- 1 SB105
- 2 156302-1
- 3 By Senator Allen
- 4 RFD: Judiciary
- 5 First Read: 14-JAN-14
- 6 PFD: 01/10/2014

1	156302-1:n	:01/06/2013:JET/mfc LRS2013-4579
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8	SYNOPSIS:	Under existing law, a manufactured dwelling
9		community owner may dispose of a manufactured
10		dwelling, including its contents, placed on
11		property owned or leased by the manufactured
12		dwelling community owner under certain conditions,
13		including notice to the tenant and all lienholders.
14		This bill would further provide for the sale
15		of an abandoned manufactured dwelling, storage for
16		the dwelling and personal property of the tenant,
17		and the required notice to tenants and lienholders.
18		This bill would specify that a manufactured
19		dwelling is deemed abandoned when the tenant has
20		been absent from the dwelling 30 days following
21		default, termination, or expiration of the lease
22		agreement or service of a court order requiring the
23		tenant to vacate the premises due to failure to
24		perform the obligations of the lease.
25		This bill would provide that notice of the
26		sale of the abandoned dwelling may be made by
27		affixing notice on the doors of the dwelling, would

1 require additional information to be included in 2 the notice, and would reduce the time frame in which a tenant must contact the manufactured 3 dwelling community owner after receipt of notice from 45 days to 30 days. 5 6 This bill would require a manufactured 7 dwelling community owner to provide a copy of the notice to any lienholder by certified or registered 8 mail, return receipt requested, no later than 14 9 10 days prior to the sale. 11 This bill would specify the unpaid rental 12 fees that may be deducted from the proceeds of the 13 sale. This bill would also allow a manufactured 14 15 dwelling community owner to condition approval for occupancy of any purchaser of the manufactured 16 17 dwelling upon verification that the new tenant qualifies for rental using rental criteria in 18 19 existence at the time of execution of the original 20 rental agreement. 21 22 A BILL 23 TO BE ENTITLED 24 AN ACT 25

To amend Sections 35-12A-1, 35-12A-2, 35-12A-3, 35-12A-5, 35-12A-6, 35-12A-7, 35-12A-8, 35-12A-10, 35-12A-11,

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35-12A-12, 35-12A-13, and 35-12A-14, Code of Alabama 1975, 1 2 relating to abandoned manufactured dwellings, to further provide for the sale of an abandoned manufactured dwelling, 3 storage for the dwelling and personal property of the tenant, and the required notice to tenants and lienholders; to specify 5 6 when a manufactured dwelling is deemed abandoned; to require 7 additional information to be included in the notice; to reduce the time frame in which a tenant must contact the manufactured 8 dwelling community owner after receipt of notice; to require a 9 10 manufactured dwelling community owner to provide a copy of the notice to any lienholder by certified or registered mail, 11 12 return receipt requested, within a specified time frame prior 13 to the sale; to specify the unpaid rental fees that may be 14 deducted from the proceeds of the sale; to allow a manufactured dwelling community owner to condition approval 15 for occupancy of any purchaser of the manufactured dwelling 16 17 upon verification that the new tenant qualifies for the rental; and to repeal Section 35-12A-9, Code of Alabama 1975, 18 relating to the sale or disposal of an abandoned manufactured 19 dwelling. 20 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA: 21

Section 1. Sections 35-12A-1, 35-12A-2, 35-12A-3, 35-12A-5, 35-12A-6, 35-12A-7, 35-12A-8, 35-12A-10, 35-12A-11, 35-12A-12, 35-12A-13, and 35-12A-14, Code of Alabama 1975, are amended to read as follows:

"§35-12A-1.

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1	"As used in this chapter, the following terms shall
2	have the following meanings:
3	"(1) ABANDONED MANUFACTURED DWELLING. A manufactured
4	dwelling that satisfies either of the following circumstances:
5	"a. A tenant is absent from the premises of the
6	manufactured dwelling following expiration of 30 days from
7	default, termination, or expiration of the lease agreement.
8	"b. A tenant is absent from the premises of the
9	manufactured dwelling continuously for 30 days after service
10	of a court order requiring the tenant to vacate the premises
11	due to failure of the tenant to perform obligations of the
12	<u>lease.</u>
13	" $\frac{(1)}{(2)}$ MANUFACTURED DWELLING COMMUNITY OWNER. Any
14	individual or business entity that, for consideration, allows
15	another individual to place a residential trailer, mobile
16	home, or manufactured $\frac{1}{1}$ dwelling on land owned or leased by
17	that individual or business entity.
18	"(2)(3) MANUFACTURED DWELLING. A residential
19	trailer, mobile home, or manufactured home.
20	"(4) RENTAL FEE. The actual rent charged to the
21	tenant including utilities, maintenance charges, and any other
22	fee charged incidental to the rent as provided for by the
23	agreement between the manufactured dwelling community owner
24	and tenant.
25	" $\frac{(3)}{(5)}$ TENANT. An individual or business entity
26	that enters into a rental agreement with a manufactured
27	dwelling community owner for placement of a manufactured home

