As Reported by the House Economic Development, Commerce, and Labor Committee

132nd General Assembly

Regular Session 2017-2018

H. B. No. 230

Representatives Gonzales, Ginter

Cosponsors: Representatives Greenspan, Dean, Johnson, Boccieri, Retherford, Hughes, Goodman, Antani

A BILL

То	amend sections 4781.40, 5301.072, 5311.191, and	1
	5321.131 of the Revised Code to prohibit	2
	manufactured home park operators, condominium	3
	associations, neighborhood associations, and	4
	landlords from restricting the display of the	5
	thin blue line flag.	6

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 4/81.40, 5301.072, 5311.191, and	/
5321.131 of the Revised Code be amended to read as follows:	8
Sec. 4781.40. (A)(1) The park operator shall offer each	9
home owner a written rental agreement for a manufactured home	10
park lot for a term of one year or more that contains terms	11
essentially the same as any alternative month-to-month rental	12
agreement offered to current and prospective tenants and owners.	13
The park operator shall offer the minimum one-year rental	14
agreement to the owner prior to installation of the home in the	15
manufactured home park or, if the home is in the manufactured	16
home park, prior to the expiration of the owner's existing	17

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rental agreement. 18

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- (2) The park operator shall deliver the offer to the owner 19 by certified mail, return receipt requested, or in person. If 20 the park operator delivers the offer to the owner in person, the 21 owner shall complete a return showing receipt of the offer. If 22 the owner does not accept the offer, the park operator is 23 discharged from any obligation to make any further such offers. 24 If the owner accepts the offer, the park operator shall, at the 25 expiration of each successive rental agreement, offer the owner 26 another rental agreement, for a term that is mutually agreed 27 28 upon, and that contains terms essentially the same as the alternative month-to-month agreement. The park operator shall 29 deliver subsequent rental offers by ordinary mail or personal 30 delivery. If the park operator sells the manufactured home park 31 to another manufactured home park operator, the purchaser is 32 bound by the rental agreements entered into by the purchaser's 33 predecessor. 34
- (3) If the park operator sells the manufactured home park for a use other than as a manufactured home park, the park operator shall give each tenant and owner a written notification by certified mail, return receipt requested, or by handing it to the tenant or owner in person. If the park operator delivers the notification in person, the recipient shall complete a return showing receipt of the notification. This notification shall contain notice of the sale of the manufactured home park, and notice of the date by which the tenant or owner shall vacate. The date by which the tenant shall vacate shall be at least one hundred twenty days after receipt of the written notification, and the date by which the owner shall vacate shall be at least one hundred eighty days after receipt of the written notification.

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- (B) A park operator shall fully disclose in writing all 49 fees, charges, assessments, including rental fees, and rules 50 prior to a tenant or owner executing a rental agreement and 51 assuming occupancy in the manufactured home park. No fees, 52 charges, assessments, or rental fees so disclosed may be 5.3 increased nor rules changed by a park operator without 54 specifying the date of implementation of the changed fees, 55 charges, assessments, rental fees, or rules, which date shall be 56 not less than thirty days after written notice of the change and 57 its effective date to all tenants or owners in the manufactured 58 home park, and no fee, charge, assessment, or rental fee shall 59 be increased during the term of any tenant's or owner's rental 60 agreement. Failure on the part of the park operator to fully 61 disclose all fees, charges, or assessments shall prevent the 62 park operator from collecting the undisclosed fees, charges, or 63 assessments. If a tenant or owner refuses to pay any undisclosed 64 fees, charges, or assessments, the refusal shall not be used by 65 the park operator as a cause for eviction in any court. 66
- (C) (1) A park operator shall promulgate rules governing the rental or occupancy of a lot in the manufactured home park. The rules shall not be unreasonable, arbitrary, or capricious. A copy of the rules and any amendments to them shall be delivered by the park operator to the tenant or owner prior to signing the rental agreement. A copy of the rules and any amendments to them shall be posted in a conspicuous place upon the manufactured home park grounds.
- (2) No park operator shall include any restriction in a rental agreement against, or otherwise prohibit on a tenant's or owner's rental property, any of the following:
 - (a) The display of the flag of the United States or the

