# Second Regular Session Seventy-third General Assembly STATE OF COLORADO

# **REVISED**

This Version Includes All Amendments Adopted on Second Reading in the Second House

LLS NO. 22-0415.01 Jery Payne x2157

**HOUSE BILL 22-1242** 

### HOUSE SPONSORSHIP

**Kipp and Exum,** Benavidez, Bernett, Bird, Boesenecker, Cutter, Daugherty, Duran, Esgar, Froelich, Herod, Hooton, Jodeh, Kennedy, Lindsay, Lontine, McCluskie, McCormick, McLachlan, Michaelson Jenet, Mullica, Ortiz, Sirota, Snyder, Sullivan, Titone, Valdez A.

# **SENATE SPONSORSHIP**

Ginal and Hisey,

#### **House Committees**

Transportation & Local Government Finance Appropriations

#### **Senate Committees**

Business, Labor, & Technology Finance Appropriations

### A BILL FOR AN ACT

101	CONCERNING THE REGULATION OF STRUCTURES THAT ARI
102	MANUFACTURED AT A LOCATION THAT IS NOT AT THE SITE
103	WHERE THE STRUCTURE IS OCCUPIED, AND, IN CONNECTION
104	THEREWITH, MAKING AN APPROPRIATION.

## **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <a href="http://leg.colorado.gov">http://leg.colorado.gov</a>.)

Current law regulates the manufacturers, sellers, and installers of manufactured homes. This regulation includes requirements for the installation of manufactured homes, contract and disclosure requirements, SENATE nd Reading Unamended May 6, 2022

HOUSE rd Reading Unamended April 27, 2022

HOUSE Amended 2nd Reading April 26, 2022

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters or bold & italic numbers indicate new material to be added to existing statute.

Dashes through the words indicate deletions from existing statute.

and the registration, escrow, reimbursement, bonding, and inspections of the manufacturers, installers, and sellers. In addition, the state housing board (board) sets standards for the proper manufacture and installation of manufactured homes. The board consults with an advisory committee when promulgating rules.

The bill adds tiny homes, which are typically manufactured, to this regulation on substantially similar terms. This includes adding 2 representatives of the tiny home industry to the advisory committee. The board is given the duty to regulate foundations for manufactured homes and factory-built structures where no construction standards otherwise exist.

In addition to adding tiny homes to these provisions, the bill addresses tiny home regulation in the following manner:

- The board shall promulgate rules establishing specific standards for tiny homes. When the national or international standard is created, the board may use that standard. The board may modify these standards as necessary.
- The board shall establish standards for connecting a tiny home to utilities, including water, sewer, natural gas, and electricity;
- A local government may require the inspection of a tiny home manufactured before July 1, 2023, if the tiny home is not manufactured in accordance with the board's standards;
- A state electrical inspector or a local government may approve the connection of a tiny home for electric utility service if the tiny home is in compliance with applicable codes and standards for connection for electric utility service; and
- A state plumbing inspector or a local government may approve the connection of a tiny home for water, gas, or sewer utility service if the tiny home is in compliance with applicable codes and standards for connection for water, gas, or sewer utility service.

If a tiny home is approved for connection to utilities through the process described above, the tiny home may be connected to the appropriate utilities. Current law governing the connection to each utility is amended to avoid conflicts with the process established in the bill.

Selling or installing a tiny home without complying with the bill is declared a deceptive trade practice, which subjects a violator to damages in a lawsuit, a class 1 misdemeanor, and civil penalties of:

- Up to \$20,000 per violation;
- Up to \$10,000 for violating a court order or injunction; and
- Up to \$50,000 per violation if the victim is an elderly person.

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Current law regulates mobile home parks, including notice requirements, lease termination limits and requirements, security deposit regulations, entry fee prohibitions, antitrust prohibitions, selling fee prohibitions, kickback prohibitions, retaliation prohibitions, regulation of how and if park rules are established, a right of first refusal when the owner wants to sell the mobile home park, a peaceful enjoyment right, and remedy provisions. The bill includes tiny homes under these provisions.

Current law exempts manufactured homes from sales and use tax. The bill adds tiny homes to this exemption.

Be it enacted by the General Assembly of the State of Colorado:

**SECTION 1.** In Colorado Revised Statutes, 24-32-3301, **amend** (1) introductory portion, (1)(b), (1)(c), (1)(d), (1)(e), (2)(b), (2)(c), (2)(d) and (3); and **add** (1)(f) and (2)(e) as follows:

24-32-3301. Legislative declaration. (1) The general assembly hereby finds, determines, and declares that mobile homes, manufactured housing, and factory-built housing STRUCTURES are important and effective ways to meet Colorado's affordable housing needs. The general assembly further finds and declares that, because of the housing crisis in Colorado, there is a need to promote the affordability and accessibility of new manufactured HOMES and factory-built housing STRUCTURES. The general assembly encourages local governments to enact ordinances and rules that effectively treat factory-built housing STRUCTURES certified through the state program and manufactured housing certified through the federal program the same as site-built homes. The general assembly further finds, determines, and declares that:

(b) The comprehensive regulation of the installation of MOBILE HOMES, manufactured homes, OR TINY HOMES to ensure safety, affordability, efficiency, and performance is a matter of statewide and local concern.

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1	(c) The protection of Colorado consumers who purchase
2	manufactured homes OR TINY HOMES from fraud and other unfair business
3	practices is a matter of statewide concern and consumers can best be
4	protected by:
5	(I) Requiring registration of persons engaged in the business of
6	selling manufactured homes OR TINY HOMES;
7	(II) Imposing escrow and bonding requirements upon persons
8	engaged in the business of MANUFACTURING OR selling manufactured
9	homes OR TINY HOMES; and
10	(III) Requiring persons engaged in the business of selling
11	manufactured homes OR TINY HOMES to include specified disclosures and
12	provisions in any contract for the sale of a manufactured home OR TINY
13	HOME.
14	(d) The imposition of registration requirements upon THE sellers
15	of manufactured homes OR TINY HOMES by both the state and political
16	subdivisions of the state would impose an undue burden upon THE sellers
17	of manufactured homes OR TINY HOMES and discourage the sale of
18	manufactured homes OR TINY HOMES.
19	(e) The registration, escrow and bonding, and contract
20	requirements imposed on THE sellers of manufactured homes OR TINY
21	HOMES by this part 33 are exclusive, and <del>no</del> A political subdivision of the
22	state may SHALL NOT impose any additional registration, escrow and
<ul><li>22</li><li>23</li></ul>	state may SHALL NOT impose any additional registration, escrow and bonding, or contract requirements on the sellers.
23	bonding, or contract requirements on the sellers.