Ι	on the property of the manufactured dwelling community owner
2	and that leases or owns the manufactured home.
3	"§35-12A-2.
4	"A manufactured dwelling community owner may dispose
5	of sell a manufactured dwelling on space property owned or
6	leased by the manufactured dwelling community owner only in
7	the manner provided by this chapter. and in the following
8	circumstances:
9	"(1) Sixty days have elapsed since the tenancy ended
10	by termination or expiration of a rental agreement.
11	"(2) The tenant has been absent from the premises
12	continuously for 30 days after termination of a tenancy by a
13	court order that has not been executed.
14	"\$35-12A-3.
15	"Prior to disposing of selling the tenant's
16	manufactured dwelling pursuant to this chapter, the
17	manufactured dwelling community owner shall provide a written
18	notice to the tenant by one of the following methods:
19	"(1) Personally delivered Personal delivery to the
20	tenant of the manufactured dwelling.
21	"(2) Certified mail addressed and mailed Mailing to
22	the tenant at the last known mailing address known to the
23	manufactured dwelling community owner.
24	"(3) Affixing a notice on the doors of the dwelling.
25	"\$35-12A-4.
26	"A manufactured dwelling community owner shall also
27	give a copy of the notice described in Section 35-12A-3

1 <u>35-12A-5</u> by certified or registered mail verified by return
2 receipt to the following:

"(1) Any any lienholder of the manufactured dwelling. It is the obligation of the manufactured dwelling community owner to determine the name and address of all lienholders which have a lien on the manufactured dwelling properly filed with as shown on the records of the office of the judge of probate in the county in which the manufactured dwelling is located, the Alabama Department of Revenue, or the Secretary of State. For purposes of this chapter, "lienholder" includes the holder of a security interest, mortgage, or other lien on the manufactured dwelling and "lien" includes a security interest, mortgage, or other lien.

"(2) The tax collector of the county in which the manufactured dwelling is located.

"\$35-12A-5.

"The notice required by Section Sections 35-12A-3 and 35-12A-4 shall state all of the following:

- "(1) The manufactured dwelling, with a reasonably certain description of the dwelling, is left upon the premises and is considered abandoned and the tenant is indebted to the manufactured dwelling community owner for rental fees.
- "(2) The tenant or lienholder shall contact the manufactured dwelling community owner within $\frac{45}{30}$ days of receipt of the notice, as provided in Section 35-12A-6, to arrange for the removal of the abandoned manufactured dwelling.

- "(3) The manufactured dwelling is stored on the rented space and applicable storage fees are being assessed.
 - "(4) The tenant or any lienholder may arrange for removal of the manufactured dwelling by contacting the manufactured dwelling community owner at a described telephone number or address on or before the specified date provided in the notice.
 - "(5) The manufactured dwelling community owner shall make the manufactured dwelling available for removal by the tenant or any lienholder by appointment at reasonable times.
 - "(6) If the tenant or owner fails to contact the manufactured dwelling community owner in writing by the date specified in the notice to remove the manufactured dwelling and the dwelling is not subject to a lien that has priority over any lien of the manufactured dwelling community owner, then the manufactured dwelling community owner may dispose of sell the manufactured dwelling as provided for in Section 35-12A-9. If the manufactured dwelling is subject to a lien that has priority over any lien of the manufactured dwelling community owner, then the provisions contained in Section 35-12A-13 are the manufactured dwelling community owner's sole remedy as to the lienholder.

"§35-12A-6.

"(a) After notifying the tenant and lienholder as required by Sections 35-12A-3 and 35-12A-4, the manufactured dwelling community owner shall do all of the following:

- "(1) Store any abandoned manufactured dwelling on the rented space and exercise reasonable care for the manufactured dwelling.
 - "(2) Store all other abandoned personal property of the tenant, including goods left inside a manufactured dwelling or left upon the rented space outside a manufactured dwelling, in a place of safekeeping and exercise reasonable care for the personal property. For purposes of this chapter, "personal property" does not include a manufactured dwelling.
 - "(b) The manufactured dwelling community owner shall be entitled to reasonable or actual storage charges and costs incidental to storage or disposal, including any cost of removal to a place of storage occurring after the expiration of the date by which a tenant, lienholder, or owner is to contact the manufactured dwelling community owner as set forth in Section 35-12A-5. The storage charge shall be no greater than the monthly space rent last payable by the tenant.

18 "\$35-12A-7.

