No. 140. An act relating to transfers of mobile homes and rent-to-own transactions.

(H.542)

It is hereby enacted by the General Assembly of the State of Vermont:

Sec. 1. 9 V.S.A. § 2602 is amended to read:

§ 2602. SALE <u>OR TRANSFER</u>; PRICE DISCLOSURE; <del>UNIFORM</del> MOBILE HOME <u>UNIFORM</u> BILL OF SALE

\* \* \*

- (b) No mobile home may be sold unless a mobile home uniform bill of sale as described in subsection (c) is completed and furnished by the seller to the buyer. The mobile home uniform bill of sale must be filed with the town clerk of the town in which the mobile home is to be located. Prior to resale, a mobile home uniform bill of sale must be endorsed by the town clerk of the town in which the mobile home is located and a copy sent to the town clerk where the mobile home will be located. Sale or transfer of all mobile homes.
- (1) Prior to the sale or transfer of ownership of a mobile home, the seller or transferor shall provide a copy of a completed, unexecuted, mobile home bill of sale:
- (A) to the town clerk in which the mobile home is located for his or her endorsement; and
- (B) in the case of a mobile home being sold or transferred separately from the real property on which it is located, to the record owner of the real

property on which the mobile home is located by certified mail, return receipt requested, at least 21 days prior to the transfer or sale.

- (2) A clerk shall not endorse a mobile home uniform bill of sale unless:
- (A) all property taxes due and payable on the mobile home, but not the real property on which the mobile home is located if separately owned, have been paid in full as of the most recent assessment, or if the town collects taxes in installments pursuant to 32 V.S.A. § 4872, as of the most recent installment; or
- (B) in the case of removal of a mobile home from the municipality, or of a sale, trade, or transfer that will result in the removal of the mobile home from the municipality, all property taxes assessed with regard to the mobile home, but not the mobile home site, have been paid.
- (3) The seller or transferor shall execute and provide the endorsed bill of sale to the buyer or transferee at the time of sale or transfer.
- (4) The buyer or transferee shall execute and then file the executed bill of sale with the clerk of the town in which the mobile home will be located within 10 days of executing the bill of sale. A clerk shall not accept a mobile home uniform bill of sale for filing that is not completed, executed, and endorsed as required by this subsection. Upon filing, the clerk shall note the transfer on the mobile home uniform bill of sale whereby the seller acquired ownership of the mobile home, if available.

(5) If the mobile home will be relocated to real property that is not owned by the buyer or transferee, the buyer or transferee shall provide a copy of the mobile home uniform bill of sale to the record owner of the real property on which the mobile home will be located at least 21 days prior to the sale or transfer of the mobile home.

- (6) Within 14 days of the filing of the bill of sale, the town clerk shall mail a copy of the bill of sale to each buyer, seller, and owner of real property for whom a mailing address is provided in the bill of sale pursuant to subdivision (c)(1) of this section.
- (7) The requirements of this subsection shall apply to a mobile home that is physically relocated by its owner to another town.
  - (8) This subsection shall not apply to:
- (A) the valid transfer of a mobile home by deed when financed as residential real estate pursuant to this chapter;
- (B) the valid transfer of a mobile home by a mobile home uniform bill of sale issued by the court pursuant to the abandonment process set forth in 10 V.S.A. § 6249;
- (C) the physical relocation of a mobile home that is held as inventory by a manufacturer, distributor, or dealer, is stored or displayed on a sales lot, and is not connected to utilities.

(c) No mobile home shall be moved over the highways of this state unless
the operator of the vehicle hauling such mobile home has in his or her
possession a copy of the mobile home uniform bill of sale endorsed pursuant to
32 V.S.A. § 5079 by the town clerk of the town in which the mobile home was
last listed and by the clerk of the town in which the mobile home was last
located. The mobile home uniform bill of sale shall contain the make, model,
serial, size, year manufactured and location of each mobile home. It shall give
the name and address of the owner of the property and whether the property is
subject to a security interest and shall be substantially in the following form:
VERMONT MOBILE HOME UNIFORM BILL OF SALE KNOW ALL
PEOPLE BY THESE PRESENTS THAT,
Seller(s), of County of
and State of, in
consideration of
, Buyer(s), of
County of and State of
the receipt and sufficiency whereof is hereby acknowledged, do hereby grant,
sell, transfer and deliver unto said Buyer(s) the following goods and chattels,
namely:
Mobile Home Make: Model:
Serial Number: Size:

