24.39.31 - RULES FOR FACTORY BUILT STRUCTURES

000. LEGAL AUTHORITY.

These rules are promulgated pursuant to Sections 39-4003, 39-4302, 44-2102, 44-2104, 44-2201, and 44-2202, Idaho Code.

001. SCOPE.

Sections 100 through 199 of these rules apply to These rules govern the manufacture and installation of modular buildings in Idaho_x. Sections 200 through 299 of these rules apply to persons engaged in the business of manufacturing, selling, or installing manufactured or mobile homes for purposes of human habitation in Idaho_x. Sections 300 through 399 of these rules apply to disputes between persons licensed as manufacturers, retailers, and installers of manufactured homes_x. Sections 400 through 499 of these rules_and apply to the installation of manufactured or mobile homes in Idaho.

002. INCORPORATION BY REFERENCE.

The Idaho Manufactured Home Installation Standard (January 1, 2018 edition), is hereby adopted and incorporated by reference and is available on the Division DOPL website: https://dopl.idaho.gov.

002. -- 009. (RESERVED)

01003. DEFINITIONS.

The terms defined in this section have the following meaning, unless the context clearly indicates another meaning.

01. Alterations to Manufactured Homes. The replacement, addition, and modification, or removal of any equipment or installation after sale by a manufacturer to a retailer but prior to sale by a retailer to a purchaser which may affect the construction, fire safety, occupancy, plumbing, heat-producing or electrical system. It includes any modification made in a manufactured home which may affect the compliance of the home with the standards, but it does not include the repair or replacement of a component or appliance "plug-in" to an electrical receptacle where the replaced item is of the same configuration and rating as the one being replaced. It also does not include the manufacturer, if the rating of the appliance does not exceed the rating of the receptacle to which it is connected.

02. Branch Office. An enclosed structure accessible and open to the public, at which the business of the manufactured/mobile home retailer is conducted simultaneously with and physically separated from his principal place of business. There must be displayed on the exterior a sign permanently affixed to the land or building with letters clearly visible to the major avenue of traffic. The sign must provide the business name of the retailer. ()

03. Business Occupation, profession, or trade.

042. Deceptive Practice. Intentionally publishing or circulating any advertising concerning mobile or manufactured homes which:

a. Is misleading or inaccurate in any material respect;

Commented [MH1]: Unnecessary rule language.

Section 000

Page 1

YDunbar_01122023

()

()

AHO ADMINISTRATIVE BULLETIN OPL – Factory Built Structures Advisory Board	IDAF Rules for Factory Built	PA 24.39.31 Structures	
b. Misrepresents any of the products or serv nufactured/mobile home retailer, or installation company.	ices sold or provided by a m	nanufacturer, ()	
05. Insignia. A label or tag issued by the Division to es, and regulations established for Modular Buildings and Comm		es, standards,	
063. Installation. The term includes "setup" and is odular building or manufactured or mobile home for occupancy.	-tThe complete operation of fixing	g in place a ()	
07. Manufactured Home A structure, constructed a anufactured home construction and safety standards, and is transpuveling mode, is eight (8) body feet or more in width or is forty (4 site, is three hundred twenty (320) or more square feet, and which used as a dwelling with or without a permanent foundation when	ortable in one (1) or more sections, 40) body feet or more in length, or v h is built on a permanent chassis and 1 connected to the required utilities,	which, in the when crected I designed to and includes	Commented [MH2]: Duplicative 39-4105(8)
e plumbing, heating, air conditioning, and electrical systems conta structure which meets all the requirements of this subsection of hich the manufacturer voluntarily files a certification requir evelopment and complies with the standards established under 42-	except the size requirements and wi red by the secretary of Housing	th respect to	
08. Manufactured Home Retailer, Except as otherw			Commented [MH3]: Duplicative 44-2101A(10)
Any person or who buys, sells, lists, or exchanges calendar year.	0.0	ts in any one	
09. Mobile Home A factory assembled structure or 1 076, the date of enactment of the National Manufactured Housin ode), and equipped with the necessary service connections and ma	g Construction and Safety Standard	s Act (HUD	- Commented [MH4]: Duplicative 39-4105(9)
1 their own running gear and designed to be used as a dwelli undation.			
10. Principal Place of Business. The primary p anufactured home retailer is lawfully conducted. Each of the follo			
ineipal place of business:	retailer is lawfully conducted here;	— ()	
b. The office or offices of the retailer is or are located	d here;		
c. The public may contact the retailer here;		(
d. The offices are accessible and open to the public;		— ()	
e. The greatest portion of the retailer's business is c tailer must be kept and maintained at the retailer's principal plac ormal business hours by any authorized agent of the Division. Mo gn permanently affixed to the land or building with letters prov	ce of business and be open to inspe- reover, there must be displayed on t	ection during he exterior a	
sible to the major avenue of traffic.	the business name of the re	()	

