A bill to amend 1987 PA 96, entitled "The mobile home commission act,"
by amending sections 2, 4, 7, 16, 17, 43, and 48 (MCL 125.2302, 125.2304, 125.2307, 125.2316, 125.2317, 125.2343, and 125.2348), section 2 as amended by 2012 PA 588, sections 4, 16, and 17 as amended by 2006 PA 328, section 7 as amended by 2009 PA 215, and section 43 as added by 1988 PA 337, and by adding sections 48b and 48d.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 2. As used in this act:
(a) "Campground" means a campground as defined in section 12501 of the public health code, 1978 PA 368, MCL 333.12501.
(b) "Code" means all or a part of the mobile home code
promulgated pursuant to **UNDER** section 5.

(c) "Commission" means the mobile home code **MANUFACTURED HOUSING** commission.

(d) "Department" means the department of licensing and regulatory affairs, except that department **AS FOLLOWS:**

(i) **DEPARTMENT** means the department of state in all of the following circumstances:

(A) **(i)** As used in section 5(1) with respect to rules promulgated under section 5(1)(h).

(B) **(ii)** As used in section 9(5) with respect to rules adjusting fees under section 30a or 30c.

(C) **(iii)** As used in sections 30 to 30i.

(ii) **DEPARTMENT, AS USED WITH RESPECT TO POWERS AND DUTIES CONCERNING WATER SUPPLY SYSTEMS AND SEWAGE COLLECTION AND DISPOSAL SYSTEMS FOR MOBILE HOME PARKS AND SEASONAL MOBILE HOME PARKS, MEANS THE DEPARTMENT OF ENVIRONMENTAL QUALITY.**

(e) "Installer and repairer" means a person, including a mobile home dealer, who for compensation installs or repairs mobile homes.

(f) "Local government" means a county or municipality.

(g) "Mobile home" means a structure **THAT IS** transportable in 1 or more sections, which is built on a chassis, and designed to be used as a dwelling, with or without permanent foundation, when connected to the required utilities, and includes the plumbing, heating, air-conditioning, and electrical systems contained in the structure.

(h) "Mobile home dealer" means a person other than a
manufacturer engaged in the business of buying mobile homes for resale, exchange, lease, or rent or offering mobile homes for sale, lease, rent, or exchange to customers.

(i) "Mobile home park" means a parcel or tract of land under the control of a person upon which 3 or more mobile homes are located on a continual, nonrecreational basis and which is offered to the public for that purpose regardless of whether a charge is made therefor, together with any building, structure, enclosure, street, equipment, or facility used or intended for use incident to the occupancy of a mobile home.

(j) "Municipality" means a city, village, or township.

(k) "Person" means an individual, partnership, association, trust, or corporation, or any other legal entity or combination of legal entities.

(l) "Recreational vehicle" means a vehicle primarily designed and used as temporary living quarters for recreational, camping, or travel purposes, including a vehicle having its own motor power or a vehicle mounted on or drawn by another vehicle.

(m) "Seasonal mobile home park" means a parcel or tract of land under the control of a person upon which 3 or more mobile homes are located on a continual or temporary basis but occupied on a temporary basis only, and which is offered to the public for that purpose regardless of whether a charge is made therefor, together with any building, enclosure, street, equipment, or facility used or intended for use incident to the occupancy of a mobile home. Seasonal mobile home park does not include a campground licensed pursuant to sections 12501 to 12516 of the public health code, 1978.
PA 368, MCL 333.12501 to 333.12516.

(n) "Secured party" means that term as defined in section 9102 of the uniform commercial code, 1962 PA 174, MCL 440.9102.

(o) "Security interest" means that term as defined in section 1201 of the uniform commercial code, 1962 PA 174, MCL 440.1201.

(P) "TECHNICAL BULLETIN" MEANS A DOCUMENT ISSUED BY THE DEPARTMENT TO PROMOTE UNIFORM INTERPRETATION AND ENFORCEMENT OF THIS ACT AND RULES PROMULGATED UNDER THIS ACT. A RULE PROMULGATED OR ORDER ISSUED UNDER THIS ACT IS NOT A TECHNICAL BULLETIN.

(Q) "Termination statement" means that term as defined in section 9102 of the uniform commercial code, 1962 PA 174, MCL 440.9102.

