

# 132nd MAINE LEGISLATURE

# FIRST SPECIAL SESSION-2025

**Legislative Document** 

No. 1765

H.P. 1184

House of Representatives, April 23, 2025

An Act to Ensure Affordability and Stability in Housing for Mobile Home Park Residents

Reference to the Committee on Housing and Economic Development suggested and ordered printed.

ROBERT B. HUNT

R(+ B. Hunt

Presented by Representative JULIA of Waterville. Cosponsored by Senator TEPLER of Sagadahoc and

Representatives: ARFORD of Brunswick, DEBRITO of Waterville, EDER of Waterboro,

MALON of Biddeford, MINGO of Calais, OSHER of Orono, SUPICA of Bangor.

## Be it enacted by the People of the State of Maine as follows:

**Sec. 1. 10 MRSA §9093,** as amended by PL 2023, c. 594, §1 and affected by §13, is further amended to read:

#### §9093. Fees; charges; assessments; rules

- 1. Duty to disclose. A mobile home park owner or operator shall disclose fully in writing all fees, charges, assessments and rules before a mobile home dweller assumes occupancy in the park. This information must be updated and provided to all tenants of the park no less than annually.
- 2. Increases or changes. The mobile home park owner or operator shall give at least 30 days' written notice to all tenants before changing any rules, except that any notice of an increase in rent or fees must be consistent with the notice requirements for residential estates in Title 14, sections 6015 and 6016. Notice of an increase in rent or fees must be delivered to each tenant of the park by certified mail and include at least the following:
  - A. The current amount charged for rent and fees and the effective date of a proposed increase;
  - B. The anticipated rent increase; and
  - C. When applicable, a certified copy of a waiver from the municipality or Manufactured Housing Board if a rent increase, including all fees, is, as a percentage of total rent, more than the most recent one-year increase in the applicable Consumer Price Index, as published by the United States Department of Labor, Bureau of Labor Statistics, plus 1%. The notice must advise that a rent increase may not exceed 5% per year.
- 3. Failure to disclose charges. If the park owner or operator fails to fully disclose any fees, charges or assessments, or provide notice of increases as required by subsection 2, those fees, charges of, assessments or increases may not be collected. The owner or operator may not use the mobile home dweller's refusal to pay any undisclosed charge or increase as a cause for eviction in any court.
- **4. Rental payments.** A mobile home park owner or operator may establish a park rule to require that all rental payments and other fees due to the mobile home park owner or operator be paid in full before the home is removed from the park, sold or occupied by a new tenant or owner. If the owner or occupant is a lienholder who has informed the mobile home park owner or operator of its lien on the home pursuant to section 9097, subsection 2-B, the terms of that subsection apply.
- 5. Annual reporting to municipality. A mobile home park owner or operator shall submit annually to the municipal officers a sworn affidavit stating that any increase in rent or fees at the mobile home park during the preceding year was in compliance with the limitations prescribed in section 9093-B and the notice requirements of subsection 2.

### Sec. 2. 10 MRSA §9093-B is enacted to read:

#### §9093-B. Rent and fee increase limitations

Beginning October 1, 2025, the following provisions apply to rent and fee increases imposed by a mobile home park owner or operator on a tenant of a mobile home park.

- 1. Rent and fee increase limitations. A mobile home park owner or operator may not increase rent or fees more than once in a 12-month period. The combined total of any increase in rent or fees must be limited to no more than the most recent one-year increase in the applicable Consumer Price Index, as published by the United States Department of Labor, Bureau of Labor Statistics, plus 1%, or 5% of the current rent or fee, whichever is less.
  - A. Increases in combined rent are permitted only when necessary to cover actual operating costs and maintenance expenses incurred by the mobile home park owner or operator.
  - B. If rent and fees have not increased in a mobile home park for 5 or more years, a mobile home park owner or operator may seek a waiver from the municipality or the Manufactured Housing Board to exceed the Consumer Price Index plus 1% limitation under this subsection, but may not exceed the maximum of 5% of the current rent or fee.
- 2. Waiver for exceptional circumstances. A municipality or the Manufactured Housing Board may grant a waiver as provided in subsection 1, paragraph B outside of the 5-year limitation only if the mobile home park owner or operator demonstrates that a substantial, unforeseen expense or capital improvement such as major infrastructure repairs or compliance with newly enacted regulations would result in a significant financial burden without the increase allowed by the waiver.
  - A. If the mobile home park is located within a municipality, the owner or operator must appeal to the local municipal government for approval, following the procedure established by that municipality.
  - B. If the mobile home park is located within the unorganized territory, an application must be submitted to the Manufactured Housing Board.
- 3. Civil remedies. A tenant of a mobile home park may bring an action for recovery of rent or fees collected in violation of this section or for failure to provide proper notice of increases as required in section 9093, subsection 2. If the tenant prevails, the court shall award attorney's fees to the tenant and assess the costs against the mobile home park owner or operator.

31 SUMMARY

This bill establishes limits on increases in rent and fees imposed by a mobile home park owner or operator on tenants of the mobile home park. Under the bill, a mobile home park owner or operator is prohibited from increasing rent or fees more than once in a 12-month period and must limit those increases to no more than 5% of current fees or rent. Under the bill, rent or fee increases must be necessary to cover actual costs incurred by the mobile home park owner or operator for operational costs and maintenance expenses. The bill also requires a mobile home park owner or operator to provide notice of rent and fee increases to tenants by certified mail and to submit an annual affidavit to the municipality stating that any increase in rent or fees was in compliance with all limitations and notice requirements.