Section 000

YDunbar_01122023

IDAHO ADMINISTRATIVE BULLETIN	
DOPL – Factory Built Structures Advisory Board	Rul

IDAPA 24.39.31 Iles for Factory Built Structures

11. Transit Damage Application to manufactured home means that damage encountered on route from the place of manufacture to the dealer or first owner involving structural integrity or any repair that does not result in return to the same construction or assembly as specified in the manufacturer's design approval without additional reinforcement or change.	Commented [MH5]: Unnecessary rule language.
12. Used Manufactured Home A manufactured home - respectively, which has been: ()	Commented [MH6]: Unnecessary rule language.
a. Sold, rented, or leased and occupied prior to or after the sale, rental, or lease; or ()	
b. Registered with or been the subject of a certificate of title issued by the Idaho Department of Transportation or the appropriate authority of any state, the District of Columbia, or foreign state or country. ()	
011 099. (RESERVED)	
SUBCHAPTER A – MODULAR BUILDINGS (Rules 100 through 199)	
1500. PERMITS. Building permits must be obtained from the Division prior to the construction of structures governed by Title 39, Chapter 4339-4303, 44-2202, and 39-4004, Idaho Code, or Sections 100 through 199 of these rules.	
101. PLAN REVIEW.	Commented [MH7]: Unnecessary rule language. Re-
01. Jurisdiction. The Division has exclusive jurisdiction and authority to conduct plan reviews of the in-plant construction of Modular Buildings.	quirements are outlined in sections 39-4303(1)(a) and 39- 4304 of Idaho Code.
02. Application Provisions. The provisions of this section apply only to plans for work that will be accomplished at the place of manufacture.	
102. FEES. The following fees apply to the functions cited: ()	

01. Modular Building Permit Fees. Other than as herein Unless otherwise specified in this section, the permit fee schedule for Modular Buildings is as provided herein in Table 1-A plus ninety dollars (\$90) and two and one-half percent (2.5%) of the plumbing, electrical, and HVAC installation costs. The determination of value or valuation is based on the total value of all construction work for which a permit is issued.

TABLE 1-A – MODULAR BUILDING PERMIT FEES				
TOTAL VALUATION FEE		FEE		
\$1 to \$500	=	\$23.50		
\$501 to \$2,000	=	\$23.50 for the first \$500 plus \$3.05 for each additional \$100, or fraction thereof, to and including \$2,000		
\$2,001 to \$25,000	=	\$69.25 for the first \$2,000 plus \$14 for each additional \$1,000, or fraction thereof, to and including \$25,000		

IDAHO ADMINISTRATIVE BULLETIN	IDAPA 24.39.31
DOPL – Factory Built Structures Advisory Board	Rules for Factory Built Structures

\$25,001 to \$50,000	=	\$391.75 for the first \$25,000 plus \$10.10 for each additional \$1,000, or fraction thereof, to and including \$50,000
\$50,001 to \$100,000	=	\$643.75 for the first \$50,000 plus \$7 for each additional \$1,000, or fraction thereof, to and including \$100,000
\$100,001 to \$500,000	=	\$993.75 for the first \$100,000 plus \$5.60 for each additional \$1,000, or fraction thereof, to and including \$500,000
\$500,001 to \$1,000,000	=	\$3,233.75 for the first \$500,000 plus \$4.75 for each additional \$1,000, or fraction thereof, to and including \$1,000,000
\$1,000,001and up		\$5,608.75 for the first \$1,000,000 plus \$3.65 for each additional \$1,000, or fraction thereof

)

(

02. Plan Review. The Modular Building fee includes an additional amount equal to sixty-five percent (65%) of the permit fee calculated in accordance with Table 1-A. A fee of sixty-five dollars (\$65) per hour applies to additional plan review required by changes, additions, or revisions to plans. ()

03. Manufactured/Mobile Home Installation Permit Fees. Permits obtained from the Division are in accordance with the following schedule:

a. Single Section Unit. The permit fee is one hundred fifty dollars (\$150).

b. Double Section Unit. The permit fee is two hundred dollars (\$200).

c. More Than Two Sections. The permit fee for a home consisting of more than two (2) sections is two hundred fifty dollars (\$250).