Sec. 4. (1) The commission may do all of the following:

(a) After consultation with and considering comments from representatives of the manufactured housing industry and other interested parties, recommend rules to the department to implement and administer this act.

(b) Act for the purpose of establishing a uniform policy relating to all phases of mobile home businesses, mobile home parks, and seasonal mobile home parks.

(c) Determine the sufficiency of local mobile home ordinances which are designed to provide local governments with superintending control over mobile home businesses, mobile home parks, or seasonal mobile homes parks.

(d) Conduct public hearings relating to the powers prescribed in this subsection.

(2) The director or an authorized representative of the
director shall do all of the following:

(a) After consultation with and considering comments from representatives of the manufactured housing industry and other interested parties, promulgate rules to implement and administer this act.

(b) Conduct hearings relating to violations of this act or rules promulgated under this act.

(c) Make investigations to determine compliance with this act and rules promulgated under this act.

(d) Provide assistance to the commission as the commission requires.

(e) On not less than a quarterly basis, the director or an authorized representative of the director shall report to the commission on the expenditure of all fees collected under this act and the relation of such expenditures to the enforcement and administration of this act.

(F) PREPARE A DETAILED WRITTEN EXPLANATION OF THE POWERS AND DUTIES OF LOCAL GOVERNMENTS WITH RESPECT TO MOBILE HOME PARKS, SEASONAL MOBILE HOME PARKS, AND MOBILE HOMES AND POST AND MAINTAIN THE DOCUMENT ON THE DEPARTMENT'S WEBSITE.

(G) POST AND MAINTAIN ON THE DEPARTMENT'S WEBSITE ALL CURRENT TECHNICAL BULLETINS.

(H) PROMPTLY NOTIFY A LOCAL GOVERNMENT OF THE ISSUANCE, AMENDMENT, OR RESCISSION OF A TECHNICAL BULLETIN IF THE DEPARTMENT HAS KNOWLEDGE THAT A MOBILE HOME PARK OR SEASONAL MOBILE HOME PARK IS LOCATED IN, OR AN APPLICATION HAS BEEN FILED FOR THE LICENSURE OF A PARK PROPOSED TO BE LOCATED IN, THE LOCAL GOVERNMENT. THE
NOTICE SHALL BE SENT BY FIRST-CLASS MAIL OR ELECTRONIC MAIL TO EACH OF THE FOLLOWING:

(i) THE CLERK OF THE LOCAL GOVERNMENT.

(ii) THE CHIEF EXECUTIVE OFFICER OF THE LOCAL GOVERNMENT.


(I) IF THE DEPARTMENT RECEIVES A COMPLAINT ABOUT A CONDITION AT A MOBILE HOME PARK OR SEASONAL MOBILE HOME PARK THAT IMMINENTLY THREATENS THE HEALTH OR SAFETY OF THE RESIDENTS OF THE PARK, PROMPTLY NOTIFY EACH LOCAL GOVERNMENT IN WHICH THE PARK IS LOCATED OF THE DETAILS OF THE COMPLAINT.

(3) The commission shall not act for the purpose of regulating mobile homes that are not located within a mobile home park or a seasonal mobile home park, except as relates to the business, sales, and service practices of mobile home dealers and the business practices of mobile home installers and repairers.

Sec. 7. (1) Except as provided in subsection (7), a local government that proposes a standard related to mobile home parks or seasonal mobile home parks, or related to mobile homes located within a mobile home park or a seasonal mobile home park, that is higher than the standard provided in this act or the code, or that proposes a standard related to the business, sales, and service

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practices of mobile home dealers, or the business of mobile home installers and repairers, that is higher than the standard provided in this act or the code, shall file the proposed standard with the commission. Except as provided in subsection (7), the commission may promulgate rules to establish the criteria and procedure for implementation of higher standards by a local government. The commission shall review and approve the proposed standard unless the standard is unreasonable, arbitrary, or not in the public interest. If the commission does not approve or disapprove the proposed standard within 60 days after it is filed with the commission, the standard shall be considered approved unless the local government grants the commission additional time to consider the standard. After the proposed standard is approved, the local government may adopt the standard by ordinance. The ordinance shall relate to a specific section of the code.