(2) The general assembly further declares that in enacting this part

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1	33, it is the intent of the general assembly that the division establish,
2	through the board, rules as it deems necessary to ensure:
3	(b) Consumer safety in the purchase of manufactured homes OR
4	TINY HOMES;
5	(c) The registration of manufactured home installers and the
6	creation of uniform standards for the installation of manufactured homes
7	INSTALLATION on a statewide basis; and
8	(d) The safety, affordability, and performance of hotels, motels,
9	and multifamily structures in areas of the state where no construction
10	standards for hotels, motels, and multifamily structures exist; AND
11	(e) The safety of foundation systems for tiny homes,
12	MANUFACTURED HOMES AND FACTORY-BUILT STRUCTURES IN AREAS OF
13	THE STATE WHERE NO CONSTRUCTION STANDARDS FOR TINY HOMES,
14	MANUFACTURED HOMES, AND FACTORY-BUILT STRUCTURES EXIST.
15	(3) The general assembly further declares that the factory-built
16	structure programs AND TINY HOME PROGRAMS administered and rules
17	adopted pursuant to UNDER this part 33 apply only to work performed in
18	a factory or WORK PERFORMED OFF SITE OR WORK completed at a THE
19	INSTALLATION site, using components shipped with the factory-built
20	structure as reflected in the approved plans for the factory-built structure
21	OR TINY HOME.
22	SECTION 2. In Colorado Revised Statutes, 24-32-3302, amend
23	(3), (4), (6), (11), (16), (17), (20)(a), (20)(d), (26), (29), (30), (32.5), and
24	(33); and <b>add</b> (24.5), (26.5), (34), and (35) as follows:
25	24-32-3302. Definitions. As used in this part 33, unless the
26	context otherwise requires:

(3) "Certificate of installation" means a certificate issued by the

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1	division for an installation of a manufactured home that meets the
2	requirements of COMPLIES WITH this part 33 AND RULES THAT THE BOARD
3	ADOPTS UNDER THIS PART 33.
4	(4) "Certified installer" means an installer of manufactured homes
5	who or tiny homes that:
6	(a) Is registered with the division; and who
7	(b) Has installed at least five manufactured homes OR TINY HOMES
8	in compliance with the manufacturer's instructions or standards created
9	by the division pursuant to this part 33; and
10	(c) Has been approved by the division for certified status.
11	(6) "Defect" means any deviation in the performance,
12	construction, components, or material of a manufactured home, TINY
13	HOME, OR FACTORY-BUILT STRUCTURE that renders the MANUFACTURED
14	home, TINY HOME, OR FACTORY-BUILT STRUCTURE or any part thereof OF
15	THE MANUFACTURED HOME, TINY HOME, OR FACTORY-BUILT STRUCTURE
16	not fit for the ordinary use for which it was intended.
17	(11) "Factory-built structure" means:
18	(a) A factory-built nonresidential and STRUCTURE;
19	(b) A factory-built residential buildings. STRUCTURE; AND
20	(c) A FACTORY-BUILT TINY HOME.
21	(16) (a) "Installation" means the placement of a manufactured
22	home OR TINY HOME on a permanent or temporary foundation system.
23	(b) "Installation" includes without limitation supporting, blocking,
24	leveling, securing, or anchoring the home and connecting multiple or
25	expandable sections of the home.
26	(17) "Installer" means any person who performs the installation
27	of:

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1	(a) A manufactured home, which includes multifamily structures,
2	for those with THE knowledge, experience, and skills to do so; OR
3	(b) A TINY HOME.
4	(20) "Manufactured home" means any preconstructed building
5	unit or combination of preconstructed building units or closed panel
6	systems that:
7	(a) Include INCLUDES electrical, mechanical, or plumbing services
8	that are fabricated, formed, or assembled at a location other than the site
9	of the completed home;
10	(d) Does not have motor power IS NOT SELF-PROPELLED; and
11	(24.5) "Mobile Home Park" has the meaning set forth in
12	SECTION 38-12-201.5 (6).
13	(26) "Owner" means the owner of a manufactured home OR TINY
14	HOME.
15	(26.5) "PERMANENT FOUNDATION" MEANS A STRUCTURE THAT IS
16	DESIGNED OR INTENDED TO:
17	(a) SUPPORT A BUILDING FROM UNDERNEATH;
18	(b) KEEP A BUILDING FIRMLY AFFIXED TO THE GROUND;
19	(c) PREVENT THE BUILDING FROM MOVING; AND
20	(d) Not be removed from the ground or building.
21	(29) "Purchaser" means the first A person purchasing a
22	manufactured home OR TINY HOME IF EITHER IS PURCHASED in good faith
23	for purposes other than resale.
24	(30) "Quality assurance representative" means any state, firm,
25	corporation, or other entity that proposes to conduct production reviews,
26	evaluate a manufacturer's quality control procedures, and perform design
27	evaluations. for factory-built structures.

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1	(32.3) "Seller" means any person engaged in the business of
2	selling manufactured homes to be installed in Colorado OR TINY HOMES
3	TO BE OCCUPIED OR INSTALLED IN COLORADO.
4	(33) "Site" means the entire tract, subdivision, or parcel of land on
5	which manufactured homes OR TINY HOMES are installed.
6	(34) "Temporary foundation" means a structure that is
7	DESIGNED OR INTENDED TO:
8	(a) SUPPORT A BUILDING FROM UNDERNEATH;
9	(b) KEEP A BUILDING FIRMLY AFFIXED TO THE GROUND;
10	(c) PREVENT THE BUILDING FROM MOVING; AND
11	(d) BE REMOVABLE FROM THE GROUND OR BUILDING.
12	(35) (a) "TINY HOME" MEANS A STRUCTURE THAT:
13	(I) IS PERMANENTLY CONSTRUCTED ON A VEHICLE CHASSIS;
14	(II) IS DESIGNED FOR LONG-TERM RESIDENCY;
15	(III) INCLUDES ELECTRICAL, MECHANICAL, OR PLUMBING SERVICES
16	THAT ARE FABRICATED, FORMED, OR ASSEMBLED AT A LOCATION OTHER
17	THAN THE SITE OF THE COMPLETED HOME;
18	(IV) IS NOT SELF-PROPELLED; AND
19	(V) HAS A SQUARE FOOTAGE OF NOT MORE THAN FOUR HUNDRED
20	SQUARE FEET.
21	(b) "TINY HOME" DOES NOT INCLUDE:
22	(I) A MANUFACTURED HOME;
23	(II) A RECREATIONAL PARK TRAILER AS DEFINED IN SECTION
24	24-32-902 (8);
25	(III) A RECREATIONAL VEHICLE AS DEFINED IN SECTION 24-32-902
26	(9);
2.7	(IV) A SEMITRAILER AS DEFINED IN SECTION 42-1-102 (89): OR