04. In-Plant Inspection Agency Fees. In-plant inspection fees for manufactured homes produced by Idaho Manufactures as per 39-4003A and 39-4004 of Idaho Code is set at forty-five dollars (\$45) per floor.

1<u>5</u>03<u>1</u>. MODULAR BUILDINGS<u>INSPECTIONS</u>.

01. Enforcement and Administration. Any officer, agent, or employee of the Division is authorized to enter any premises during any normal or operational hours where Modular Buildings are manufactured for the purpose of examining any records pertaining to quality control and may inspect any such units, equipment, or installations to ensure compliance with the provisions of these rules and codes enumerated in Title 39, Chapter 43, Idaho Code.

021. Inspections.

)

(

a. Inspections at Manufacturing Plants. The Division conducts inspections at the manufacturing plant to determine compliance with Sections 100 through 199 of these rules and with codes adopted by Title 39, Chapters 40 and 41, Idaho Code, and Title 54, Chapters 10, 26, and 50, Idaho Code.

b. Manufactured Home Site Installation Inspections. Installation permits must be obtained from the

Section 000

IDAHO ADMINISTRATIVE BULLETIN	IDAPA 24.39.31
DOPL – Factory Built Structures Advisory Board F	Rules for Factory Built Structures

Division for installations in areas where there is no approved local program, or from a city or county that has by ordinance adopted building codes pursuant to Section 39-4116, Idaho Code, and whose installation program has been approved by the Division. All installations must be inspected and approved by the authority having jurisdiction before the manufactured home is occupied.

i. Installation inspections shall be conducted in accordance with the Idaho Manufactured Home Installation Standard or the Design Approval Primary Inspection Agency of the manufactured home.

c. Modular Site Installation Inspection. In order to complete the installation of an Idaho approved Modular Building, approval and inspection of the installation by the enforcement agency having jurisdiction over the site location is required.

b03. Qualifications of Inspectors. All inspectors performing inspections of modular buildings must be properly certified for the type of inspection being conducted. The Factory Built Structures Board recognizes certifications granted through the National Certification Program Construction Code Inspector program (NCPCCI), the National Inspection Testing Certification program (NITC), the International Association of Electrical Inspectors (IAEI), and the International Code Council (ICC). Certifications must be current and of the proper classification for the structure or subsystem being inspected.

04. Minimum Training Requirements for Inspectors. All manufactured home installation inspectors must complete eight (8) hours of training or instruction germane to the profession. (____)

O3. Installation Inspection. In order to complete the installation of an Idaho approved Modular
Building, approval and inspection of the installation by the enforcement agency having jurisdiction over the site
location is required.

045. Rights and Limitations of Local Enforcement Agencies for Modular Buildings.

a. A local enforcement agency <u>may has the right to</u> require a complete set of plans and specifications approved by the Division for each Modular Building to be installed within its jurisdiction, <u>and to</u> require that all permits be obtained before delivery of any unit.

b. A local enforcement <u>shall not agency does not have the right to</u>: open for inspection any Modular Building or component bearing an Insignia to determine compliance with any codes or ordinances; require by ordinance or otherwise that Modular Buildings meet any requirements not equally applicable to on-site construction; or to charge permit or plan review fees for any portion of the structure prefabricated or assembled at a place other than the Building Site.

06. Division Approval. A city or county that has by ordinance adopted a building code pursuant to Section 39-4116, Idaho Code, is eligible to participate in the inspection of manufactured and mobile homes. Such local installation inspection program must be approved by the Division to provide inspection services if the following minimum criteria is met: ()

a. Inspections are conducted by the city or county employing inspectors holding a valid certification as residential building inspector from the International Code Council; ()

b. Inspectors attended training sessions provided or approved by the Division and receive a certificate evidencing successful completion thereof. ()

c. Voluntary Withdrawal. A city or county may voluntarily withdraw from participation in the

Section 000

YDunbar_01122023

)

)