Color:	presently located at	in the Town of
	<del></del>	
	Mobile Home will remain at abo	<del>ve location.</del>
<del>[ ]</del>	Mobile Home will be located at	in Town of
<del></del>	<del></del>	
TO HAVE	E AND TO HOLD all and singular	the goods and chattels to the said
Buyer(s)	and Buyer(	s) executors, administrators, and
assigns, to	Buyer(s) own use and behoof for	rever. And the Seller(s) hereby
<del>covenant(</del>	s) with the said Buyer(s) that Sello	er(s) is/are the lawful owner(s) of
said goods	s and chattels, that they are free fr	om all encumbrances, that Seller(s)
has/have g	good right to sell the same as afore	esaid, and that Seller(s) will warrant
and defend	d the same against the lawful clain	ms and demands of all persons.
IN	WITNESS WHEREOF, the Selle	er(s) hereto set(s) his/her/their
hand(s), th	nis day of A.D. 20	<del>)</del>
<del></del>		<del></del>
	Witness	Seller
•••••		
	Witness	Seller
NOTICE:	Title 32 V.S.A. § 5079 requires the	nat this Mobile Home Uniform Bill

of Sale be signed by Sellers, Town Clerk of the Town where the Mobile Home

is located prior to sale, and filed by Buyer with the Town Clerk of the Town where the Mobile Home will be located after the sale.

#### **SECURITY INTEREST**

This property is subject to the following security interest or interests of record:

Secured Party Date Discharged Town Record Number

TO BE COMPLETED BY TOWN CLERK WHERE MOBILE HOME IS

PRESENTLY LOCATED.

I hereby acknowledge that:

- 1. Notation of above transfer has been made on the margin of the retained copy of the Mobile Home Uniform Bill of Sale whereby Seller(s) herein acquired title.
- 2. Copy of this bill of sale has been forwarded to Town Clerk of Town where above Mobile Home will be located.
  - 3. Notation of security interest has been made.

- (c) Mobile home uniform bill of sale.
- (1) A mobile home uniform bill of sale shall contain the following information regarding each mobile home being transferred:
  - (A) the name and address of each seller or transferor;

(B) the name and address of each buyer or transferee, and if more than one buyer or transferee, the estate under which the buyers or transferees will hold title to the mobile home;

- (C) the make, model, serial number, size, and year manufactured;
- (D) the current address or location of the mobile home;
- (E) whether the mobile home will be moved following the sale or transfer, and if so, the future address of the mobile home;
- (F) the name and address of the owner of the real property on which the mobile home is located;
- (G) the name and address of the owner of the real property on which the mobile home will be located following the sale or transfer;
- (H) the sale constitutes a "retail installment transaction" as defined in 9 V.S.A. § 2351(4) and is subject to 9 V.S.A. Chapter 59 (motor vehicle and mobile home retail installment sales financing);
- (I) an itemized list of the mobile home's deficiencies known to the seller at the time of the sale, if the mobile home is sold "as is"; and
  - (J) an itemized list of known liens on the mobile home.
- (2) A mobile home uniform bill of sale shall be substantially in the following form:

# VERMONT MOBILE HOME UNIFORM BILL OF SALE NOTICE

Vermont statute requires that this Mobile Home Uniform Bill of Sale be signed by each Buyer and Seller, endorsed by the Town Clerk of the Town where the Mobile Home is located at the time of sale, and filed by Buyer with the Town Clerk of the Town where the Mobile Home will be located after the sale. A financing statement evidencing a security interest in the Mobile Home must be filed with the Secretary of State.

#### Seller or Transferor ("Seller"):

Name:
Street:
Town/State/ZIP:
County:
Mailing Address (if different):
Street:
Town/State/ZIP:
Buyer or Transferee ("Buyer"):
Name:
Street:
Town/State/ZIP:
County:

Mailing Address (if different):
<u>Street:</u>
Town/State/ZIP:
If more than one Buyer, Buyers take title as:
[] Joint tenants (co-owners with right of survivorship).
[ ] Tenants by the entirety (joint tenancy of persons who are married).
[ ] Tenants in common (individual interests without right of survivorship).
[]
Mobile Home Being Sold or Transferred ("Mobile Home")
Specifications:
<u>Make:</u>
<u>Model:</u>
<u>Year:</u>
Serial Number:
Size:
<u>Color:</u>
Current Location:
Street:
Town/State/ZIP:
County:

Owner of Real Property on which Mobile Home is Located:
Name:
Street:
Town/State/ZIP:
Mailing Address (if different):
Street:
Town/State/ZIP:
Location of Mobile Home Following Sale
Mobile Home will remain at current location.
Mobile Home will be relocated to the following address:
Street:
Town/State/ZIP:
County:
Owner of Real Property on which Mobile Home will be Located:
<u>Name:</u>
Street:
Town/State/ZIP:
Mailing Address (if different):
Street:
Town/State/ZIP·

### **Retail Installment Transaction**

This sale constitutes a "retail installment transaction" as defined in 9 V.S.A. § 2351(4) and is subject to 9 V.S.A. Chapter 59 (motor vehicle and mobile home retail installment sales financing).