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1	(V) AN INTERMODAL SHIPPING CONTAINER.
2	SECTION 3. In Colorado Revised Statutes, 24-32-3303, amend
3	(1)(e), (1)(f), and (1)(g); and <b>add</b> (1)(h) as follows:
4	24-32-3303. Division of housing - powers and duties - rules.
5	(1) The division has the following powers and duties pursuant to this part
6	33:
7	(e) To enforce requirements concerning the installation of
8	manufactured homes INSTALLATIONS, including the registration and
9	certification status of installers;
10	(f) To enforce requirements concerning the sale of TINY HOMES
11	AND OF manufactured homes, including the registration status of sellers;
12	<del>and</del>
13	(g) To enforce requirements concerning the safety of hotels,
14	motels, and multi-family structures in areas of the state where no
15	construction standards for hotels, motels, and multi-family structures
16	exist; AND
17	(h) To enforce requirements concerning the safety of
18	FOUNDATION SYSTEMS FOR MANUFACTURED HOMES, TINY HOMES, AND
19	FACTORY-BUILT STRUCTURES IN AREAS OF THE STATE WHERE NO
20	CONSTRUCTION STANDARDS FOR MANUFACTURED HOMES, TINY HOMES,
21	AND FACTORY-BUILT STRUCTURES EXIST.
22	SECTION 4. In Colorado Revised Statutes, 24-32-3304, amend
23	(1)(d); and <b>add</b> (1)(f) and (1)(g) as follows:
24	24-32-3304. State housing board - powers and duties - rules.
25	(1) The board has the following powers and duties pursuant to this part
26	33:
2.7	(d) To promulgate rules establishing standards for the installation

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1	and setup of manufactured housing units; and
2	(f) TO PROMULGATE RULES ESTABLISHING STANDARDS FOR TINY
3	HOMES THAT COVER THE MANUFACTURE OF, ASSEMBLY OF, AND
4	INSTALLATION OF TINY HOMES; AND
5	(g) TO PROMULGATE UNIFORM FOUNDATION CONSTRUCTION
6	STANDARDS FOR MANUFACTURED HOMES, FACTORY-BUILT STRUCTURES,
7	OR TINY HOMES IN THOSE AREAS OF THE STATE WHERE NO STANDARDS
8	EXIST.
9	SECTION 5. In Colorado Revised Statutes, 24-32-3305, amend
10	(1) introductory portion, (1)(b), (1)(c), (2), and (3); and <b>add</b> (1)(e) and
11	(1)(f) as follows:
12	<b>24-32-3305.</b> Rules - advisory committee - enforcement. (1) The
13	board must SHALL promulgate rules as it deems necessary to ensure:
14	(b) The safety of consumers purchasing manufactured homes OR
15	TINY HOMES;
16	(c) The safety of manufactured home installations; and
17	(e) The implementation of sections 24-32-3328 and
18	24-32-3329; AND
19	(f) THE SAFETY OF FOUNDATION SYSTEMS FOR MANUFACTURED
20	HOMES, TINY HOMES, AND FACTORY-BUILT STRUCTURES IN AREAS OF THE
21	STATE WHERE NO CONSTRUCTION STANDARDS FOR MANUFACTURED
22	HOMES, TINY HOMES, AND FACTORY-BUILT STRUCTURES EXIST.
23	(2) Rules promulgated by the board must include provisions
24	imposing requirements reasonably consistent with recognized and
25	accepted standards adopted by THE ASTM INTERNATIONAL, the
26	International Code Council, the National Fire Protection Association, and
27	the Colorado state plumbing and electrical codes, or a combination

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1	thereof OF THESE STANDARDS AND CODES, except to the extent that the
2	board finds that the standards and codes are inconsistent with this part 33.
3	All rules promulgated by The board must be adopted SHALL ADOPT RULES
4	pursuant to article 4 of this title 24.
5	(3) (a) The board must consult with and obtain the advice of an
6	advisory committee on residential and nonresidential FACTORY-BUILT
7	structures AND TINY HOMES in the drafting and promulgation of rules. The
8	committee consists of twelve FIFTEEN members appointed by the division
9	from the following professional and technical disciplines:
10	(I) One from architecture;
11	(II) One from structural engineering;
12	(III) Three from building code enforcement;
13	(IV) One from mechanical engineering or contracting;
14	(V) One from electrical engineering or contracting;
15	(VI) One from the plumbing industry;
16	(VII) One from the construction design or producer industry;
17	(VIII) Two from manufactured housing;
18	(IX) Two from the tiny home industry;
19	(X) ONE FROM ENERGY CONSERVATION; and
20	(XI) One from organized labor.
21	(b) Committee members shall be ARE reimbursed for actual and
22	necessary expenses incurred while engaged in official duties.
23	SECTION 6. In Colorado Revised Statutes, 24-32-3306, amend
24	(1) as follows:
25	24-32-3306. Recognition of similar standards - compliance
26	with standards. (1) If the division determines that standards for
27	factory-built STRUCTURES, TINY HOMES, or manufactured housing HOMES

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1	prescribed by statute or rule of another state or by the United States
2	department of housing and urban development are reasonably consistent
3	with, or equal to, standards required by this part 33, it may provide by rule
4	that factory-built STRUCTURES, TINY HOMES, or manufactured housing
5	HOMES approved by the other state or by the department meets MEET the
6	standards required by this part 33.
7	SECTION 7. In Colorado Revised Statutes, 24-32-3307, amend
8	(1) as follows:
9	24-32-3307. Noncompliance with standards. (1) (a) The
10	division may obtain injunctive relief from the appropriate A court OF
11	COMPETENT JURISDICTION to enjoin the manufacture, sale, delivery, or
12	installation of:
13	(I) A factory-built housing STRUCTURE by filing an affidavit
14	specifying the manner in which the housing FACTORY-BUILT STRUCTURE
15	does not conform to the requirements of this part 33 or to rules
16	promulgated pursuant to section 24-32-3305; OR
17	(II) A TINY HOME BY FILING AN AFFIDAVIT SPECIFYING THE
18	Manner in which the tiny home does not conform to this part $33$
19	OR TO RULES PROMULGATED UNDER SECTION 24-32-3305 (1)(e) OR
20	24-32-3328.
21	(b) The division may suspend the issuance of insignias of
22	approval while injunctive relief is being sought.
23	SECTION 8. In Colorado Revised Statutes, 24-32-3309, amend
24	(1)(a) and (2) as follows:
25	24-32-3309. Fees - building regulation fund - rules.
26	(1) (a) (I) The board, by rule, must SHALL establish a schedule of fees
27	designed to pay all direct and indirect costs incurred by the division in

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carrying out and enforcing the provisions of this part 33; except that the amount of the registration fee for installers of manufactured homes is LIMITED TO the amount specified in section 24-32-3315 (5) and the amount of the registration fee for sellers of manufactured homes is LIMITED TO the amount specified in section 24-32-3323 (3).