	NISTRATIVE BULLETIN ory Built Structures Advisory Board	IDAP Rules for Factory Built	A 24.39.31 <u>Structures</u>	
	pect manufactured homes upon providing to the Admi ention to do so.	inistrator of the Division thirty (30)	days written ()	
d. of Occupationa	Quality Assurance. Any inspected installation is s al and Professional Licenses. Findings made by th	ubject to quality assurance reviews he Division pursuant to such revio	<u>by Division</u> ws will be	
orwarded to th	e inspection authority having jurisdiction.		_()	
i.	All inspectors and approved programs are subject t	to review.	<u> ()</u>	
05.	<u>Modular</u> Insignia and Serial Number.		()	
a. acility. Assign	Each Modular Building section must bear a Divis ed Insignia are not transferable and are void when not		nufacturing	Commented [MH8]: Outlined in 39-4304(1)
b. Modular Buildi etter suffix, or	Each Modular Building must bear a legible identiing must have the same identifying serial number for both.			
he following a	ULAR CIVIL PENALTIES. acts subject the violator to penalties of not more than tan one thousand dollars (\$1,000) for each offense the		first offense	
01. building site in pproval from t	Installation . Any person who transports a modula a this state without first receiving approval and sec he Division.			Commented [MH9]: Suggestion received to remove this because the category could also include truck drivers, etc.
02. ccupancy which he Division.	Modification . Any person who in any way modifich has previously been approved by the Division with			
	Lawful Orders, <u>Any person who fails, neglects, c</u> or his representative under Section 39 4306, Idaho Co nim by the Administrator or his representative under S	ode, or who refuses to perform any d	ssued by the	Commented [MH10]: Duplicative of 39-4306
05 199.	(RESERVED)			
SU	BCHAPTER BMANUFACTURED/MOBILE I (Rules 200 through 29			
<u>1</u> 00. <u>MANI</u>	<u>UFACTURED/MOBILE HOME</u> LICENSE REQI	U IRED.		
01. ge at the time	Minimum Age Requirement. No license will be of license application.	issued to a person under eighteen (18) years of	
orporation, pa	Designated License Holder . Any applicant for a tot a natural person must designate a natural person rtnership, trust, society, club, association, or other arough 299 these rules, including, but not limited to	n to be license holder and representer the second sec	t the <u>entity</u> poses under	

IDAHO ADMINISTRATIVE BULLETIN	IDAPA 24.39.31
DOPL – Factory Built Structures Advisory Board	Rules for Factory Built Structures

transferable.

)

)

(

a. The authorization to act as designated license holder must be in writing, signed by the applicant
and the person designated, and filed with the Division along with the application.

ba. Any person designated under Subsection 200.02 of these rules represents one (1) applicant only, and must immediately notify the Division in writing if his working relationship with the applicant has been terminated. The license will be issued in the name of the designated license holder with the name of the organization he represents also noted on the license. The license holder is considered by the Division to be the licensee, even if the license holder is the designated representative of an organization.

c. The applicant and the person designated under Subsection 200.02 of these rules agrees by acceptance of the designation that the designated person acts as agent of the applicant for all purposes under Title 44, Chapters 21 and 22, Idaho Code, and all rules promulgated thereunder.

03. Proof of License. Proof of the existence of any license issued pursuant to Sections 200 through 299 of these rules is carried upon the person of any installation at all times during the performance of the installation work. Moreover, a<u>A</u>ny license issued to a manufactured/mobile home retailer must be posted in a conspicuous place on the business premises of the employer for whom the holder of the license is licensed. The license of a manufacturing facility or branch office must also be posted in a conspicuous place at the location licensed. ()

 Ot.
 Real Estate Brokers. Licensed real estate brokers or real estate salesmen representing licensed

 real estate brokers are not required to obtain a license under Sections 200 through 299 of these rules to sell or lease a used unit that is currently carried on the tax rolls as personal property and that otherwise falls within the exemption contained in Section 44.2102(2), Idaho Code.

05. License for Manufacturers. To engage in business in the state of Idaho, each manufacturer must be licensed by the Division. ()

06. License for Branch Office of Manufactured/Mobile Home Retailer. (

a. The Division requires as a condition of licensing any information it deems necessary for each location where a manufactured/mobile home retailer maintains a branch office. The mere listing of manufactured/mobile homes for sale does not constitute a branch office, but t<u>T</u>he use of a mobile home park or a state sales office by a licensee for the sale or offering for sale of manufactured/mobile homes does constitutes the maintenance of a branch office. A branch office manager may not manage more than one (1) branch office.

b. To open a branch office, a <u>A</u> retailer must: obtain a license from the Division to operate the branch office.

