

KANSAS HOUSING RESOURCES CORPORATION NOTICE OF HEARING ON PROPOSED ADMINISTRATIVE REGULATION

A public hearing will be conducted at 10a.m., March 24, 2015, in the main conference room of the Kansas Housing Resources Corporation (KHRC), 611 S. Kansas Ave., Suite 300, Topeka, Kansas 66603, to consider the adoption of an amendment to K.A.R. 127-2-2.

This 60-day notice of the public hearing shall constitute a public comment period for the purpose of receiving written public comments on the proposed regulations. All interested parties may submit written comments prior to the hearing to the attention of Ryan Vincent, Deputy Director/General Counsel, Kansas Housing Resources Corporation, 611 S. Kansas Ave., Suite 300, Topeka, Kansas 66603. All interested parties will be given a reasonable opportunity to present their views orally on the adoption of the proposed regulation during the hearing. In order to give all parties an opportunity to present their views, it may be necessary to request that each participant limit any oral presentation to five minutes.

Any individual with a disability may request accommodation in order to participate in the public hearing and may request the proposed regulation and economic impact statement in an accessible format. Requests for accommodation to participate in the hearing should be made at least five working days in advance of the hearing by contacting Ryan Vincent at (785) 217-2041 [or TTY (800) 766-3777]. Handicapped parking is available on Kansas Avenue in front of the building's entrance.

The regulation is proposed for adoption on a permanent basis. A summary of the proposed regulation and its economic impact follows.

K.A.R. 127-2-2. Installation Standards: This regulation currently contains uniform installation standards for manufactured housing in the State. The proposed amendment adopts

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the latest Federal regulations to ensure compliance with Federal requirements and makes technical clean up revisions.

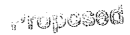
The proposed amendment to the regulation does not have a significant economic impact to KHRC, other governmental units, installers or consumers of manufactured housing, or the general public, as they are limited in scope and do not substantively affect the existing installation program.

Copies of the proposed regulations and their economic impact statement may be obtained at 611 S. Kansas Ave., Suite 300, Topeka, Kansas 66603, online at www.kshousingcorp.org, or by electronic mail to: rvincent@kshousingcorp.org.

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- 127-2-2. Installation standards. (a) Except as provided specified in this regulation, each of the words and terms defined in K.S.A. 58-4202, and amendments thereto, shall have the meanings meaning specified in that statute.
- (b) The definition of "manufactured home" in 24 CFR C.F.R. 3280.2, as promulgated by the U.S. department of housing and urban development and in effect on February 8, 2008, is hereby adopted by reference.
- (c) The following federal regulations promulgated by the U.S. department of housing and urban development, as in effect on October 20, 2008 November 10, 2014, are hereby adopted by reference:
 - (1) The following provisions of 24 CFR C.F.R. Part 3280:
- (A) In 24 CFR 3280.302, the definitions of "anchor assembly," "anchoring equipment," "anchoring system," "diagonal tie," "foundation system," "ground anchor," "stabilizing devices," and "support system"; and
 - (B) 24-CFR-3280.306(b)(2)(iii) and (iv); and
 - (2) the following provisions of 24 CFR C.F.R. Part 3285:
 - (A) The following sections of subpart A:
 - (i) 24 CFR-3285.2(c) and (d);
 - (ii) 24 CFR- 3285.4(b), (c), (d), (e), (f), (g), (h)(2) and (3), (i), and (j);
 - (iii) 24 CFR 3285.5; and
 - (iv) 24 CFR 3285.6;
 - (B) the following sections or portions of sections of subpart B:
 - (i) The first sentence of 24 CFR 3285.101;

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- (ii) 24 CFR 3285.102; and
- (iii) 24 CFR-3285.103;
- (C) subpart C, except that registered manufacturer's installation instructions may be substituted for 24 CFR 3285.204;
- (D) subpart D, except that 24 CFR 3285.302 shall not be adopted and except that registered manufacturer's installation instructions may be substituted for the following:
 - (i) 24 CFR 3285.301;
 - (ii) the first sentence of 24 CFR 3285.302;
 - (iii) tables 1 and 2 to 24 CFR 3285.303;
- (iv) figure A, "typical mate-line column pier and mating wall support when frame only blocking is required," to 24 CFR 3285.310;
- (v) figure B, "typical mate-line column pier and mating wall support when perimeter blocking is required," to 24 CFR 3285.310(b);
 - (vi) 24 CFR-3285.312(b); and
- (vii) figure A, "typical blocking diagrams for single section homes," and figure B, "typical blocking diagram for multi-section home," to 24-CFR 3285.312;
- (E) subpart E, except that registered manufacturer's installation instructions may be substituted for 24 CFR 3285.404;
 - (F) subpart F;
 - (G) subpart G;
 - (H) subpart H; and

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subpart I, except that registered manufacturer's installation instructions may be (I)

substituted for 24 CFR 3285.802.