"If a tenant, upon the receipt of the notice, responds by written notice to the manufactured dwelling community owner on or before the specified date in the manufactured dwelling community owner's notice that the tenant intends to remove the manufactured dwelling from the premises, the manufactured dwelling community owner must make the manufactured dwelling available for removal by appointment at reasonable times during the next 45 days, provided that the tenant has paid all applicable charges and costs as provided

1	herein. If the manufactured dwelling is not removed, the
2	manufactured community dwelling owner may proceed with the
3	sale of the manufactured dwelling pursuant to Section
4	<u>35-12A-8.</u>
5	"§35-12A-8.
6	"(a) If the tenant does not respond within the time
7	provided by the manufactured dwelling community owner's
8	notice, or the tenant does not remove the manufactured
9	dwelling or personal property within 45 days after responding
10	to the manufactured dwelling community owner or by any other
11	date agreed to with the manufactured dwelling community owner,
12	whichever is later, the manufactured dwelling or personal
13	property, as applicable, shall be conclusively presumed to be
14	abandoned community owner may sell the abandoned manufactured
15	dwelling and personal property as provided in this section.
16	"(b) With regard to the manufactured dwelling, prior
17	to sale, the manufactured dwelling community owner shall do
18	all of the following:
19	"(1) Place a notice to be run once per week for two
20	consecutive weeks in a newspaper of general circulation in the
21	county in which the manufactured dwelling is located. The
22	<pre>notice shall state all of the following:</pre>
23	"a. That the manufactured dwelling is abandoned and
24	will be sold in the manner provided in the notice. The
25	manufactured dwelling shall be described with reasonable
26	certainty.

1	"b. The tenant's and owner's name if of record or
2	actually known to the manufactured dwelling community owner.
3	"c. The address and any space number where the
4	manufactured dwelling is located, and if actually known to the
5	manufactured dwelling community owner, the plate,
6	registration, or other identification number as noted on the
7	certificate of title.
8	"d. Whether the sale is by private bidding or public
9	auction and that the manufactured dwelling community owner is
10	authorized to purchase the manufactured dwelling pursuant to
11	the method of sale described in the notice. In the case of a
12	public auction, the date, place, and time of the auction shall
13	be included in the notice.
14	"e. Whether the manufactured dwelling community
15	owner is accepting sealed bids and, if so, the last date on
16	which bids will be accepted. The date, time, and place where
17	the winning bid will be awarded shall also be included in the
18	<pre>notice.</pre>
19	"f. The name and telephone number of the person to
20	contact to inspect the manufactured dwelling.
21	"(2) No later than 14 days prior to the sale date,
22	provide a copy of the notice required by subdivision (1) to
23	any lienholder by certified or registered mail, verified by
24	return receipt.
25	"(c) With regard to personal property, including the
26	contents of the manufactured dwelling and any personal
27	property left on the rented space outside a manufactured

1 dwelling, the manufactured dwelling community owner shall 2 store the abandoned personal property as provided for in Section 35-12A-6. Prior to selling the personal property, the 3 manufactured dwelling community owner must hold the personal property for 45 days after mailing notice to the tenant or the 5 tenant's designated agent at the last known address of the 6 7 tenant or the tenant's agent or by delivering a copy of the notice to the last known address of the tenant or the tenant's 8 agent. The manufactured dwelling community owner is entitled 9 to reasonable storage charges as provided in Section 35-12A-6 10 prior to surrendering the property to the tenant or the 11 12 tenant's agent.

"\$35-12A-10.

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"A public or private sale authorized by this chapter shall be conducted consistent with the terms listed in Section 35-12A-9 35-12A-8 and every aspect of the sale including the method, manner, time, place, and terms must be commercially reasonable.

"§35-12A-11.

- "(a) The manufactured dwelling community owner may deduct from the proceeds of the sale any of the following:
- "(1) The reasonable or actual cost of notice, storage, and sale as provided in this chapter.
- "(2) Unpaid rent only from the sale of the manufactured dwelling, but only to the extent that the manufactured dwelling community owner's lien has priority over the lien of any applicable lienholder rental fees.

- "(3) Reasonable attorneys' fees and costs.
- "(b) After deducting the amounts listed in subsection (a), the manufactured dwelling community owner shall remit to the county tax collecting official any property taxes and/or other fees due and shall then remit the remaining proceeds, if any, to the lienholders, if any, to the extent of any unpaid balance owed on any liens on the manufactured
 - "(c) After deducting the amounts listed in subsections (a) and (b), as applicable, the manufactured dwelling community owner shall remit to the tenant or owner the remaining proceeds, if any, together with an itemized accounting. If the tenant or owner cannot be found, after due diligence, the remaining proceeds shall be may be interpleaded in any court with jurisdiction or be held and deposited in accordance with Section 35-12-29 35-12-70, et seq.