(2) A local government IS NOT REQUIRED TO FILE WITH THE COMMISSION A standard related to mobile homes THAT ARE not located within a mobile home park or seasonal mobile home park, need not be filed with the mobile home commission, unless the standard relates to the business, sales, and service practices of mobile home dealers—or the business of mobile home installers and repairers.

(3) A local government ordinance shall not be designed as exclusionary to EXCLUDE mobile homes generally, whether the mobile homes are located inside or outside of mobile home parks or seasonal mobile home parks.

(4) A local government ordinance shall not contain a standard for the setup or installation of mobile homes that is incompatible
with, or is more stringent than, either of the following:

(a) The manufacturer's recommended setup and installation specifications.

(b) The mobile home setup and installation standards promulgated by the federal department of housing and urban development pursuant to the national manufactured housing construction and safety standards act of 1974, 42 USC 5401 to 5426.

(5) In the absence of any setup or installation specifications or standards for foundations as set forth in subsection (4)(a) or (b), the local government standards for site-built housing shall apply.

(6) A local government ordinance shall not contain any ordinance provision establishing roof configuration standards or special use zoning requirements that apply only to, or exclude, mobile homes. A local government ordinance shall not contain any ordinance provision establishing a manufacturing or construction standard that is incompatible with, or is more stringent than, a standard promulgated by the federal department of housing and urban development pursuant to the national manufactured housing construction and safety standards act of 1974, 42 USC 5401 to 5426. A local government ordinance may include reasonable standards relating to mobile homes located outside of mobile home parks or seasonal mobile home parks which ensure that mobile homes compare aesthetically to site-built housing located or allowed in the same residential zone.

(7) Notwithstanding anything in section 17, that may be to the contrary, a local government may adopt an ordinance to inspect
PROVIDE FOR INSPECTION OF mobile homes for safety, whether
THE MOBILE HOMES ARE LOCATED WITHIN OR OUTSIDE a mobile home park, a seasonal mobile home park, or mobile homes located outside a mobile home park or a seasonal mobile home park if the mobile home being inspected is IF THE INSPECTION PROGRAM IS LIMITED TO MOBILE HOMES being rented to a tenant by the owner of the mobile home, the local government may propose a means to determine which mobile homes located within its jurisdiction are being rented to tenants by the owner, including, but not limited to, imposition of a registration or a licensing requirement for renting a mobile home to tenants. A local government may inspect a mobile home rented to tenants by the owner for safety if the safety inspection ordinance applies to all other rental housing within the local governmental unit. If a local government inspects mobile homes rented to tenants by the owner for safety, the period between inspections shall not be less than 3 years unless the local government is responding to a complaint from a tenant. An inspection shall not be conducted on a mobile home for which an occupancy permit has been issued by the local government in the preceding 3 years unless the local government is responding to a complaint from a tenant. Inspections for safety shall not require enforcement of any mobile home construction standards that are greater than those applicable to the mobile home under the national manufactured housing construction and safety standards act of 1974, 42 USC 5401 to 5426, or standards or codes to which the mobile home was constructed if it was constructed before application of the
national manufactured housing construction and safety standards act of 1974, 42 USC 5401 to 5426. As used in this section, "inspection for safety" means an inspection of a rental mobile home that is an inspection for safety under this section shall be limited to ensuring the proper functioning, or protection, of the following:

(a) Furnace.
(b) Water heater.
(c) Electrical wiring.
(d) Proper sanitation and plumbing.
(e) Ventilation.
(f) Heating equipment.
(g) Structural integrity.
(h) Smoke alarms.

Sec. 16. (1) A person shall not operate a mobile home park or seasonal mobile home park without a license. The term of a license is 3 years. The department shall issue a license only if all of the following requirements are met:

(A) The applicant submits a complete license application.
(B) Certifications and recommendations of appropriate agencies and local governments are submitted to and approved by the department.
(C) If the mobile home park or seasonal mobile home park is determined to be a distressed park under rules promulgated under subsection (2), the applicant provides financial assurance required under those rules.
(D) The applicant pays the fee set forth in subsection (4).
(E) The mobile home park or seasonal mobile home park was
APPROVED AS BEING IN SUBSTANTIAL COMPLIANCE AFTER ITS MOST RECENT INSPECTION UNDER SECTION 17.