## KNOWN DEFICIENCIES IN "AS IS" SALES

In the case of an "as is" sale, the Seller is aware of the following deficiencies
and defects of the Mobile Home:
KNOWN LIENS
The Seller is aware of the following liens on the Mobile Home:
For good and valuable consideration, the receipt and sufficiency of which is
acknowledged, Seller hereby transfers to the Buyer the Mobile Home
identified in this Bill of Sale, and Seller covenants with Buyer that Seller is the
lawful owner of the Mobile Home, that it is free from all encumbrances, that
Seller has good right to sell the Mobile Home, and that Seller will warrant and
defend the same against the lawful claims and demands of all persons.

Seller Signature.....Date....

Witness SignatureDate
Buyer SignatureDate
Witness SignatureDate
TOWN CLERK ENDORSEMENT
TO BE COMPLETED BY TOWN CLERK WHERE MOBILE HOME IS
CURRENTLY LOCATED PRIOR TO EXECUTION BY THE BUYER AND
SELLER.
I hereby acknowledge that:
[ ] all property taxes due and payable on the mobile home, but not
the real property on which the mobile home is located if separately owned,
have been paid in full as of the most recent assessment, or if the town collects
taxes in installments pursuant to 32 V.S.A. § 4872, as of the most recent
installment; or
[ ] in the case of removal of a mobile home from the municipality, or
of a sale, trade, or transfer that will result in the removal of the mobile home
from the municipality, all property taxes assessed with regard to the mobile
home, but not the mobile home site, have been paid.
Town Clerk Signature: Date:

#### (d) Relocation of mobile home.

Unless excluded under subdivision (b)(8) of this section, a mobile home shall not be moved over the highways of this state unless the operator of the vehicle hauling the mobile home has in his or her possession a copy of the mobile home uniform bill of sale endorsed pursuant to subsection (b) of this section. In addition to any penalty or remedy imposed under section 2607 of this title, a violation of this subsection shall be subject to the collection and enforcement provisions set forth in 32 V.S.A. § 5079.

- (e) Mobile home rent to own agreements.
- (1) Definition of rent to own agreements for mobile homes.

  For purposes of this subsection, "an agreement to purchase a mobile home on a rent-to-own, lease-purchase, or similar basis" means any agreement, other than an agreement to purchase a mobile home, that will be financed as residential real estate, under which:
- (A) a buyer or lessee, however named, agrees to pay consideration in one or more installments to the owner of a mobile home, or to a third party designated by the owner of the mobile home to receive payment on behalf of the owner, for the right to use or occupy the mobile home; and
- (B) upon full compliance with the terms of the agreement, the buyer or lessee, however named, is bound to become, or for no further or a merely

nominal additional consideration, has the option of becoming, the owner of the mobile home.

- (2) Requirements to consummate sale under rent to own agreements.

  An agreement to purchase a mobile home on a rent-to-own, lease-purchase, or similar basis shall not transfer ownership of the mobile home, or the rights, duties, and liabilities arising from ownership of the mobile home, unless and until:
- (A) the buyer and seller execute a written retail installment contract complying with the requirements set forth in chapter 59 of this title; and
- (B) a mobile home uniform bill of sale transferring the mobile home from the seller to the buyer is completed, endorsed, executed, and filed pursuant to subsection (b) of this section.
- (3) Compliance; sale. Notwithstanding any provision of 9A V.S.A.

  Article 2 (uniform commercial code; sale of goods) to the contrary, an

  agreement to purchase a mobile home on a rent-to-own, lease-purchase, or

  similar basis that meets the requirements of subdivision (2) of this subsection

  shall constitute a "retail installment transaction" as defined in subdivision

  2351(4) of this title, is subject to 9 V.S.A. Chapter 59, and shall not be subject to chapter 137 of this title relating to residential rental agreements.
- (4) Failure to comply; lease. Notwithstanding any provision of9A V.S.A. Article 2A (uniform commercial code; leases) to the contrary, an

agreement to purchase a mobile home on a rent-to-own, lease-purchase, or similar basis that does not meet the requirements of subdivision (2) of this subsection shall constitute a residential rental agreement as defined in subdivision 4451(8) of this title, and shall be governed by chapter 137 of this title relating to residential rental agreements.