07. License to Engage in Business as Manufactured/Mobile Home Retailer, Manufacturer, or Installer; Application; Bond; Issuance, Expiration, and Renewal.

a. Applicants for a manufacturer's, retailers, or installer's license must furnish: ()
 i. Any proof the Division may deem necessary that the applicant is a manufacturer, retailer, or installer; ()

ii. Any proof the Division may require that the applicant has a principal place of business; ()

Section 000

YDunbar_01122023

Commented [MH11]: Duplicative of 44-2102(2) & (3)

IDAHO ADMINISTRATIVE BULLETIN			IDAPA 24.39.31
DOPL - Factory Built Structures Advis	sory Board	Rules for Factory	/ Built Structures

iii. In the case of a retailer in new manufactured homes, an instrument in the form prescribed by the Division executed by or on behalf of the manufacturer certifying that the applicant is an authorized franchise retailer for the make concerned; ()

	iv.	The fee and proof of the bond required by Section 44-2103, Idaho Code; and	()
applicab	v. ole.	Proof of passing the examination required by Sections 200 through 299 of these	rules, (as)
icense.	b.	Within thirty (30) days after receipt of a completed application, the Division will issue or	deny	the

c. Each license is valid for a period of one (1) year from the date of issuance and may be renewed for like consecutive period upon application to and approval by the Division.

2101. PROOF OF EDUCATION REQUIRED.

01. Satisfactory Proof for Initial Application Submission. An application for a license as a manufactured/mobile home installer must include proof satisfactory to the Division that the applicant has completed the following number of hours of initial education in order to be approved:

a. Installers and retailers who are installers: eight (8) hours.

b. The course of initial education must be approved by the Division and must include information relating to the provisions of <u>Sections 200 through 299 of</u> these rules, Title 44, Chapters 21, Idaho Code, and the National Manufactured Housing Construction and Safety Standards Act of 1974.

103. 02. SATISFACTORY PROOF FOR LICENSE RENEWAL.

The Division will not renew any installer license, or retailer license of any retailer who is also an installer, issued pursuant to Title 44, Chapters 21 or 22, Idaho Code, or Sections 200 through 299 of these rules until the licensee has submitted proof satisfactory to the Division that he has, during the three (3) years immediately preceding the renewal of the license, completed at least eight (8) hours of continuing education.

03a. Continuing Education Course. The course of continuing education must be approved by the Division and include information germane to the profession. relating to the following: ()

a. Manufactured housing or mobile home parks;

b. The construction, including components and accessories, rebuilding, servicing, installation, or sale of manufactured/mobile homes;

c. Legislative issues concerning manufactured/mobile home housing and manufactured/mobile home parks, including pending and recently enacted state or federal legislation; and ()

d. Sections 200 through 299 of these rules, Title 44, Chapters 21 or 22, Idaho Code, and the Manufactured Housing Safety Standards Act of 1974.

<u>21</u>02. EXAMINATION OF APPLICANT FOR LICENSE.

Section 000

YDunbar_01122023

IDAHO ADMINISTRATIVE BULLETIN	IDAPA 24.39.31
DOPL – Factory Built Structures Advisory Board	Rules for Factory Built Structures

01. Required Examinations. The Division requires a written examination of each applicant for an initial license as a manufactured/mobile home retailer or installer. To avoid the requirement of an examination and be considered a renewal, any licensee must renew his license within six (6) months of its expiration date. ()

02. Approval of Examination and Grade. Examinations for all classifications under Sections 200 through 299 of these rules must be approved by the Division and the Board. No license will be issued unless thean applicant receives a final grade of seventy percent (70%) or higher.

203302. DISCIPLINARY ACTION AGAINST LICENSEES.

The Division may deny, suspend, refuse to renew, or revoke any license issued under Title 44, Chapter 21, Idaho Code, or Sections 200 through 299 of these rules or reissue the license subject to reasonable conditions upon any of the following grounds: ()

 01.
 Violation
 of Rules and Statutes. For any willful or repeated violation of Sections 200 through

 299 or 400 through 499 of these rules, or Title 44, Chapters 21 or 22, Idaho Code.
 ()

O2. Failure to Have Principal Place of Business. With regards only to a manufactured/mobile home
retailer, failure of the applicant or licensee to have a principal place of business.

 Other
 Observation
 <th

O5. Deceptive Practice. The intentional publication, circulation, or display of any advertising which constitutes a deceptive practice as that term is defined in Subsection 010.04 of these rules.

06. Failure to Provide Business Name. Failure to include in any advertising the name of the licensed retailer or installer.

O7. Encouraging Falsification Intentionally inducing an applicant or licensee to falsify an application.

08. Poor Workmanship. Performing workmanship which is grossly incompetent or repeatedly below the standards adopted by Title 44, Chapters 21 and 22, <u>Sections 200 through 299 or 400 through 499 of the provisions of these rules, or</u> the National Manufactured Housing Construction and Safety Standards Act of 1974, or the latest Idaho adopted editions of and amendments to the International Residential Code, the National Electrical Code, the Idaho State Plumbing Code, and the International Mechanical Code. ()

O9. Installation Supervisor Required. Failure to have an employee personally supervise any installation of a manufactured/mobile home.