(2) Upon completion, review, and approval of certifications, the department shall grant a license to operate a mobile home park or seasonal mobile home park.

(2) THE COMMISSION SHALL PROMULGATE RULES TO DO ALL OF THE FOLLOWING:

(A) PROVIDE STANDARDS AND PROCEDURES FOR THE COMMISSION TO DETERMINE WHETHER A MOBILE HOME PARK OR SEASONAL MOBILE HOME PARK THAT IS NOT IN SUBSTANTIAL COMPLIANCE WITH THE RULES PROMULGATED UNDER SECTIONS 5 AND 6 IS A DISTRESSED PARK. THE STANDARDS AND PROCEDURES SHALL PROVIDE THE OWNER WITH AN OPPORTUNITY FOR AN EVIDENTIARY HEARING AND REQUIRE THE COMMISSION TO CONSIDER AT LEAST ALL OF THE FOLLOWING:

(i) THE LENGTH OF TIME THE MOBILE HOME PARK OR SEASONAL MOBILE HOME PARK HAS NOT BEEN IN SUBSTANTIAL COMPLIANCE WITH THE RULES PROMULGATED UNDER SECTIONS 5 AND 6.

(ii) WHETHER THE OWNER OR OPERATOR WAS NOTIFIED AND HAD SUFFICIENT OPPORTUNITY TO BRING THE MOBILE HOME PARK OR SEASONAL MOBILE HOME PARK INTO SUBSTANTIAL COMPLIANCE.

(iii) ANY IMMINENT THREAT TO THE HEALTH OR SAFETY OF THE RESIDENTS OF THE MOBILE HOME PARK OR SEASONAL MOBILE HOME PARK.

(iv) WHETHER THE MOBILE HOME PARK OR SEASONAL MOBILE HOME PARK HAS BEEN OR IS LIKELY TO BE ABANDONED BY THE OWNER OR OPERATOR.

(B) REQUIRE THE OWNER OF A DISTRESSED MOBILE HOME PARK OR SEASONAL MOBILE HOME PARK TO POST FINANCIAL ASSURANCE IN THE FORM OF A BOND, CASH DEPOSIT, OR OTHER FINANCIAL ARRANGEMENT TO ENSURE
THE REPAIR AND CLEANUP OF THE MOBILE HOME PARK OR SEASONAL MOBILE HOME PARK, INCLUDING THE REPAIR OF SUBSTANDARD OR NONCOMPLYING PARK-OWNED UTILITY SYSTEMS AND THE REMOVAL AND DISPOSAL OF ABANDONED MOBILE HOMES, SCRAP MATERIAL, OR OTHER WASTE.

(3) NOT MORE THAN 180 DAYS AFTER THE EFFECTIVE DATE OF THE AMENDATORY ACT THAT ADDED THIS SUBSECTION, THE COMMISSION SHALL SUBMIT A REPORT ON PROGRESS ON RULE PROMULGATION UNDER SUBSECTION (2) TO THE STANDING COMMITTEES OF THE SENATE AND HOUSE OF REPRESENTATIVES WITH PRIMARY RESPONSIBILITY FOR LEGISLATION AFFECTING MOBILE HOME PARKS.

(4) A 3-year license shall be granted and renewed by the department based upon the certifications and recommendations of the appropriate agencies and local governments. The fee for the 3-year license to operate a mobile home park is $225.00, plus an additional $3.00 for each home site in excess of 25 home sites in the mobile home park, or any lesser amount established pursuant to section 9(5). The fee for a 3-year license to operate a seasonal mobile home park is $120.00, plus an additional $1.50 for each home site in excess of 25 home sites in the seasonal mobile home park, or any lesser amount established pursuant to section 9(5).

(5) If a person submits a timely application for renewal of a license and pays the appropriate fee, the person may continue to operate a mobile home park or seasonal mobile home park unless notified that the application for renewal is not approved.

(6) A campground which is currently licensed under sections 12501 to 12516 of the public health code, 1978 PA 368, MCL 333.12501 to 333.12516, AND was previously licensed under the
FORMER licensing provisions of 1959 PA 243, MCL 125.1035 to 125.1043, as a seasonal trailer park and which currently meets the seasonal trailer park construction standards under 1959 PA 243, MCL 125.1035 to 125.1043, may apply for and shall be licensed as a seasonal mobile home park under this act if the campground meets all other requirements for licensure under this act as a seasonal mobile home park.