- (II) Before establishing THE BOARD ESTABLISHES the schedule of fees, the division, must FOR THE BOARD'S CONSIDERATION, SHALL gather information regarding the fees charged by:
- (A) Colorado local governments for the inspection and certification of improvements to residential real property that are not manufactured homes OR TINY HOMES; and
- (B) the fees charged by Governmental entities outside of Colorado for the inspection and certification of manufactured homes for the board's consideration OR TINY HOMES.
- (III) The fees must be paid to the division and transmitted to the state treasurer, who must SHALL credit the fees to the building regulation fund, which fund is hereby created in the state treasury and referred to in this section as the "fund". THE STATE TREASURER SHALL CREDIT all interest derived from the deposit and investment of money in the fund must be credited to the fund. Except as otherwise provided in subsection (2) of this section, at the end of any fiscal year, all unexpended and unencumbered money in the fund must remain REMAINS in the fund and must not be credited or transferred to the general fund or any other fund or used for any other purpose other than to offset the costs of implementing, and administering, and enforcing the provisions of this part 33.
  - (2) In addition to being used to offset the costs of implementing

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and administering this part 33 as specified in subsection (1) of this
section, money in the fund may be expended:
(a) To provide education and training to manufacturers, sellers,
installers, building department employees, elected officials, and, as

- appropriate, other persons affected by the mobile HOME, manufactured HOME, TINY HOME, and factory-built structures STRUCTURE industry
- 7 regarding the building codes and state program requirements applicable
- 8 to mobile HOMES, manufactured HOMES, TINY HOMES, and factory-built
- 9 structures within the state;

- (b) To provide consumer training throughout the state that will help a consumer make informed decisions when purchasing or considering the purchase of a mobile home, manufactured home, TINY HOME, or factory-built structure; and
- (c) To provide education and grants that will help manufacturers, sellers, installers, owners, and, as appropriate, other parties affected by the mobile HOME, manufactured HOME, TINY HOME, and factory-built structures STRUCTURE industry address safety issues that affect mobile HOMES, manufactured HOMES, TINY HOMES, and factory-built structures.
- **SECTION 9.** In Colorado Revised Statutes, 24-32-3311, **amend** (1)(a.3), (1)(a.7), (4), and (6) as follows:
- 24-32-3311. Certification of factory-built structures rules.

  (1) (a.3) Manufacturers of factory-built structures to be installed in the state must SHALL register with the division as provided in board rules and are subject to enforcement action, including suspension or revocation of their registration for failing to comply with requirements contained in this part 33 and board rules. A MANUFACTURER SHALL:
  - (I) COMPLY WITH ESCROW REQUIREMENTS OF DOWN PAYMENTS AS

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1	ESTABLISHED BY THE BOARD BY RULE; AND
2	(II) PROVIDE A LETTER OF CREDIT, CERTIFICATE OF DEPOSIT ISSUED
3	BY A LICENSED FINANCIAL INSTITUTION, OR SURETY BOND ISSUED BY AN
4	AUTHORIZED INSURER IN AN AMOUNT AND PROCESS ESTABLISHED BY THE
5	BOARD BY RULE. A FINANCIAL INSTITUTION OR AUTHORIZED INSURER
6	SHALL PAY THE DIVISION THE LETTER OF CREDIT, CERTIFICATE OF DEPOSIT,
7	OR SURETY BOND IF A COURT OF COMPETENT JURISDICTION HAS RENDERED
8	A FINAL JUDGMENT IN FAVOR OF THE DIVISION BASED ON A FINDING THAT:
9	(A) THE MANUFACTURER FAILED TO DELIVER THE FACTORY-BUILT
10	STRUCTURE;
11	(B) THE MANUFACTURER FAILED TO REFUND A DOWN PAYMENT
12	MADE TOWARD THE PURCHASE OF THE FACTORY-BUILT STRUCTURE; OR
13	(C) THE MANUFACTURER CEASED DOING BUSINESS OPERATIONS OR
14	FILED FOR BANKRUPTCY.
15	(a.7) (I) The division must SHALL conduct a full design and plan
16	review and inspection of the construction of factory-built structures to the
17	extent the design and construction relates to work performed off site or
18	work that is completed onsite using components shipped with the
19	factory-built structure AT THE INSTALLATION SITE as reflected in the
20	approved plans for the factory-built structure. A local government may
21	SHALL not duplicate efforts to review or approve the construction of a
22	factory-built structure that is under review or approved by the division nor
23	may SHALL it charge building permit fees to cover the cost of plan
24	reviews or inspections performed by the division. A local government's
25	jurisdiction is limited to work done onsite AT THE INSTALLATION SITE in
26	compliance with section 24-32-3311 (6) SUBSECTION (6) OF THIS SECTION

and includes associated plan review, permits, inspections, and fees.

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(II) The division may authorize a local government to inspect and approve work that is completed onsite using components shipped with the factory-built structure AT THE INSTALLATION SITE as reflected in the approved plans for the factory-built structure. A local government may charge inspection fees if authorized to assist the division to inspect and approve work ON A FACTORY-BUILT STRUCTURE that is completed onsite using components shipped with the factory-built structure AT THE INSTALLATION SITE as reflected in the approved plans for the factory-built structure.

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- (4) A factory-built structure bearing an insignia of approval issued by the division and affixed by the division or an authorized quality assurance representative pursuant to this part 33 is deemed to be designed and constructed in compliance with the requirements of all codes and standards enacted or adopted by the state and accounting for any local government installation requirements adopted in compliance with sections 24-32-3310 and 24-32-3318 that are applicable to the construction of factory-built structures, to the extent that the design and construction relates to work performed in a factory or work ON A FACTORY-BUILT STRUCTURE that is completed at a THE INSTALLATION site using components shipped with the factory-built structure as reflected in the approved plans for the factory-built structure. The determination by the division of the scope of such approval is final. An insignia of approval affixed to the factory-built structure does not expire unless the design and construction of the factory-built structure has been modified from approved plans.
- (6) All work at a THE INSTALLATION site that is unrelated to the installation of a factory-built structure or components shipped with

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1	UNRELATED TO COMPLETING CONSTRUCTION OF A FACTORY-BUILT
2	STRUCTURE AT THE INSTALLATION SITE AS REFLECTED IN THE APPROVED
3	PLANS FOR the factory-built structure, including additions, modifications,
4	and repairs to a factory-built structure, are IS subject to applicable local
5	government rules.
6	<b>SECTION 10.</b> In Colorado Revised Statutes, <b>repeal</b> 24-32-3313
7	as follows:
8	24-32-3313. Injunctive relief. The division may request the
9	appropriate court to enjoin the sale or delivery of any factory-built
10	structure upon an affidavit, specifying the manner in which the
11	factory-built structure does not conform to the requirements of this part
12	33 or the rules promulgated pursuant to this part 33. The division may
13	suspend the authority of a manufacturer to affix insignias while injunctive
14	relief is being sought.
15	SECTION 11. In Colorado Revised Statutes, 24-32-3315, amend
16	(1)(c), (3), and (4) introductory portion as follows:
17	24-32-3315. Installers of manufactured homes and tiny homes
18	- registration - fees - educational requirements - rules. (1) (c) (I) $A$
19	homeowner who is not required to register as an installer with
20	THE DIVISION IF THE HOMEOWNER installs the owner's HOMEOWNER'S own
21	manufactured home that is a one- or two-family dwelling INTENDED FOR
22	THE HOMEOWNER'S OWN PERSONAL USE OR A TINY HOME intended for their
23	THE HOMEOWNER'S own personal use, is not required to register as an
24	installer with the division, but THE HOMEOWNER must comply with all
25	provisions of this part 33 other than registration provisions. A homeowner
26	is limited to the ONE installation of one manufactured home in any
27	twelve-month period and a total of no more than five during their THE

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HOMEOWNER'S	lifetime
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(II) A homeowner installing their THE HOMEOWNER'S own
MANUFACTURED HOME OR TINY home is required to SHALL do their own
THE installation work. If the homeowner has another person perform
installation work, on their manufactured home, that person is required to
MUST be a registered or certified installer.

