562B.11 Prohibited provisions in rental agreements.

- 1. A rental agreement shall not provide that the tenant or landlord does any of the following:
 - a. Agrees to waive or to forego rights or remedies under this chapter.
 - b. Agrees to pay the other party's attorney fees.
- c. Agrees to the exculpation or limitation of any liability of the other party arising under law or to indemnify the other party for that liability or the costs connected therewith.
 - d. Agrees to a designated agent for the sale of tenant's mobile home.
- 2. A provision prohibited by subsection 1 included in a rental agreement is unenforceable. If a landlord or tenant knowingly uses a rental agreement containing provisions known to be prohibited by this chapter, the other party may recover actual damages sustained.
- 3. Nothing in this chapter shall prohibit a rental agreement from requiring a tenant to maintain liability insurance which names the landlord as an insured as relates to the mobile home space rented by the tenant.

[C79, 81, \$562B.11] 2013 Acts, ch 30, \$179

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