# WEST VIRGINIA LEGISLATURE

### **2024 REGULAR SESSION**

Introduced

## House Bill 4347

By Delegate Gearhart

[Introduced January 10, 2024 ; Referred

to the Committee on the Judiciary]

3	properties for house trailers, mobile homes, manufactured homes, and modular homes.
2	amended, relating to tenant protections and landlord notice requirements at rental
1	A BILL to amend and re-enact §37-15-2 and §37-15-6 of the Code of West Virginia, 1931, as

## ARTICLE 15. HOUSE TRAILERS, MOBILE HOMES, MANUFACTURED HOMES AND MODULAR HOMES.

#### §37-15-2. Definitions.

1 For the purposes of this article, unless expressly stated otherwise:

2 (a) "Abandoned factory-built home" means a factory-built home occupying a factory-built 3 home site pursuant to a written agreement under which the tenant has defaulted in rent or the 4 landlord has exercised any right to terminate the rental agreement: *Provided*, That for purposes of 5 this article, in circumstances outside the control of the property owner including floods, fires, 6 destructive thunderstorm events such as derechos and tornadoes, and similar catastrophic events 7 causing widespread or localized severe property damage, the tenant may not be considered to 8 have defaulted, discontinued or abandoned the nonconforming use, unless the property owner 9 demonstrates that the applicable home site continues to be available for use as a home site;

(b) "Factory-built home" includes modular homes, mobile homes, house trailers and
 manufactured homes;

12 (c) "Factory-built home rental community" means a parcel of land under single or common 13 ownership upon which two or more factory-built homes are located on a continual, nonrecreational 14 basis together with any structure, equipment, road or facility intended for use incidental to the 15 occupancy of the factory-built homes, but does not include premises used solely for storage or 16 display of uninhabited factory-built homes or premises occupied solely by a landowner and 17 members of his <u>or her</u> family;

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(d) "Factory-built home site" means a parcel of land within the boundaries of a factory-built

home rental community provided for the placement of a single factory-built home and the exclusiveuse of its occupants;

21 (e) "Good cause" means:

22 (1) The tenant is in arrears in the payment of periodic payments or other charges;

(2) The tenant has breached a material term of a written rental agreement or has
 repeatedly breached other terms of the rental agreement;

(3) Where there is no written agreement, or where the written agreement does not cover
the subject matter of a warranty or leasehold covenant, the tenant breached a material warranty or
leasehold covenant or has repeatedly breached other terms of a warranty or a leasehold
covenant;

(4) The tenant has deliberately or negligently damaged the property or knowingly permittedanother person to do so.

31 (f) "House trailers" means all trailers designed or intended for human occupancy and 32 commonly referred to as mobile homes or house trailers and shall include fold down camping and 33 travel trailers as these terms are defined in §17A-6-1 of this code, but only when such camping 34 and travel trailers are located in a factory-built home rental community, as defined in this section, 35 on a continual, nonrecreational basis;

36 (g) "Landlord" means the factory-built home rental community owner, lessor or sublessor of
 37 the factory-built home rental community, or an agent or representative authorized to act on his or
 38 her behalf in connection with matters relating to tenancy in the community;

(h) "Manufactured home" has the same meaning as the term is defined in §21-9-2 of this
code which meets the National Manufactured Housing Construction and Safety Standards Act of
1974 (42 U. S. C. §5401, *et seq.*), effective on June 15, 1976, and the federal manufactured home
construction and safety standards and regulations promulgated by the secretary of the United
States department of housing and urban development;

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(i) "Mobile home" means a transportable structure that is wholly, or in substantial part,