- (3) An application A PERSON APPLYING for registration or certification as a manufactured home AN installer, whether AN initial or renewal APPLICATION, must be submitted SUBMIT THE APPLICATION on a form provided by the division and verified by a declaration dated and signed BY THE APPLICANT under penalty of perjury. by the applicant. The application must contain, in addition to any other information the division may reasonably require, the name, address, E-MAIL ADDRESS, and telephone number of the applicant. The division shall make the application and declaration available for public inspection.
- (4) On and after July 1, 2008, In order to be registered initially as a manufactured home AN installer, an applicant must:
- **SECTION 12.** In Colorado Revised Statutes, 24-32-3315.5, amend (1) introductory portion, (1)(a), and (1)(b) as follows:
- **24-32-3315.5.** Contract for the installation of manufactured homes and tiny homes requirements. (1) A registered or certified installer must provide a contract for the installation of each manufactured home OR TINY HOME and make the following disclosures in any contract for the installation of a manufactured home OR TINY HOME:
- (a) That the installer has a letter of credit, certificate of deposit, or surety bond filed with the division for the performance of the installation; of the manufactured home;

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1	(b) That an aggrieved person may file a complaint with the
2	division concerning the performance of the installation, of the
3	manufactured home, including making a claim against the letter of credit,
4	certificate of deposit, or surety bond filed with the division; and
5	SECTION 13. In Colorado Revised Statutes, 24-32-3316, amend
6	(1) as follows:
7	24-32-3316. Compliance with manufacturer's installation
8	instructions. (1) Except as provided by subsection (2) or (3) of this
9	section, any installation of a manufactured home in this state shall MUST
10	be performed in strict accordance with the applicable manufacturer's
11	installation instructions. A copy of the manufacturer's instructions or the
12	standards promulgated by the division must be available at the time of
13	installation and inspection.
14	SECTION 14. In Colorado Revised Statutes, 24-32-3317, amend
15	(1), (2), (2.3), (2.9), (3)(a) introductory portion, (3)(a)(II) introductory
16	portion, (3)(a)(II)(C), (3)(b), (4), (5)(a) introductory portion, (5)(b), (6),
17	(7), (8), (9), (10) introductory portion, and (10)(e) as follows:
18	24-32-3317. Installation of manufactured homes and tiny
19	homes - authorization - certificates - inspections - inspector
20	qualification and education requirements - rules. (1) Before beginning
21	the AN installation, of a manufactured home, the owner or registered
22	installer of a manufactured home OR TINY HOME must submit a request to
23	the division and receive an installation authorization from the division on
24	a division-approved form, unless the installation is occurring in a
25	jurisdiction where a local government is participating as an independent
26	contractor, in which case the owner or registered installer is to follow the
27	local government's process for receiving authorization to install a

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manufactured home OR TINY HOME.

(2) The division may certify any installer who provides evidence of five or more installations of manufactured homes OR TINY HOMES performed by the installer for which installation authorizations have previously been issued pursuant to IN ACCORDANCE WITH this section when, in the judgment of the division, the installer has demonstrated the ability to successfully complete installations of manufactured homes in accordance with the requirements of this part 33.

(2.3) An installer certified by the division is not required to obtain an installation authorization from the division, but a CERTIFIED INSTALLER is required to obtain authorization to install a manufactured home OR TINY HOME from any local government participating as an independent contractor. FOR ANY INSTALLATION OCCURRING WITHIN THE JURISDICTION OF A LOCAL GOVERNMENT NOT PARTICIPATING AS AN INDEPENDENT CONTRACTOR, THE CERTIFIED INSTALLER, UPON COMPLETION OF THE INSTALLATION IN ACCORDANCE WITH THIS PART 33 AND BOARD RULES, SHALL AFFIX ON THE MANUFACTURED HOME OR TINY HOME an installation insignia issued by the division. is to be affixed on the manufactured home by the certified installer upon completion of the installation of the manufactured home in accordance with the requirements of this part 33 and board rules in any jurisdiction not participating as an independent contractor.

(2.9) The division or AN independent contractor at the request of the division may, at the division's sole discretion, inspect the AN installation of any manufactured home performed by a certified installer pursuant to this subsection (2.9) and may require the certified installer to correct, within a period established by rule promulgated by the board, any

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1	defects or deficiencies in the installation. The division may revoke the
2	certification of any installer <del>certified pursuant to this subsection (2.9)</del>
3	when, in the judgment of the division, the installer has performed
4	installations of a manufactured home AN INSTALLATION in violation of the
5	requirements of this part 33 OR BOARD RULES ADOPTED UNDER THIS PART
6	33. Any installer whose certification has been so revoked may apply for
7	recertification in accordance with rules promulgated by the division.
8	(3) (a) The division may fine A REGISTERED INSTALLER OR
9	suspend or revoke the registration of a registered installer if the installer
10	fails to:
11	(II) Otherwise pay to the owner or occupant of a manufactured
12	home OR TINY HOME:
13	(C) A refund of any money paid up front that did not result in a
14	complete installation of the manufactured home BY THE INSTALLER or the
15	cost of completing that was used to pay a different registered
16	INSTALLER TO COMPLETE the installation. by a different registered
17	<del>installer.</del>
18	(b) (I) A financial institution or authorized insurer is required to
19	make payment to the division making WHEN THE DIVISION MAKES a claim
20	against the letter of credit, certificate of deposit, or surety bond:
21	(A) If a court of competent jurisdiction has rendered a final
22	judgment in favor of the division based on a finding that the registered
23	installer failed to perform on the installation of the manufactured home
24	as required by this part 33 or board rules; or
25	(B) upon a ceasing of business operations or a bankruptcy filing
26	by the registered installer If the registered installer ceases business
27	OPERATIONS OR FILES FOR BANKRUPTCY.

-21-1242 (II) THE DIVISION MAY SUSPEND OR REVOKE THE REGISTRATION OF any installer who fails to provide a letter of credit, certificate of deposit, or surety bond as required by section 24-32-3315 (2) and (6) or who otherwise fails to pay any judgment by a court of competent jurisdiction in favor of the division. is subject to the suspension or revocation of the registration by the division.

(4) An owner or a registered installer must display an installation authorization at the site of AT WHICH a manufactured home OR TINY HOME IS to be installed until an installation insignia is issued by the division or independent contractor, unless the installation is occurring in a jurisdiction where a local government is participating as an independent contractor. in which case IF THE LOCAL GOVERNMENT IS AN INDEPENDENT CONTRACTOR, the owner or registered installer is to SHALL follow the local government's process for identifying a manufactured home OR TINY HOME to be installed until the division's installation insignia is issued by the local government.

