially equivalent terms and conditions as an offer the mobile home park owner intends to accept, the group of mobile home owners or the mobile home owners' association has the first option to purchase the park;
- 2. A group of mobile home owners or a mobile home owners' association has 90 days after the execution of a purchase and sale agreement with the mobile home park owner within which to secure appropriate financing;
- 3. The purchase and sale of a mobile home park must occur within a commercially reasonable time after the receipt of the commitment for appropriate financing;
- 4. If a group of mobile home owners or a mobile home owners' association fails to get financing within the 90-day period or fails to close within a commercially reasonable time, the mobile home park owner has no further obligations with respect to the proposed sale;
- 5. A mobile home park owner may not reject an offer from a group of mobile home owners or a mobile home owners' association solely on the basis that the offer includes a financing contingency;

Page 4 - 132LR 1672(02)

COMMITTEE AMENDMENT

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COMMITTEE AMENDMENT " 10 S.P. 477, L.D. 1145 (S. 273)

- 6. The obligation to provide notice and consider an offer from a group of mobile home owners or a mobile home owners' association applies if the mobile home park owner offers the park for sale or intends to accept an offer to purchase the park at a different price or different terms and conditions; and
- 7. The Maine State Housing Authority, a municipal housing authority, a municipality where the park is located or a nonprofit organization may be assigned the first option to purchase provided to the mobile home owners under the bill.

FISCAL NOTE REQUIRED

(See attached)

Page 5 - 132LR1672(02)



132nd MAINE LEGISLATURE

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LR 1672(02)

An Act to Protect Residents Living in Mobile Home Parks

Fiscal Note for Bill as Amended by Committee Amendment (5.273)

Committee: Housing and Economic Development

Fiscal Note Required: Yes

Fiscal Note

Minor cost increase - Maine State Housing Authority

Fiscal Detail and Notes

Any additional costs to the Maine State Housing Authority from the provisions of this bill are expected to be minor and can be absorbed within existing budgeted resources.