Sec. 17. (1) The department of environmental quality or its authorized representative shall conduct an annual physical inspection of mobile home parks and seasonal mobile home parks in accordance with standards established by the department. If the mobile home park or seasonal mobile home park is approved, the department shall issue a license pursuant to section 16. The department shall prepare a report documenting the findings of the inspection and submit a copy of the report to each local government in which the mobile home park or seasonal mobile home park is located.

(2) Except for purposes of issuing a license or renewing a license pursuant to this act, a local government may not make an inspection unless it has reason to believe that this act, the code, or rules promulgated pursuant to this act were violated.

Sec. 43. (1) If, after notice and a hearing as provided in the administrative procedures act of 1969, Act No. 306 of the Public Acts of 1969, being sections 24.201 to 24.328 of the Michigan Compiled Laws, 1969 PA 306, MCL 24.201 to 24.328, a person is
determined to have violated this act, the commission may impose 1 or more of the following penalties:

(a) Censure.

(b) Probation.

(c) Placement of a limitation on a license—LICENSE LIMITATION.

(d) Suspension of a license—LICENSE SUSPENSION. The commission may request the appointment of a receiver when taking action under this subdivision.

(e) Revocation of a license—LICENSE REVOCATION. The commission may request the appointment of a receiver when taking action under this subdivision.

(f) Denial of a license—LICENSE DENIAL.

(g) A civil fine of not more than $10,000.00.

(h) A requirement that restitution be made—RESTITUTION.

(2) A fine collected under this section shall be deposited with the state treasurer and credited to the mobile home commission CODE fund CREATED IN SECTION 9.

(3) IF THE DEPARTMENT DETERMINES THAT THE OWNER OR OPERATOR OF A MOBILE HOME PARK OR SEASONAL MOBILE HOME PARK HAS VIOLATED THIS PART OR RULES PROMULGATED UNDER THIS PART BY FAILING TO MAINTAIN OR REPAIR ANY INFRASTRUCTURE OR FACILITIES OF THE MOBILE HOME PARK OR SEASONAL MOBILE HOME PARK, THE DEPARTMENT SHALL GIVE NOTICE OF THE DETERMINATION BY PERSONAL SERVICE OR FIRST-CLASS MAIL TO THE LOCAL GOVERNMENTS WHERE THE MOBILE HOME PARK IS LOCATED, THE OWNER, THE OPERATOR, AND, IF FINANCIAL ASSURANCE IN THE FORM OF A BOND HAS BEEN POSTED UNDER RULES PROMULGATED UNDER SECTION 16(2), THE SURETY EXECUTING THE BOND. IF THE SPECIFIED MAINTENANCE OR REPAIR IS NOT
1 PERFORMED BY THE OWNER, OPERATOR, OR SURETY WITHIN 60 DAYS AFTER
2 SERVICE OF THE NOTICE, THE DEPARTMENT MAY ENTER THE MOBILE HOME
3 PARK OR SEASONAL MOBILE HOME PARK AND PERFORM THE SPECIFIED
4 MAINTENANCE OR REPAIR, AND THE OWNER, OPERATOR, AND ANY SURETY ARE
5 JOINTLY AND SEVERALLY LIABLE FOR ALL EXPENSES INCURRED. THE
6 DEPARTMENT SHALL CERTIFY THE CLAIM TO THE OWNER, OPERATOR, AND ANY
7 SURETY, LISTING IN THE CLAIM THE ITEMS OF EXPENSE IN PERFORMING THE
8 MAINTENANCE OR REPAIR, AND SHALL DRAW ON ANY FINANCIAL ASSURANCE
9 FOR THE PAYMENT OF THE CLAIM. THE DEPARTMENT SHALL NOTIFY THE LOCAL
10 GOVERNMENT WHERE THE MOBILE HOME PARK IS LOCATED WHEN THE SPECIFIED
11 MAINTENANCE OR REPAIR HAS BEEN COMPLETED.
12 (4) (3)—This section does not prohibit actions FROM being
13 taken under other sections of this act.
14 (5) (4)—The pursuit in court of the lawful rights of a
15 licensee does not constitute a violation of this act, regardless of
16 the outcome of the court action.
17 Sec. 48. (1) Subject to section 49, Act No. 419 of the Public
18 Acts of 1976, being sections 125.1101 to 125.1147 of the Michigan
19 Compiled Laws, is repealed. IF THE DEPARTMENT ORDERS THE OWNER OR
20 OPERATOR OF A MOBILE HOME PARK OR SEASONAL MOBILE HOME PARK TO
21 CORRECT A VIOLATION THAT IMMINENTLY THREATENS THE HEALTH OR SAFETY
22 OF THE RESIDENTS OF THE PARK OR THE PUBLIC AND THE OWNER OR
23 OPERATOR FAILS TO COMPLY WITH THE ORDER, THE DEPARTMENT OR THE
24 LOCAL GOVERNMENT MAY BRING AN ACTION TO ENFORCE THE APPLICABLE
25 REGULATIONS AND TO ABATE OR ENJOIN THE VIOLATION.
26 (2) IF THE VIOLATION IS NOT CORRECTED AND IMMINENTLY THREATENS
27 THE HEALTH OR SAFETY OF THE RESIDENTS OF THE MOBILE HOME PARK OR
SEASONAL MOBILE HOME PARK OR THE PUBLIC, THE DEPARTMENT OR THE LOCAL GOVERNMENT MAY FILE A MOTION FOR A PRELIMINARY INJUNCTION OR OTHER TEMPORARY RELIEF APPROPRIATE TO REMOVE THE THREAT WHILE THE ACTION IS PENDING.