(5) (a) The division shall adopt rules that specify a standard form to be used statewide by the division or an independent contractor as a certificate of installation certifying that a manufactured home OR TINY HOME was installed in compliance with the provisions of this part 33. However, the certificate of installation applies only to AN installation of a manufactured home built in a factory and components shipped with the manufactured home as reflected in the approved plans for the manufactured home OR OF A TINY HOME. The certificate of installation must include but not be limited to the following:

(b) If a vacant manufactured home OR TINY HOME fails an installation inspection because of conditions that endanger the health or

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safety of the occupant, the manufactured home OR TINY HOME cannot be occupied UNTIL THE DEFECTS OR DEFICIENCIES THAT FORM THE BASIS OF THE FAILED INSPECTION ARE CORRECTED. If a manufactured home OR TINY HOME fails an installation inspection because of conditions that do not endanger the health or safety of the occupant, the manufactured home OR TINY HOME may be occupied pending the correction of those defects or deficiencies that served as the basis of the failed inspection.

(6) In addition to inspections performed pursuant to subsection (2.9) of this section, the division or the independent contractor that performs inspections and enforcement of proper installation of manufactured homes INSTALLATIONS may inspect the AN installation of a manufactured home upon request filed by the owner, installer, manufacturer, or seller. of the manufactured home. The PARTY REQUESTING THE inspection must be paid for by the party that requested PAY FOR the inspection.

has failed FAILS the inspection conducted by the division or the independent contractor and it is determined by the division or the independent contractor DETERMINES that the installer has FAILED TO COMPLY WITH THE MANUFACTURER'S INSTRUCTIONS OR violated any of the installation standards promulgated by the division, the installer must SHALL reimburse the party requesting the inspection for the cost of the failed inspection and must pay for any subsequent repairs necessary to bring the installation into compliance with the manufacturer's instructions or standards promulgated by the division. The installer must SHALL also pay for any subsequent inspections required by the division or the independent contractor. Failure of the installer to pay for any inspections

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or subsequent repairs deemed necessary by the division or the independent contractor shall result RESULTS in the forfeiture of the installer's performance bond on behalf of the owner. of the manufactured home.

- (8) (a) The division may authorize an independent contractor to perform inspections and enforcement of proper installation of manufactured homes INSTALLATIONS.
- (b) (I) The division may SHALL provide training for independent contractors TO PERFORM INSTALLATION INSPECTIONS. THE TRAINING MUST ENABLE INDEPENDENT CONTRACTORS WHO SUCCESSFULLY COMPLETE THE TRAINING TO BE CERTIFIED BY THE DIVISION. Independent contractors must be certified by the division to perform installation inspections.
- (II) THE DIVISION MAY ACCEPT GIFTS, GRANTS, OR DONATIONS FOR THE TRAINING OF INDEPENDENT CONTRACTORS. THE DIVISION SHALL TRANSMIT ANY GIFTS, GRANTS, OR DONATIONS IT RECEIVES TO THE STATE TREASURER FOR DEPOSIT IN THE BUILDING REGULATION FUND CREATED IN SECTION 24-32-3309.
- (c) The division must SHALL establish by rule the qualifications of an inspector and the areas of expertise necessary for inspecting manufactured homes On and after July 1, 2008, OR TINY HOMES. A new inspector must pass a division-approved installation test. The qualifications for an inspector include but are not limited to those of a professional civil engineer, or local housing inspector, or independent contractor. Commencing in 2009, Inspectors must SHALL also complete and maintain records of the completion of division-approved education as established by the board through rulemaking BY RULE.
  - (9) If an installation or subsequent repair of an installation by an

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installer fails to COMPLY WITH THE MANUFACTURER'S INSTRUCTIONS OR meet the standards promulgated by the division within a period determined by the division, the division must SHALL investigate the actions of the installer. The division may revoke, suspend, or refuse to renew the registration or certification of the installer for failing to comply with the MANUFACTURER'S INSTRUCTIONS OR THE division's standards regarding AN installation. of a manufactured home. Any independent contractor that knows of an installer whose installations fail HAVE FAILED inspection and have not been cured by subsequent repair must SHALL request that the division investigate the installer.

- (10) The board must SHALL adopt rules concerning:
- (e) Any other rule MATTER necessary for the implementation of manufactured home THE installation requirements in this part 33.
- **SECTION 15.** In Colorado Revised Statutes, **amend** 24-32-3318 as follows:

Local installation standards preempted.

17 (1) EXCEPT AS AUTHORIZED IN SECTION 24-32-3329, a local government
18 may SHALL not adopt less stringent standards for the AN installation of a

19 manufactured home than those promulgated by the division. A local

20 government may SHALL not, without express consent by the division,

21 adopt different standards than the standards for the AN installation of a

22 manufactured home promulgated by the division.

24-32-3318.

(2) (a) Nothing in this section may preclude PROHIBITS a local government from enacting standards for TINY HOMES, mobile HOMES, or modular homes concerning unique public safety requirements related to geographic or climatic conditions, such as weight restrictions for roof snow loads, or wind shear factors, OR WILDFIRE RISK, as otherwise

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permitted by law.

- (b) Unless the United States department of housing and urban development has granted an exemption to a local government, a local government may shall not impose:
- (I) Weight restrictions for roof snow loads or wind shear factors on a manufactured home built to the federal manufactured home construction and safety standards that are different from what has been zoned for the state of Colorado by the United States department of housing and urban development pursuant to the federal act; or impose
- (II) Any other requirements that would impact the design and construction of the MANUFACTURED home. unless an exemption has been granted for that jurisdiction by the United States department of housing and urban development.
- (3) Nothing in this section prohibits a local government from requiring on-site mitigation to address unique public safety requirements related to geographic and climatic conditions, such as weight restrictions for roof snow loads, and wind shear factors, OR WILDFIRE RISK on a manufactured home built to the federal manufactured home construction and safety standards, so long as there is no interference with the federal standards for the design and construction of the manufactured home.