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shall be consistent with the size and character of the

manufactured home.		
(5) A tenant who owns the manufactured home but leases the	135	
lot and who requests to display the flag of the United States—or—	136	
, the national league of families POW/MIA flag, or the thin blue	137	
<pre>line flag at the rental property as provided in division (C)(2)</pre>	138	
of this section through the use of a bracket to be permanently	139	
affixed to the manufactured home, shall contact the park	140	
operator with reasonable notice before installation of the	141	
bracket to discuss the following:	142	
(a) Placement in compliance with any local zoning	143	
restrictions;	144	
(b) Preferred location of the bracket to insure that there	145	
will be no encroachment of the flag or bracket onto common areas	146	
of the park;	147	
(c) Any lighting required to comply with division (C)(2)	148	
(a) (i) of this section;	149	
(d) The appropriate size of the flag and flag pole, which	150	
shall be consistent with the size and character of the	151	
manufactured home and surrounding manufactured home park.	152	
(6) A park operator who does not receive the notifications	153	
required under divisions (C)(3) and (4) of this section is not	154	
liable for any damages, fines, or costs associated with any	155	
issues arising from the placement of the flag pole or the	156	
bracket by the tenant.	157	
(7) Any display of the flag of the United States-or, the	158	
national league of families POW/MIA flag, or the thin blue line	159	
flag shall use a flag or flag pole of an appropriate size,	160	
consistent with the size and character of the manufactured homes	161	
within the manufactured home park.	162	

(8) Any violation of this division is against public 163 policy and unenforceable. Any provision of a rental agreement 164 that violates this division is an unconscionable term under 165 section 4781.48 of the Revised Code. 166 (9) Nothing in this division exempts a tenant from a 167 provision in a lease agreement that requires a tenant, at the 168 termination of a lease, to return the premises in the same 169 condition as they were in when the tenant took possession. 170 (10) As used in division (C) of this section, "thin blue 171 line flag" and "thin blue line emblem" mean a flag or emblem 172 used by law enforcement to commemorate fallen law enforcement 173 officers, to show support for living law enforcement officers, 174 and to symbolize the relationship of law enforcement with the 175 community as protectors of fellow citizens from criminal 176 elements. 177 (D) No park operator shall require an owner to purchase 178 from the park operator any personal property. The park operator 179 may determine by rule the style or quality of skirting, 180 equipment for tying down homes, manufactured or mobile home 181 accessories, or other equipment to be purchased by an owner from 182 a vendor of the owner's choosing, provided that the equipment is 183 readily available to the owner. Any such equipment shall be 184 installed in accordance with the manufactured home park rules. 185 (E) No park operator shall charge any owner who chooses to 186 install an electric or gas appliance in a home an additional fee 187 solely on the basis of the installation, unless the installation 188 is performed by the park operator at the request of the owner, 189 nor shall the park operator restrict the installation, service, 190 or maintenance of the appliance, restrict the ingress or egress 191

of repairpersons to the manufactured home park for the purpose

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to the tenant or owner entering into a rental agreement; 222

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- (5) Charge any owner any fee, charge, or assessment 223 because of the transfer of ownership of a home or because a home 224 is moved out of or into the manufactured home park, except a 225 charge for the actual costs and expenses that are incurred by 226 the park operator in moving the home out of or into the 227 manufactured home park, or in installing the home in the 228 229 manufactured home park and that have not been reimbursed by another tenant or owner. 230
- (I) If the park operator violates any provision of

 divisions (A) to (H) of this section, the tenant or owner may

 recover actual damages resulting from the violation, and, if the

 tenant or owner obtains a judgment, reasonable attorneys' fees,

 or terminate the rental agreement.
- (J) No rental agreement shall require a tenant or owner to

 sell, lease, or sublet the tenant's or owner's interest in the

 rental agreement or the manufactured or mobile home that is or

 will be located on the lot that is the subject of the rental

 agreement to any specific person or through any specific person

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 as the person's agent.
- (K) No park operator shall enter into a rental agreement 242 with the owner of a manufactured or mobile home for the use of 243 residential premises, if the rental agreement requires the owner 244 of the home, as a condition to the owner's renting, occupying, 245 or remaining on the residential premises, to pay the park 246 operator or any other person specified in the rental agreement a 247 fee or any sum of money based on the sale of the home, unless 248 the owner of the home uses the park operator or other person as 249 the owner's agent in the sale of the home. 250