(3) THE DEPARTMENT OR THE LOCAL GOVERNMENT SHALL SERVE A COPY OF THE COMPLAINT AND A SUMMONS ON EACH OWNER AND LIENHOLDER OF RECORD, AND ANY OPERATOR, OF THE MOBILE HOME PARK OR SEASONAL MOBILE HOME PARK THAT CAN BE IDENTIFIED BY THE DEPARTMENT OR THE LOCAL GOVERNMENT WITH THE EXERCISE OF REASONABLE DILIGENCE. THE LOCAL GOVERNMENT SHALL ALSO FILE A NOTICE OF THE ACTION WITH THE REGISTER OF DEEDS FOR THE COUNTY WHERE THE PARK IS LOCATED.

(4) THE COURT SHALL MAKE ORDERS AND DETERMINATIONS CONSISTENT WITH THE OBJECTIVES OF THIS ACT. THE COURT MAY ENJOIN THE MAINTENANCE OF AN UNSAFE, UNHEALTHY, OR UNSANITARY CONDITION, OR A VIOLATION OF THE APPLICABLE REGULATIONS, AND MAY ORDER THE DEFENDANT TO PERFORM MAINTENANCE AND REPAIRS OR MAKE OTHER CORRECTIONS INCLUDING REMOVAL OF A BUILDING OR STRUCTURE NECESSARY TO ABATE THE CONDITION. THE COURT MAY AUTHORIZE THE DEPARTMENT OR THE LOCAL GOVERNMENT TO PERFORM MAINTENANCE OR REPAIRS OR TO REMOVE A BUILDING OR STRUCTURE OWNED OR OPERATED BY THE OWNER OR OPERATOR OF THE MOBILE HOME PARK OR SEASONAL MOBILE HOME PARK. HOWEVER, THE COURT SHALL NOT AUTHORIZE REMOVAL OF A BUILDING OR STRUCTURE UNLESS THE COST OF REPAIR OF THE BUILDING OR STRUCTURE WILL BE GREATER THAN THE STATE EQUALIZED VALUE OF THE BUILDING OR STRUCTURE.