**SECTION 16.** In Colorado Revised Statutes, **amend** 24-32-3321 as follows:

**24-32-3321. Investigations of consumer complaints.** The division may investigate complaints filed by owners, occupants, or other consumers relating to the construction of factory-built structures and manufactured homes, and the sale or installation OR SALE of manufactured homes AND TINY HOMES as necessary to enforce and

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1	administer this part 33.
2	SECTION 17. In Colorado Revised Statutes, repeal 24-32-3322
3	as follows:
4	24-32-3322. Training of inspectors - acceptance of gifts,
5	grants, and donations. (1) On and after July 1, 2000, the division must
6	train independent contractors to perform installation inspections for
7	manufactured homes. The training must enable independent contractors
8	who successfully complete the training to become certified by the
9	division.
10	(2) On and after July 1, 2000, the division may accept gifts,
11	grants, or donations for the training of independent contractors. The gifts,
12	grants, or donations received must be transmitted to the state treasurer
13	who must credit the money to the building regulation fund created in
14	section 24-32-3309.
15	SECTION 18. In Colorado Revised Statutes, amend 24-32-3323
16	as follows:
17	24-32-3323. Sellers of manufactured homes and tiny homes -
18	registration. (1) Any seller is required to register with the division
19	before engaging in the business of selling manufactured homes to be OR
20	TINY HOMES IF EITHER IS installed in Colorado.
21	(2) An application A PERSON APPLYING for a registration or
22	renewal required by this section must be submitted SUBMIT THE
23	APPLICATION on a form provided by the division and must be verified
24	VERIFY THE APPLICATION by a declaration signed and dated, under penalty
25	of perjury, by a principal of the manufactured home seller. The
26	application must contain, in addition to such ANY other information
27	regarding the conduct of the manufactured home seller's business as THAT

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the division may reasonably require, the name, address, E-MAIL ADDRESS, and position of each principal of the manufactured home seller and each person who exercises management responsibilities as part of the manufactured home seller's business activities. The application must also contain the address, E-MAIL ADDRESS, and telephone number of each retail location operated by the applicant, as well as the location and account number of the separate fiduciary account required by section 24-32-3324 (1) and any board rules. The division must preserve the application and declaration and make them available for public inspection.

- (3) (a) THE DIVISION SHALL REGISTER AN APPLICANT THAT COMPLIES WITH SUBSECTION (2) OF THIS SECTION AND THAT IS QUALIFIED IN ACCORDANCE WITH THIS SECTION AND THE RULES PROMULGATED UNDER THIS SECTION.
- (b) A registration issued pursuant to subsection (2) UNDER SUBSECTION (3)(a) of this section is valid for one year TWELVE MONTHS after the date of issuance. The amount of the DIVISION SHALL NOT SET THE registration fee cannot be AT AN AMOUNT OF more than two hundred dollars.
- (c) If, after issuance of a registration REGISTERING A SELLER, any of the required information submitted with the application for the registration pursuant to subsection (2) of this section becomes inaccurate, a principal of the manufactured home seller must SHALL notify the division in writing of the inaccuracy within thirty days and provide the division with accurate updated information.
- (4) For purposes of this section, a person is not a seller if the person:
  - (a) Is a natural person acting personally in selling a manufactured

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1	nome owned or leased by the person OR A TINY HOME OWNED OR LEASED
2	BY THE PERSON;
3	(b) Sells a manufactured home OR A TINY HOME in the course of
4	engaging in activities that are subject to the provisions of article 10 of
5	title 12 or activities that would be subject to the provisions but for a
6	specific exemption set forth in article 10 of title 12 OR AN EXEMPTION SET
7	FORTH IN ARTICLE 10 OF TITLE 12;
8	(c) Sells a manufactured home OR A TINY HOME for salvage or
9	nonresidential use;
10	(d) Directly or indirectly sells, in any calendar year, three or fewer
11	previously occupied manufactured homes that OR TINY HOMES THAT are
12	owned by a manufactured MOBILE home park owner and are located
13	within one or more manufactured MOBILE home parks in Colorado; or
14	(e) For a salary, commission, or compensation of any kind, is
15	employed directly or indirectly by any registered manufactured home
16	seller to sell or negotiate for the sale of manufactured homes OR TINY
17	HOMES.
18	SECTION 19. In Colorado Revised Statutes, 24-32-3324, amend
19	(2) as follows:
20	24-32-3324. Escrow and bonding requirements - rules.
21	(2) (a) A seller must provide a letter of credit OR certificate of deposit
22	issued by a licensed financial institution or surety bond issued by an
23	authorized insurer in an amount and IN ACCORDANCE WITH THE process
24	established by the board through rulemaking BY RULE.
25	(b) A financial institution or authorized insurer is required to
26	make payment to the division making WHEN THE DIVISION MAKES a claim
27	against the letter of credit, certificate of deposit, or surety bond:

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1	(I) If a court of competent jurisdiction has rendered a final
2	judgment in favor of the division based on a finding that the registered
3	seller failed to:
4	(A) Deliver the manufactured home OR TINY HOME or refund
5	payments made toward the purchase of the manufactured home pursuant
6	to OR OF THE TINY HOME AS REQUIRED BY this part 33 or board rules; or
7	(B) Provide a reasonable per diem living expense in violation of
8	the contractual provisions required by section 24-32-3325; or
9	(II) Upon a ceasing of business operations or a bankruptcy filing
10	by the registered seller IF THE REGISTERED SELLER CEASES BUSINESS
11	OPERATIONS OR FILES FOR BANKRUPTCY.
12	(c) THE DIVISION MAY SUSPEND OR REVOKE THE REGISTRATION OF
13	any seller who THAT fails to provide a letter of credit, certificate of
14	deposit, or surety bond as required by this subsection (2) or who THAT
15	otherwise fails to pay any judgment by a court of competent jurisdiction
16	in favor of the division. is subject to the suspension or revocation of the
17	registration by the division.
18	SECTION 20. In Colorado Revised Statutes, 24-32-3325, amend
19	(1) introductory portion, (1)(a), (1)(c), (1)(d), and (2) as follows:
20	24-32-3325. Contract for sale of manufactured home or tiny
21	home - requirements. (1) A seller must provide a contract with the sale
22	of each manufactured home OR TINY HOME and make the following
23	disclosures in any contract for the sale of a manufactured home OR TINY
24	HOME:
25	(a) That the purchaser may have no legal right to rescind the
26	contract absent delinquent delivery of the manufactured home or the
27	existence of a specific right of rescission set forth in the contract;

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1	(c) That an aggrieved person may file a complaint WITH THE
2	DIVISION AGAINST THE SELLER for a refund of any payment held in escrow
3	by a seller; of manufactured homes against the seller with the division;
4	and
5	(d) That an aggrieved person may bring a civil action pursuant to
6	the provisions of the "Colorado Consumer Protection Act", section
7	6-1-709, to remedy violations of manufactured home seller requirements
8	in this part 33. However, damages are limited in accordance with the
9	provisions of section 6-1-113 (2.5).
10	(2) A contract for the sale of a manufactured home OR TINY HOME
11	by a seller must also contain the following provisions:
12	(a) EITHER:
13	(I) A date certain for the delivery of the manufactured home OR
14	TINY HOME; or
15	(II) A listing of specified delivery preconditions that must occur
16	before a date certain for delivery can be determined;
17	(b) A statement that if delivery of the manufactured home OR TINY
18	HOME is delayed by more than sixty days after the delivery date specified
19	in the contract of sale or by more than sixty days after the delivery
20	preconditions set forth in the contract of sale have been met if no date
21	certain for delivery has been set, the seller will either refund the
22	manufactured home sale down payment or provide a reasonable per diem
23	living expense to the buyer for the days between the delivery date
24	specified in the contract or the sixty-first day after the delivery
25	preconditions set forth in the contract have been met, whichever is
26	applicable, and the actual date of delivery, unless the delay in delivery is
27	unavoidable or caused by the buyer; and