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45 made, fabricated, formed or assembled in manufacturing facilities for installation or assembly and 46 installation on a building site and designed for long-term residential use and built prior to 47 enactment of the Federal Manufactured Housing Construction and Safety Standards Act of 1974 48 (42 U. S. C. §5401, et seq.), effective on June 15, 1976, and usually built to the voluntary industry 49 standard of the American national standards institute (ANSI)--A119.1 standards for mobile homes; (i) "Modular home" means any structure that is wholly, or in substantial part, made, 50 51 fabricated, formed or assembled in manufacturing facilities for installation or assembly and 52 installation on a building site and designed for long-term residential use and is certified as meeting 53 the standards contained in the state fire code encompassed in the legislative rules promulgated by 54 the state Fire Commission pursuant to §29-3-5b of this code;

(k) "Owner" means one or more persons, jointly or severally, in whom is vested: (i) All or part of the legal title to the factory-built home rental community; or (ii) all or part of the beneficial ownership and right to present use and enjoyment of the factory-built homesite or other areas specified in the rental agreement and the term includes a mortgagee in possession;

(1) "Rent" means payments made by the tenant to the landlord for use of a factory-built
home site and as payment for other facilities or services provided by the landlord <u>including base</u>
<u>rent, utilities, late fees, and other payments made by the tenant to the landlord under the rental</u>
<u>agreement;</u>

63 (m) "Section" means a unit of a factory-built home which is transported and delivered as a
 64 whole and which contains some or all of the indoor living area;

65 (n) "Tenant" means a person entitled pursuant to a rental agreement to occupy a factory66 built home site to the exclusion of others;
§37-15-6. Termination of tenancy.

(a) The tenancy for a factory-built home site upon which is placed a factory-built home that
 is comprised of one section, other than a camping or travel trailer, may not be terminated until
 twelve months after the home is placed on the site except for good cause. The tenancy for a

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factory-built home site on which is placed a factory-built home that is comprised of two or more
sections may not be terminated until five years after the home has been placed on the site except
for good cause.

7 (b) The tenancy for a factory-built home, other then a camping or travel trailer, may be8 terminated at the time set forth in this subsection.

9 (1) Either party may terminate a rental agreement at the end of its stated term or at the end
10 of the time period set out in subsection (a) of this section, whichever is later, for any reason, unless
11 the rental agreement states that reasons for termination must shall exist.

(2) Either party may terminate a tenancy which has continued after its stated term and
longer than the period set out in subsection (a) of this section for no reason, unless the rental
agreement states that reasons must shall exist.

(3) A tenancy that has not reached the end of its stated term or has not existed for the time
periods stated in subsection (a) of this section may be terminated only for good cause.

(c) A tenancy governed by subdivision (1) or (2), subsection (b) of this section may be
terminated only by written notice at least three months before the termination date of the tenancy.
A tenancy governed by subdivision (3), subsection (a) of this section may be terminated only by a
written notice at least three months before the termination date of the tenancy. The rental
agreement may specify a period of notice in excess of the periods of time set out in this subsection.

(d) A landlord may not cause the eviction of a tenant by willfully interrupting gas, electricity,
water or any other essential service, or by removal of the factory-built home from the factory-built
home site, or by any other willful self-help measure.

(e) The landlord shall set forth in a notice of termination the reason relied upon for the
termination with specific facts to permit determination of the date, place, witnesses and
circumstances concerning that reason: *Provided*, That tenants shall be notified of any increase in
utility rates or charges in the manner set forth in subsection (c) of this section for rent increases,
unless the landlord does not receive at least 90 days prior notice of such increase from the utility

30 provider, in which case no prior notice of the increase from the landlord to the tenant is requi	ired for
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- 31 the increase to be effective.
- 32 (f) Unless the landlord is changing the use of the site, if a tenancy is ended by the landlord
- 33 at the later of its stated term or at the end of the time period set out in subsection (a) of this section
- 34 with no good cause, the owner may not prevent the sale of the factory-built home in place to
- 35 another tenant who meets the standards and restrictions in effect for other new tenants prior to the
- 36 termination of the tenancy.

NOTE: The purpose of this bill is to establish certain tenant protections and landlord notice requirements at rental properties for house trailers, mobile homes, manufactured homes, and modular homes.

Strike-throughs indicate language that would be stricken from a heading or the present law and underscoring indicates new language that would be added.