(5) IF THE EXPENSE OF MAINTENANCE, REPAIR, OR REMOVAL IS NOT OTHERWISE PROVIDED FOR, THE COURT MAY ENTER AN ORDER APPROVING THE EXPENSE AND PLACE A LIEN ON THE REAL PROPERTY FOR THE PAYMENT OF
THE EXPENSE. THE ORDER MAY ESTABLISH THE LIEN AS A SENIOR LIEN,
EXCEPT AS TO TAX AND ASSESSMENT LIENS, AND EXCEPT AS TO A MORTGAGE
OF FIRST PRIORITY RECORDED PRIOR TO ALL OTHER LIENS OF RECORD. THE
ORDER MAY ALSO SPECIFY THE TIME AND MANNER FOR FORECLOSURE OF THE
LIEN IF THE LIEN IS NOT SATISFIED. TO PERFECT THE LIEN, A COPY OF
THE ORDER SHALL BE FILED WITH THE REGISTER OF DEEDS FOR THE COUNTY
WHERE THE MOBILE HOME PARK OR SEASONAL MOBILE HOME PARK IS LOCATED
WITHIN 10 DAYS AFTER ENTRY OF THE ORDER.

SEC. 48B. (1) IN ACCORDANCE WITH THE RULES PROMULGATED UNDER
SECTION 16(2), THE DEPARTMENT OR THE LOCAL HEALTH DEPARTMENT MAY
FILE AN EMERGENCY PETITION WITH THE CIRCUIT COURT TO PLACE A MOBILE
HOME PARK OR SEASONAL MOBILE HOME PARK UNDER THE CONTROL OF A
RECEIVER. THE COURT MAY GRANT THE PETITION IF THE COURT FINDS THAT
THE HEALTH OR SAFETY OF THE RESIDENTS OF THE PARK IS SERIOUSLY
THREATENED BY CONDITIONS EXISTING WHEN THE PETITION WAS FILED OR
WILL BE SERIOUSLY THREATENED IF THE CONDITIONS ARE NOT CORRECTED.

(2) IF THE COURT APPOINTS A RECEIVER, THE RECEIVER SHALL BE
THE DIRECTOR OF THE LOCAL HEALTH DEPARTMENT OR HIS OR HER DESIGNEE,
THE DIRECTOR OF THE DEPARTMENT OF ENVIRONMENTAL QUALITY, THE
DIRECTOR OF THE DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS, OR
ANOTHER STATE AGENCY OR PERSON DESIGNATED BY THE DIRECTOR OF THE
DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS. THE RECEIVER SHALL
USE THE INCOME AND ASSETS OF THE MOBILE HOME PARK OR SEASONAL
MOBILE HOME PARK TO MAINTAIN AND OPERATE THE PARK AND TO ATTEMPT TO
CORRECT THE CONDITIONS THAT THREATEN THE HEALTH OR SAFETY OF
RESIDENTS OF THE PARK OR WILL THREATEN THEIR HEALTH OR SAFETY IF
NOT CORRECTED.
(3) IF REQUESTED BY THE RECEIVER, THE DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS OR THE DEPARTMENT OF ENVIRONMENTAL QUALITY SHALL PROVIDE AVAILABLE PERSONNEL TO CONSULT WITH THE RECEIVER ON THE FULFILLMENT OF THE RECEIVER'S DUTIES.

(4) THE RECEIVERSHIP SHALL BE TERMINATED WHEN THE RECEIVER AND THE COURT CERTIFY THAT THE CONDITIONS THAT PROMPTED THE APPOINTMENT HAVE BEEN CORRECTED OR, IF THE MOBILE HOME PARK OR SEASONAL MOBILE HOME PARK CEASES OPERATION, WHEN THE RESIDENTS ARE SAFELY PLACED IN OTHER HOUSING, WHICHEVER OCCURS FIRST.

(5) UPON TERMINATION OF THE RECEIVERSHIP, THE RECEIVER SHALL RENDER A COMPLETE ACCOUNTING TO THE COURT.

SEC. 48D. IF THE CONDITION OF A MOBILE HOME PARK OR SEASONAL MOBILE HOME PARK IS AN IMMINENT DANGER TO THE HEALTH OR LIVES OF INDIVIDUALS, THE LOCAL HEALTH DEPARTMENT MAY ISSUE AN ORDER UNDER SECTION 2451 OF THE PUBLIC HEALTH CODE, 1978 PA 368, MCL 333.2451, INCLUDING, BUT NOT LIMITED TO, AN ORDER REQUIRING THE MOBILE HOME PARK OR SEASONAL MOBILE HOME PARK TO CEASE OPERATION OR PROHIBITING THE PRESENCE OF INDIVIDUALS AT ALL OR PART OF THE PARK BECAUSE OF THE CONDITION OF THE PARK.