10. Failure to Honor Warranties. Failure to honor any warranty or other guarantee given by a licensee for construction, workmanship, or material as a condition of securing a contract, or of selling, leasing, reconstructing, improving, repairing, or installing any manufactured/mobile home.

Comparison of the section of th

Commented [MH19]: Recommend removing.

Commented [MH18]: No statutory authority.

Commented [MH12]: Duplicative 44-2106

Commented [MH13]: Duplicative 44-2106

Commented [MH15]: Recommend removing.

Commented [MH16]: Duplicative 44-2106

Commented [MH17]: Lacks statutory authority.

application language.

Commented [MH14]: Consider removing due to license

Section 000

Page 9

YDunbar 01122023

12. Failure to Respond to Notice. Failure to respond to a notice served by the Division. () 13. Failure to Permit Access to Documentary Materials. Failure or refusing to permit access by the vision to relevant documentary materials after being requested to do so by the Division. ()	
14. Conviction of Misdemeanor. Conviction of a misdemeanor for violation of any of the provisions Title 44, Chapters 21 or 22, Idaho Code. ()	
15. Conviction of Felony. Conviction or withheld judgment for a felony in this state, any U.S. ritory, or country.	
16. Dealing with Stolen Manufactured or Mobile Homes To_knowingly_purchase, sell, or nerwise acquire or dispose of a stolen manufactured or mobile home. ()	Commented [MH20]: Duplicative 44-2106
17. Violation of Permit or Inspection Requirements. To knowingly violate any permit or inspection quirements of any city or county of this state.	
4. PROCEDURES FOR LICENSING SUSPENSION, REVOCATION OR NONRENEWAL. ry proceeding to suspend, revoke, or not renew any license will be conducted as a contested case in accordance th the provisions of Title 67, Chapter 52, Idaho Code, and the "Idaho Rules of Administrative Procedure of the	Commented [MH21]: Duplicative of Title 67 Chapter 52 Idaho Code.
torney General," IDAPA 04.11.01.000, et seq. (
5. APPLICATION FOR NEW LICENSE. by person whose license has been revoked may not apply for a new license until the expiration of one (1) year im the date of such revocation.	Commented [MH22]: Duplicative of 67-2614 Idaho Cod
6400. MANUFACTURED/MOBILE HOME LICENSE FEES.	
01. Fees for Issuance and Renewal of License. The following fees for the issuance and renewal of a ense will be charged: ()	
a. Manufactured/mobile home retailer license: four hundred forty dollars (\$440). Retailers who are o installers will have to pay an installer's license fee to hold both licenses.	
b. Manufacturer license: four hundred forty dollars (\$440); ()	
c. Manufactured/mobile home installer license: two hundred twenty dollars (\$220); ()	
02. Performance Bonding Requirements . Application for licensing will be accepted when companied by the performance bond required by Section 44-2103, Idaho Code.	
7. MANUFACTURED HOMES CONSTRUCTION AND SAFETY STANDARDS. fective June 15, 1976, the latest published edition of the National Manufactured Home Construction and Safety	Commented [MH23]: Duplicative of statutes.
indards and Manufactured Home Procedural and Enforcement Regulations are in effect for all manufactured mes manufactured within the state of Idaho, and for all new manufactured homes for sale within the state of sho. All new manufactured homes offered for sale within Idaho after the effective date of this section bear the busing and Urban Development (H.U.D.) label as authorized in the Manufactured Home Procedural and	
forcement Regulations. (
8 <u>304</u> . <u>MANUFACTURED HOME</u> CIVIL PENALTIES.	

Page 10

I

YDunbar_01122023

01. Type. Except as otherwise provided, the following acts subject the violator to penalties of not more than five hundred dollars (\$500) for the first offense and not more than one thousand dollars (\$1,000) for each offense thereafter:

a. Industry Licensing. Except as provided for by Section 44-2106, Idaho Code, any person who engages in the business of a manufacturer, retailer, or installer, as defined in Section 44-2101A, Idaho Code, without being duly licensed by the Division.

b. Deceptive Practice. Any retailer or installer who intentionally publishes or circulates any advertising that is misleading or inaccurate in any material respect or that misrepresents any of the products or services sold or provided by a manufacturer, retailer, or installer. ()

c. Dealing with Stolen Manufactured or Mobile Homes. Any person who knowingly purchases, sells, or otherwise acquires or disposes of a stolen manufactured or mobile home is subject to a civil penalty of not more than one thousand dollars (\$1,000).

d. Failure to Maintain a Principal Place of Business. Any person who is a retailer duly licensed by the Division and who fails to maintain a principal place of business within Idaho.

e. Violation of Rules and Statutes. Any person who knowingly violates Sections 200 through 299 or 400 through 499 of these rules or Title 44, Chapters 21 or 22, Idaho Code.