17 "\$35-12A-12.

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"Compliance in good faith with this chapter by the manufactured dwelling community owner shall constitute a complete defense in any action brought by a tenant or lienholder against a manufactured dwelling community owner for loss or damage to such manufactured dwelling or personal property, as applicable, disposed of sold pursuant to this chapter.

"\$35-12A-13.

"If a lienholder makes a timely response to a notice of abandoned manufactured dwelling, as provided for in Section

35-12A-4, and so requests, a manufactured dwelling community owner shall not sell or dispose of the manufactured dwelling for a period of 12 months. During this period, or until the manufactured dwelling is removed from the manufactured dwelling community owner's premises, the lienholder must make timely periodic payments of all reasonable and actual storage or rental charges fees which accrue after the expiration of the 45-day 30-day notice period and which shall be no greater than the monthly space rent last payable by the tenant. The lienholder shall have the right to remove or sell the manufactured dwelling, pursuant to the provisions of any agreement with the owner of the dwelling or as otherwise allowed by law. The manufactured dwelling community owner may condition approval for occupancy of any purchaser of the manufactured dwelling upon payment of all storage charges and maintenance costs which accrued after the expiration of the 45-day 30-day notice period or verification that the new tenant qualifies for rental consistent with the rental criteria in existence at the time of execution of the manufactured dwelling community owner's rental agreement. If the lienholder fails to respond to the notice of abandoned manufactured dwelling within 45 days of receipt, or after making a response, fails after 10 days' written notice from the manufactured dwelling community owner, to make timely payments, the manufactured dwelling community owner may proceed to sell the manufactured dwelling pursuant to Section 35-12A-9 35-12A-8. If the lienholder responds to the 45-day

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30-day notice, and requests that the manufactured dwelling community owner not sell or dispose of the manufactured dwelling, the lienholder shall be obligated to pay the manufactured dwelling community owner the storage or rental charges fees which accrue beginning after the expiration of the 45-day 30-day notice period until the expiration of the 12-month period or the date the manufactured dwelling is removed from the premises or sold pursuant to Section 35-12A-9 35-12A-8, whichever is earlier, plus the manufactured dwelling community owner's reasonable attorneys' fees and costs incurred in enforcing this obligation of the lienholder. The provisions of this section may be changed by agreement signed by the manufactured dwelling community owner and lienholder.

"§35-12A-14.

"If the manufactured dwelling or personal property is considered abandoned as a result of the death of the only tenant, Sections 35-12A-1 to 35-12A-13, inclusive, and this section shall apply, except as follows:

- "(1) The provisions of this chapter regarding the rights and responsibilities of a tenant to the abandoned manufactured dwelling and personal property shall apply to any personal representative named in a will or appointed by a court to act for the deceased tenant or any person designated in writing by the tenant to be contacted by the manufactured dwelling community owner in the event of the tenant's death.
- "(2) The notice required by Section 35-12A-3 shall be personally delivered or sent by first class mail to any

personal representative named in a will or appointed by a court to act for the deceased tenant.

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- "(3) The notice described in Section 35-12A-5 shall refer to any personal representative or designated person, instead of the deceased tenant, and shall incorporate the provisions of this section.
 - "(4) If a personal representative, designated person, or other person entitled to possession of the property, such as an heir or devisee, responds by actual notice to a manufactured dwelling community owner within the 45-day 30-day period provided by Section 35-12A-5, and so requests, the manufactured dwelling community owner shall enter into a written agreement with the representative or person providing that the manufactured dwelling shall not be sold or disposed of by the manufactured dwelling community owner until conclusion of any probate proceedings, so long as the representative or person makes timely periodic payment of all storage charges and maintains the property and the rented space on which it is stored. During the agreement, the representative or person shall have the right to remove or sell the property, including a sale to a purchaser or a transfer to an heir or devisee where the purchaser, heir, or devisee wishes to leave the property on the rented space and become a tenant. The manufactured dwelling community owner also may condition approval for occupancy of any purchaser, heir, or devisee of the property upon payment of all storage charges and maintenance costs. If the representative or person

violates the agreement, the manufactured dwelling community 1 2 owner may terminate it upon 30 days' written notice stating facts sufficient to notify the representative or person of the 3 reason for the termination. Unless the representative or person corrects the violation within the notice period, the 5 agreement shall terminate as provided and the manufactured 6 7 dwelling community owner may sell or dispose of the property as provided for in this chapter." 8 Section 2. Section 35-12A-9, Code of Alabama 1975, 9 10 relating to the sale or disposal of an abandoned manufactured 11 dwelling, is repealed. 12 Section 3. This act shall become effective on the 13 first day of the third month following its passage and

approval by the Governor, or its otherwise becoming law.