- (d) Any manufacturer's installation designs and instructions that have been approved by the secretary of the U.S. department of housing and urban development or by a design approval primary inspection agency (DAPIA), as provided in 24 CFR C.F.R. 3285.2, may be filed with the corporation. On and after the date on which designs and instructions are filed, they shall be considered "registered manufacturer's installation instructions" for purposes of subsection (c).
- (e)(1) Each addition, modification, replacement, or removal of any equipment that affects the installation of a manufactured home and that is made by the installer before completion of the installation of the home shall meet or exceed the protections and requirements of the installation standards specified in this regulation.
- (2) An alteration specified in paragraph (e)(1) shall not affect the applicability of the manufactured home construction and safety standards. An alteration specified in paragraph (e)(1) shall not impose additional loads on the manufactured home or its foundation, unless the alteration meets the following requirements:
- (A)(i) Is included in the manufacturer's DAPIA-approved designs and installation instructions; or
- (ii)is designed by a registered professional engineer or architect and is consistent with the manufacturer's design; and

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((B)	conforms to the requirements of t	the manufactured home construction and safety
standard	ls. (A	uthorized by K.S.A. 58-4218 and 3	58-4225; implementing K.S.A. 58-4217 and 58-
4218; ef	fectiv	e March 6, 2009; amended P)

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KANSAS HOUSING RESOURCES CORPORATION ECONOMIC IMPACT STATEMENT K.A.R. 127-2-2

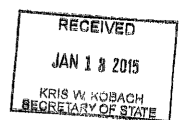
I. Description of Proposed Regulation and its intended Effect.

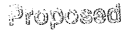
In response to the Federal Manufactured Housing Improvement Act of 2000 ("Federal Act"), Title VI, Pub. L. 106-659, 114 Stat. 2997, the Legislature amended the Kansas Manufactured Housing Act ("State Act"), K.S.A. 58-4216 et seq., to provide for the regulation of manufactured home installation in the State. The State Act charged Kansas Housing Resources Corporation ("KHRC") with the responsibility of adopting uniform installation standards, as well as monitoring the Federal standards thereafter to ensure that Kansas is in compliance with the Federal Act. KHRC adopted the regulation containing the installation standards at K.A.R. 127-2-2 on March 6, 2009.

In September 2014, the U.S. Department of Housing and Urban Development ("HUD") issued a final rule amending a portion of the Federal standards pertaining to ground anchor installations. This revision at the Federal level required KHRC to propose this amendment to the installation standards at K.A.R. 127-2-2 to ensure compliance with the Federal Act.

II. Reason the Proposed Regulation is Required, Including Whether or Not the Regulation is Mandated by Federal Law.

The amendment to the existing regulation is required under the State Act to ensure compliance with the Federal Act. If KHRC's installation regulation program does not meet minimum Federal requirements, HUD will administer the program in the State. KHRC's proposed amendment to the regulation does not exceed the requirements of the Federal Act.





III. Anticipated Economic Impact upon KHRC, Other Governmental Agencies, Small Employers, Private Citizens, and Consumers of the Products or Services.

The proposed amendment to the regulation will have no economic impact on KHRC, as it is a technical revision that does not substantively change administration of the program. KHRC does not anticipate significant economic impact on other governmental agencies, small employers, private citizens or installers or consumers of the manufactured homes installed subject to the regulation, as the revision is technical and limited in its scope.

IV. Less Costly or Intrusive Methods That Were Considered, but Rejected, and the Reason for Rejection.

KHRC did not consider and subsequently reject less costly or intrusive methods, as the proposed regulation simply adopts the most current Federal standards to ensure compliance with the Federal Act.