02. Gross Violation. In case of continued, repeated, or gross violations of Sections 200 through 299 or 400 through 499 of these rules, a license revocation may be initiated for licensed individuals under Title 44, Chapter 21, Idaho Code. Non-licensed individuals are subject to prosecution by the appropriate jurisdiction under Idaho law.

209. -- 299. (RESERVED)

SUBCHAPTER C MANUFACTURED HOMES – CONSUMER COMPLAINTS – DISPUTE RESOLUTION (Rules 300 through 399)

300. CONSUMER COMPLAINTS AND DISPUTE RESOLUTION INVESTIGATION.

01. Site Inspection. The Division may perform a site inspection, based on the nature of a complaint or upon request of the complainant in accordance with HUD.

02. Fees. A charge for mileage to and from the inspection site, plus an hourly charge for the time spent conducting the inspection, is assessed the manufacturer, installer, or retailer if a site inspection is made upon a request by the manufacturer, installer, or retailer, and does not involve a serious defect or imminent safety hazard.

()

03. Inspection Report. Following a site inspection, the inspector will prepare a final report and include photographs.

301. ACTION.

A notification letter and copies of the complaint form and investigation findings may be provided to all involved

Section 000

Page 11

YDunbar 01122023

IDAHO ADMINISTRATIVE BULLETIN	1		IDAPA 24.39.31
DOPL - Factory Built Structures Ad	visory Board	Rules for Factory	/ Built Structures

parties and HUD.

()

01. Division Action. Any Division action, notification and follow-up are completed according to HUD guidelines.

02. License File. If the nature of the complaint pertains to retailer contractual issues or installation problems, a copy of the complaint is to be consolidated with the appropriate Division license files. ()

03. Correction or Repair. A Division building inspector will issue a report concerning correction or repair of defects that are a matter of dispute between the homeowner, retailer, installer, or manufacturer. The report will include the likely cause of the defect and identify the party responsible for creating the defect that is in need of correction or repair.

30250. DECISIONS - APPEALS - INFORMAL DISPOSITION.

01. Decisions. The Administrator will review the inspector's report and set forth the required corrective action and identify the party responsible for such action. The Administrator may initiate a contested case proceeding if, in his sole discretion, he determines that such a proceeding or further investigation would be of assistance in reaching a decision. The decision must direct the responsible party to complete the required corrective action within specified timelines and consider the needs of the involved parties including, but not limited to, safety, anticipated expense and availability of funds, time of year, and convenience to the parties. Decisions of the administrator are final orders for purposes of an appeal.

02. Appeals. Decisions of the administrator are final orders for purposes of appeal.

023. Informal Disposition -- Arbitration -- Mediation. Unless otherwise prohibited by other provisions of law, informal disposition may be made of any complaint by negotiation, stipulation, agreed settlement, and consent order. The parties may agree to enter into binding arbitration or mediation. Informal settlement of matters is to be encouraged.

303. -- 399. (RESERVED)

SUBCHAPTER D — MANUFACTURED OR MOBILE HOME INSTALLATIONS (Rules 400 through 499)

400. ADOPTION AND INCORPORATION BY REFERENCE.

The Idaho Manufactured Home Installation Standard (January 1, 2018 edition), is hereby adopted and incorporated by reference into these rules.

401. APPLICATION -- COMPLIANCE.

01. Application -- State Preemption. Cities and counties may not adopt or enforce more or less stringent standards, except as permitted by Section 67-6509(a), Idaho Code, as it pertains to the siting of manufactured homes in residential areas.

O2. Compliance -- Disciplinary Action Against Licensees. Failure to comply with these standards
constitutes grounds for discipline as provided in Title 44, Chapter 21, Idaho Code.
 (_____)

402. USE OF MANUFACTURERS' INSTALLATION INSTRUCTIONS.

Commented [MH25]: Relocated to Inspection section of

rule chapter.

Section 000

Page 12

YDunbar_01122023

Commented [MH24]: Relocated to the permit section of the rule chapter.