- (f) Sale of mobile homes in non-rent to own transactions. Except for a mobile home that is financed or conveyed as real property:
- (1) The sale of a mobile home under subsection (b) of this section, is a sale of goods under 9A V.S.A. Article 2 (uniform commercial code; sale of goods), except to the extent of a direct conflict with this section.
- (2) The sale of a mobile home under this section is subject to the provisions governing express and implied warranties on the sale of goods set forth in 9A V.S.A. Article 2, Part 3, with the following modifications:
- (A) the warranty of title in a contract of sale under 9A V.S.A. § 2-312 may be excluded or modified only by a written agreement that is executed by the buyer and seller prior to sale and clearly states any deficiency or limitation on the seller's title, as well as any security interest, lien, or encumbrance on the mobile home that excludes or modifies the warranty of title;
- (B) in the case of a new mobile home, the implied warranty of merchantability under 9A V.S.A. § 2-314 and the implied warranty of fitness for a particular purpose under 9A V.S.A. § 2-315 may not be waived if the

seller has notice that the mobile home will be used by the buyer as his or her primary residence; and

- (C) in the case of a used mobile home, the implied warranty of merchantability under 9A V.S.A. § 2-314 and the implied warranty of fitness for a particular purpose under 9A V.S.A. § 2-315 may be waived only if the seller notifies the buyer in writing that the mobile home is being offered for sale "as is."
- Sec. 2. 32 V.S.A. § 5079 is amended to read:
- § 5079. SALE OR TRANSFER OF MOBILE HOMES; COLLECTION OF TAXES
- (a) Within 10 days of acquiring ownership by sale, trade, transfer, or other means, an owner of a mobile home as defined in 9 V.S.A. § 2601 or 10 V.S.A. § 6201 shall file with the clerk of the municipality in which the mobile home is located a mobile home uniform bill of sale, containing the make, model, serial number, size, year manufactured, and location of the mobile home. It shall give the name and address of the owner of the property, and whether the property is subject to a security interest, and shall be substantially in the form prescribed in 9 V.S.A. § 2602(c). This subsection shall not apply to mobile homes held solely for sale by a manufacturer, distributor, or dealer that are stored or displayed on a sales lot and are not connected to utilities. A transfer

of ownership of a mobile home shall be made pursuant to the requirements set forth in chapter 72 of Title 9.

- (b) Repealed.
- (c) Repealed.
- (d) A mobile home removed from a town without a mobile home uniform bill of sale endorsed by the clerk of the municipality where the mobile home was located as required by subsection (b) of this section 9 V.S.A. § 2602 may be taken into possession by any sheriff, deputy sheriff, constable, or police officer, or by the treasurer or tax collector of the town in which the mobile home was last listed if known, or by the commissioner of taxes if that town is unknown. A mobile home taken into possession under this section by an officer other than the collector of taxes shall be delivered promptly to the collector of taxes of the town in which the mobile home was last listed in the constructive custody of the official, who shall control the use and movement of the mobile home. In taking possession, the authorized officer may proceed without judicial process only in the event that the taking of possession can be done without breach of the peace. Proceedings for collection of the taxes assessed against and due with respect to the mobile home shall then be conducted in accordance with subchapter 9 of chapter 133 of this title.
- (e) Taxes assessed against a mobile home shall be considered due for purposes of this section as of the date of removal of the mobile home from the

town in which the mobile home was last listed, and the owner shall be liable for fees provided for in section 1674 of this title from the date of removal.

- (f) The treasurer or tax collector of any town from which a mobile home is removed; without an endorsed mobile home uniform bill of sale as required by subsection (b) of this section 9 V.S.A. § 2602(b) may notify the director of the division of property valuation and review of the removal giving a description of the mobile home by serial or other number if known. If the director is notified of the seizure of a mobile home as provided in subsection (d) of this section, he or she shall immediately notify the treasurer or tax collector of the town, if known, in which the mobile home was last listed on the grand list.
- (g) Taxes lawfully assessed upon a mobile home shall attach as a lien on the mobile home as provided in section 5061 of this title.
- Sec. 3. 10 V.S.A. § 6204(d) is amended to read:
- (d) A mobile home occupied on the basis of a lease-purchase or "rent to own" rent-to-own contract, however named, shall be subject to the provisions of 9 V.S.A. chapter 59 § 2602(e).
- Sec. 4. AVAILABILITY OF MOBILE HOME UNIFORM BILL OF SALE

  The agency of commerce and community development shall make publicly

  available on its website:
- (1) a mobile home uniform bill of sale in a format substantially similar to the form set forth in 9 V.S.A. § 2602(c); and

(2) a copy of this act.

Sec. 5. EFFECTIVE DATE

This act shall take effect on September 1, 2010.

Approved: June 1, 2010