1978 WL 34695 (S.C.A.G.)

Office of the Attorney General

State of South Carolina February 9, 1978

*1 Representative Eugene Sligh Blease District No. 39 207 Greenwood Highway Saluda, South Carolina

Dear Representative Blease:

You have requested an opinion from this office as to whether or not legislation excepting Saluda County from the provisions of Sections 31-17-310 et seq., CODE OF LAWS OF SOUTH CAROLINA, 1976, requiring, inter alia, a license to be obtained by mobile home and house trailer occupants, owners or rental agents, would be valid. In my opinion, it would not be valid in that it would conflict with the 'no laws for a specific county' language of Article VIII, Section 7 of the South Carolina Constitution, 1895, as amended. See generally, Knight v. Salisbury, 206 S.E.2d 875 (1974). Such legislation would have to be enacted as a general law, i.e., applicable to all counties in the State. With kind regards,

Karen LeCraft Henderson Assistant Attorney General

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