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(L) A park operator and a tenant or owner may include in a 251 rental agreement any terms and conditions, including any term 252 relating to rent, the duration of an agreement, and any other 253 provisions governing the rights and obligations of the parties 254 that are not inconsistent with or prohibited by sections 4781.36 255 to 4781.52 of the Revised Code or any other rule of law. 256 (M) Notwithstanding any other provision of the Revised 257 Code, the owner of a manufactured or mobile home may utilize the 258 services of a manufactured housing dealer or broker licensed 259 260 under Chapter 4781. of the Revised Code or a person properly licensed under Chapter 4735. of the Revised Code to sell or 261 lease the home. 262 Sec. 5301.072. (A) No covenant, condition, or restriction 263 set forth in a deed, and no rule, regulation, bylaw, or other 264 governing document or agreement of a homeowners, neighborhood, 265 civic, or other association, shall prohibit or be construed to 266 prohibit any of the following: 267 (1) The placement on any property of a flagpole that is to 268 be used for the purpose of displaying the flag of the United 269 States, the flag of the state as defined in section 5.01 of the 270 Revised Code, or the national league of families POW/MIA flag, 271 or the thin blue line flag provided the flag and flag pole shall 272 be of an appropriate size, consistent with the size and 273 character of the buildings that are subject to the requirements 274 or agreements of a homeowner, neighborhood, civic, or other 275 association; 276 (2) The display on any property of the flag of the United 277 States or the national league of families POW/MIA flag if the 278 flag is displayed in accordance with any of the following: 279 United States or the governor, section of the Revised Code, or 336 local ordinance or resolution. 337 (2) The placement of a flagpole that is to be used for the 338 purpose of displaying, or the display of the flag of the state 339 as defined in section 5.01 of the Revised Code on or within the 340 limited common areas and facilities of a unit owner or on the 341 immediately adjacent exterior of the building in which the unit 342 of a unit owner is located, if the flag is displayed in 343 accordance with any state law, local ordinance or resolution, or 344 proclamation by the governor of the state; 345 (3) The display of a service flag approved by the United 346 States secretary of defense for display in a window of the 347 residence of a member of the immediate family of an individual 348 serving in the armed forces of the United States. A service flag 349 includes a blue star banner, a gold star banner, and any other 350 flag the secretary of defense designates as a service flag. 351 (4) The display of a thin blue line flag or emblem on a 352 flag pole, through the use of a bracket, or in a window on or 353 354 within the limited common areas and facilities of a unit owner or on the immediately adjacent exterior of the building in which 355 the unit of a unit owner is located, if the flag or emblem is 356 displayed in accordance with any state law, local ordinance or 357 resolution, or a proclamation by the governor of the state. 358 (B) Any display of the flag of the United States-or, the 359 national league of families POW/MIA flag, or the thin blue line 360 flag shall use a flag or flag pole of an appropriate size, 361 consistent with the size and character of the condominium 362 buildings and common areas. 363 (C) A declaration, bylaw, rule, regulation, or agreement 364

flag the secretary of defense designates as a service flag.	393
(4) The display of a thin blue line flag or emblem on a	394
flag pole, through the use of a bracket, or in a window if	395
displayed in accordance with any state law, local ordinance or	396
resolution, or proclamation by the governor of the state.	397
(B)(1) A tenant who requests to display the flag of the	398
United States—or_, the national league of families POW/MIA flag,	399
or a thin blue line flag at the rental property as provided in	400
division divisions (A) (1) and (4) of this section through the	401
use of a flag pole shall contact the landlord with reasonable	402
notice before installation of the flag pole to discuss the	403
following:	404
(a) Placement in compliance with any local zoning	405
restrictions and the required underground utility service	406
requests (OUPS);	407
(b) Cost of the materials and installation;	408
(c) Installation in a workerlike manner if installed at	409
the tenant's request and expense;	410
(d) Any lighting required to comply with division (A)(1)	411
(a) of this section;	412
(e) The appropriate size of the flag and flag pole, which	413
shall be consistent with the size and character of the building.	414
(2) A tenant who requests to display the flag of the	415
United States—orthe national league of families POW/MIA flag	416
or a thin blue line flag at the rental property as provided in	417
division divisions (A) (1) and (4) of this section through the	418
use of a bracket to be permanently affixed to the unit, shall	419
contact the landlord with reasonable notice before installation	420