

Manufactured Housing Law Update – June 2018

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McGlinchey Stafford and the Manufactured Housing Institute (MHI) are pleased to bring you the Manufactured Housing Law Update. With content prepared by McGlinchey Stafford's nationally-recognized consumer financial services team, the Update focuses on legal and regulatory actions in the manufactured housing industry.

We hope that the legal and regulatory landscape governing the manufactured housing industry is not preventing you from enjoying your summer. That said, this update should make for a great beach or poolside read.

This month's update includes some interesting cases in the community space, including a case involving oral leases dating back to the 1970s and a case involving the conversion of a land-lease community to an all-rental community.

If the TCPA interests you, take a look at the Third Circuit decision defining the meaning of an autodialer.

With respect to Duty to Serve, note that the FHFA posted snapshots of the Duty to Serve Plans.

These are only a few items of interest this month. So, read on!!

[Read the full update here.](#)

Related people

Jeffrey Barringer

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