DAHO ADMINISTRATIVE BULLETIN DOPL – Factory Built Structures Advisory Board	IDAPA 24.39. Rules for Factory Built Structure	
n any instance in which there is a conflict between the DAPIA insta Iome Installation Standards, the DAPIA installation instructions sup		ed -)
03. INSTALLATION PERMITS AND INSPECTIONS REQ nstallation permits must be obtained from the Division for installat	ions in areas where there is no approved loc	
rogram, or from a city or county that has by ordinance adopted buil Code, and whose installation program has been approved by the Di pproved by the authority having jurisdiction before the manufacture	vision. All installations must be inspected a	
04. INSTALLATION PERMIT FEES		Commented [MH27]: Relocated to Permit section of th
V city or county whose installation inspection program has been app chedule for installation permits within their jurisdiction. Permits obt		ee rule chapter.
he following schedule:	(\rightarrow
01. Single Section Unit. The permit fee is one hundred	fifty dollars (\$150). (→
02. Double Section Unit. The permit fee is two hundre	d dollars (\$200). ()
03. More Than Two Sections. The permit fee for a he wo hundred fifty dollars (\$250).	ome consisting of more than two (2) sections	is →
04. [Trade Permits, <u>Trade permits are administered se</u> uch are separate from the fees identified in Section 404 of these rule	parately from installation permits, and fees f ;. (Commented [MH28]: Unnecessary rule language.
05. INSTALLATION TAGS REQUIRED.		Commented [MH29]: Duplicative of 44-2202(2) Idaho
Division prior to commencing the installation of a manufactured how which it is a manufactured how which jurisdiction has authority to perform the installation inspection	ne in Idaho. Such tag is required regardless	efe of →
106. APPROVAL OF LOCAL MANUFACTURED I PROGRAMS.	IOME INSTALLATION INSPECTIO	N Commented [MH30]: Relocated to the permit section of
01. Division Approval. A city or county that has by	ordinance adopted a building code pursuant	the rule chapter.
Section 39-4116, Idaho Code, is eligible to participate in the inspec ocal installation inspection program must be approved by the I	tion of manufactured and mobile homes. Su	ch
ollowing minimum criteria is met:	()
a. Inspections are conducted by the city or county en- s residential building inspector from the International Code Council;	ploying inspectors holding a valid certificati (→ →
b. Inspectors attended training sessions provided or ertificate evidencing successful completion thereof.	or approved by the Division and receive (-a →
02. Voluntary Withdrawal. A city or county may w	oluntarily withdraw from participation in t	le
program to inspect manufactured homes upon providing to the Admin totice of its intention to do so.		
07. MINIMUM TRAINING REQUIREMENTS FOR INSPI All installation inspectors employed by the Division or a city or court		Commented [MH31]: Relocated to Inspection section of the rule chapter.

DAHO ADMINISTRATIVE BULLETIN DOPL – Factory Built Structures Advisory Board	IDAPA 24.39.31 Rules for Factory Built Structures	
JOFE - Factory Built Structures Advisory Board	Rules for Factory Built Structures	
nstruction approved by the Division every three (3) years dee nanufactured and mobile homes.	dicated to the installation and inspection of	
08. QUALITY ASSURANCE		Commented [MH32]: Relocated to Permit section
01. Inspected Installations. Any inspected installation	on is subject to quality assurance reviews by	rule chapter.
ivision of Occupational and Professional Licenses. Findings made b		
prwarded to the inspection authority having jurisdiction.	· · · · · · · · · · · · · · · · · · ·	
02. Inspectors and Programs. All inspectors and an		
02. Inspectors and Programs. All inspectors and ap ibject to review.	pproved programs, including the Division, are	
	()	
09. MINIMUM SCOPE OF INSTALLATION INSPECTIO	N	Commented [MH33]: Relocated to Inspection sect
01. Scope. At a minimum, the inspection of the insta	llation of a manufactured home by an installer	the rule chapter.
cludes the inspection record document must verify that the install		
nobile or manufactured home.	()	
02. Inspection Minimum Requirements. At a min anufactured home must include the following by an inspector:	imum, the inspection of the installation of a	
tanunactured nome must mende the following by an inspector.		
a. Verification that site location is suitable for home	design and construction, and inspection of site-	
becific conditions, including preparation and grading for drainage; -	()	
b. Inspection of the foundation construction;		
. Inspection of the foundation construction,	-(-)	
c. Verification that installed anchorage meets minimu	m requirements; and ()	
d. Verification of completed inspection record docum	ent ()	
u. verneation of completed inspection fecord docum		
10 999. (RESERVED)		

e

of