By: Representative Robinson (84th)

To: Judiciary A

HOUSE BILL NO. 921 (As Passed the House)

AN ACT TO AMEND SECTIONS 89-8-7 AND 89-8-13, MISSISSIPPI CODE 1 2 OF 1972, TO INCLUDE MOBILE HOMES AND MOBILE HOME LOTS IN THE 3 PROVISIONS OF THE RESIDENTIAL LANDLORD-TENANT ACT; TO PROVIDE A TIME PERIOD FOR REMOVING MOBILE HOMES FROM LOTS WHICH ARE SUBJECT 4 5 TO LEASE TERMINATION; AND FOR RELATED PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 6 7 SECTION 1. Section 89-8-7, Mississippi Code of 1972, is 8 amended as follows: 89-8-7. (1) Subject to additional definitions contained in 9 subsequent sections of this chapter which apply to specific 10 sections or parts thereof, and unless the context otherwise 11 requires, in this chapter: 12 13 (a) "Building and housing codes" includes any law, 14 ordinance, or governmental regulation concerning fitness for habitation, construction, maintenance, operation, occupancy or use 15 16 of any premises or dwelling unit; (b) "Dwelling unit" means a structure or the part of a 17 structure that is used as a home, residence or sleeping place by 18 one (1) person who maintains a household or by two (2) or more 19 persons who maintain a common household and shall include mobile 20 21 homes and mobile home lots; "Good faith" means honesty in fact in the conduct 2.2 (C)of the transaction concerned and observation of reasonable 23 community standards of fair dealing; 24 (d) "Landlord" means the owner, lessor or sublessor of 25 the dwelling unit or the building of which it is a part, or the 26 agent representing such owner, lessor or sublessor; 27

H. B. No. 921 99\HR07\R1276PH PAGE 1 (e) "Organization" includes a corporation, government, governmental subdivision or agency, business trust, estate, trust, apartnership or association, two (2) or more persons having a joint or common interest, and any other legal or commercial entity;

32 (f) "Owner" means one or more persons, jointly or 33 severally, in whom is vested (i) all or part of the legal title to 34 property or (ii) all or part of the beneficial ownership and a 35 right to present use and enjoyment of the premises, and the term 36 includes a mortgagee in possession;

37 (g) "Premises" means a dwelling unit and the structure 38 of which it is a part, facilities and appurtenances therein, and 39 grounds, areas and facilities held out for the use of tenants 40 generally or whose use is promised to the tenant;

41 (h) "Rent" means all payments to be made to the42 landlord under the rental agreement;

(i) "Rental agreement" means all agreements, written or
oral, and valid rules and regulations adopted under Section
89-8-11 embodying the terms and conditions concerning the use and
occupancy of a dwelling unit and premises;

47 (j) "Tenant" means a person entitled under a rental48 agreement to occupy a dwelling unit to the exclusion of others;

"Qualified tenant management organizations" means 49 (k) 50 any organization incorporated under the Mississippi Nonprofit Corporation Act, a majority of the directors of which are tenants 51 of the housing project to be managed under a contract authorized 52 53 by this section and which is able to conform to standards set by the United States Department of Housing and Urban Development as 54 capable of satisfactorily performing the operational and 55 management functions delegated to it by the contract. 56

57 (2) For purposes of giving any notice required under this 58 chapter, notice given to the agent of the landlord is equivalent 59 to giving notice to the landlord. The landlord may contract with 60 an agent to assume all the rights and duties of the landlord under

H. B. No. 921 99\HR07\R1276PH PAGE 2 61 this chapter; provided, however, that such a contract does not 62 relieve the landlord of ultimate liability in regard to such 63 rights and duties.

64 SECTION 2. Section 89-8-13, Mississippi Code of 1972, is 65 amended as follows:

66 89-8-13. (1) If there is a material noncompliance by the 67 tenant with the rental agreement or the obligations imposed by 68 Section 89-8-25, the landlord may terminate the tenancy as set out 69 in subsection (3) of this section or resort to any other remedy at 70 law or in equity except as prohibited by this chapter.

(2) If there is a material noncompliance by the landlord with the rental agreement or the obligations imposed by Section 89-8-23, the tenant may terminate the tenancy as set out in subsection (3) of this section or resort to any other remedy at law or in equity except as prohibited by this chapter.

76 The nonbreaching party may deliver a written notice to (3) 77 the party in breach specifying the acts and omissions constituting the breach and that the rental agreement will terminate upon a 78 79 date not less than thirty (30) days after receipt of the notice if 80 the breach is not remedied within a reasonable time not in excess 81 of thirty (30) days; and the rental agreement shall terminate and the tenant shall surrender possession as provided in the notice 82 83 subject to the following:

84 (a) If the breach is remediable by repairs, the payment
85 of damages, or otherwise, and the breaching party adequately
86 remedies the breach prior to the date specified in the notice, the
87 rental agreement shall not terminate;

(b) In the absence of a showing of due care by the breaching party, if substantially the same act or omission which constituted a prior noncompliance of which notice was given recurs within six (6) months, the nonbreaching party may terminate the rental agreement upon at least fourteen (14) days' written notice specifying the breach and the date of termination of the rental

H. B. No. 921 99\HR07\R1276PH PAGE 3 94 agreement;

95 (c) Neither party may terminate for a condition caused 96 by his own deliberate or negligent act or omission or that of a 97 member of his family or other person on the premises with his 98 consent.

99 (4) If the rental agreement is terminated, the landlord
100 shall return all prepaid and unearned rent and security
101 recoverable by the tenant under Section 89-8-21.

102 (5) Notwithstanding the provisions of this section or any 103 other provisions of this chapter to the contrary, if the material 104 noncompliance by the tenant is the nonpayment of rent pursuant to 105 the rental agreement, the landlord shall not be required to deliver thirty (30) days' written notice as provided by subsection 106 107 (3) of this section. In such event, the landlord may seek removal 108 of the tenant from the premises in the manner and with the notice prescribed by Chapter 7, Title 89, Mississippi Code of 1972. 109

110 (6) Notwithstanding the provisions of this section or any 111 other provision of this chapter to the contrary, a mobile home 112 owner shall have forty-five (45) days to remove his mobile home 113 from a lot that is the subject of a lease termination.

114 SECTION 3. This act shall take effect and be in force from 115 and after July 1, 1999.