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1	(c) An agreed upon location for delivery of the manufactured
2	home OR TINY HOME to the purchaser.
3	SECTION 21. In Colorado Revised Statutes, 24-32-3326, amend
4	(1) introductory portion, (1)(b), (1)(c), and (2) as follows:
5	24-32-3326. Unlawful sales practices - manufactured homes
6	and tiny homes - fines. (1) A seller engages in an unlawful
7	manufactured home sale OR TINY HOME SALES practice when the person:
8	(b) Fails to comply with the escrow and bonding requirements of
9	sections 24-32-3323 (2.5) and 24-32-3324, SECTION 24-32-3324 or board
10	rules;
11	(c) Fails to provide and include in any contract for the sale of a
12	manufactured home OR TINY HOME any of the disclosures or contract
13	provisions required by section 24-32-3325; or
14	(2) Any A person found to be selling or have sold THAT SELLS a
15	manufactured home OR TINY HOME in a manner contrary to the
16	requirements of this part 33 OR RULES ADOPTED UNDER THIS PART 33 is
17	subject to revocation or suspension of a seller's registration, fines, or any
18	other measures as prescribed by rule promulgated by RULES THAT the
19	division PROMULGATES or BY other applicable Colorado law. The division
20	may issue a fine of up to ten thousand dollars for each violation. Multiple
21	violations of this part 33 OR RULES ADOPTED UNDER THIS PART 33 THAT
22	ARE committed during a single sale constitute one violation. Each sale
23	performed in violation of this part 33 OR RULES ADOPTED UNDER THIS
24	PART 33 constitutes a separate violation. Fines must be paid to the
25	division and transmitted to the state treasurer, who must credit the fees
26	FINES to the building regulation fund created in section 24-32-3309.
27	SECTION 22. In Colorado Revised Statutes, 24-32-3327, amend

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1	(1) as follows:
2	<b>24-32-3327.</b> Inspections. (1) For the purposes of enforcement of
3	this part 33, persons duly designated by the division, upon presenting
4	appropriate credentials to the owner, operator, or agent in charge, are
5	authorized:
6	(a) To enter at reasonable times and without advance notice any
7	factory, warehouse, or establishment in which manufactured homes, TINY
8	HOMES, or factory-built structures are manufactured, stored, or held for
9	sale;
10	(b) To inspect at reasonable times, within reasonable limits, and
11	in a reasonable manner, any factory, warehouse, or establishment in
12	which manufactured homes, TINY HOMES, or factory-built structures are
13	manufactured, stored, or held for sale and to inspect any books, papers,
14	records, and documents that relate to the safety of manufactured homes,
15	TINY HOMES, or factory-built structures. Each inspection must be
16	commenced and completed with reasonable promptness.
17	(c) To enter and inspect, at reasonable times and without advance
18	notice, any site on which A manufactured housing HOME OR A TINY HOME
19	is BEING or has been installed or reinstalled at or near the time of
20	installation or reinstallation; and
21	(d) To inspect any books, papers, records, and documents that
22	relate to the proper installation of A manufactured housing HOME OR A
23	TINY HOME.
24	SECTION 23. In Colorado Revised Statutes, add 24-32-3328 and
25	24-32-3329 as follows:
26	<b>24-32-3328.</b> Tiny homes - standards - rules. (1) By July 1,
27	2023, THE BOARD SHALL PROMULGATE RULES ESTABLISHING STANDARDS

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1	FOR THE MANUFACTURE OF TINY HOMES. THE BOARD MAY USE ANY
2	NATIONAL OR INTERNATIONAL STANDARD THAT IS APPROPRIATE FOR ALI
3	OR A PORTION OF A TINY HOME IF THE BOARD FINDS THAT THE STANDARD
4	PROVIDES FOR REASONABLE SAFETY STANDARDS FOR TINY HOME
5	OCCUPANTS. THE BOARD MAY MODIFY, BY RULE, ANY NATIONAL OF
6	INTERNATIONAL STANDARD ADOPTED UNDER THIS SUBSECTION (1) AS
7	NECESSARY FOR USE IN COLORADO.
8	(2) THE BOARD SHALL ESTABLISH STANDARDS FOR CONNECTING
9	A TINY HOME TO UTILITIES, INCLUDING WATER, SEWER, NATURAL GAS, AND
10	ELECTRICITY.
1	(3) IN PROMULGATING RULES UNDER THIS SECTION, THE BOARD
12	SHALL CONSIDER:
13	(a) THE IMPORTANCE OF KEEPING TINY HOMES AFFORDABLE;
14	(b) THE UNIQUE CHARACTERISTICS OF TINY HOMES SUCH AS SIZE
15	CONSTRAINTS AND CONSTRUCTION ON A CHASSIS SO THAT THEY CAN BE
16	MOVED FROM SITE TO SITE;
17	(c) That many tiny homes are built by shops producing
18	FEWER THAN TWENTY UNITS PER YEAR;
19	(d) THAT MANY TINY HOMES ARE CUSTOM-BUILT RATHER THAN
20	MASS-PRODUCED MODELS, AND
21	(e) THAT MANY TINY HOMES ARE BUILT BY THEIR OWNERS RATHER
22	THAN BY COMMERCIAL SHOPS.
23	24-32-3329. Local governments inspections of tiny homes
24	connection to utilities - rules. (1) A STATE ELECTRICAL INSPECTOR OF
25	A LOCAL GOVERNMENT MAY APPROVE THE CONNECTION OF A TINY HOME
26	FOR ELECTRIC UTILITY SERVICE IF THE TINY HOME IS IN COMPLIANCE WITH
2.7	APPLICABLE CODES AND STANDARDS FOR CONNECTION FOR ELECTRIC

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1	UTILITY SERVICE.
2	(2) A STATE PLUMBING INSPECTOR OR A LOCAL GOVERNMENT MAY
3	APPROVE THE CONNECTION OF A TINY HOME FOR WATER, GAS, OR SEWER
4	UTILITY SERVICE IF THE TINY HOME IS IN COMPLIANCE WITH APPLICABLE
5	CODES AND STANDARDS FOR CONNECTION FOR WATER, GAS, OR SEWER
6	UTILITY SERVICE.
7	SECTION 24. In Colorado Revised Statutes, amend 24-32-904.5
8	as follows:
9	24-32-904.5. Compliance with national standards -
10	recreational park trailers - recreational vehicles. (1) No A person,
11	partnership, firm, corporation, or any other entity may SHALL NOT
12	manufacture, sell, or offer for sale within this state:
13	(a) Any new recreational vehicle that is not manufactured in
14	compliance with the American national standards institute's (ANSI's)
15	standard A 119.2 NATIONAL FIRE PROTECTION ASSOCIATION'S STANDARD
16	1192 for recreational vehicles or any SUCCESSOR STANDARD OR
17	amendment; thereto; or
18	(b) Any new recreational park trailer that is not manufactured in
19	compliance with the American national standards institute's (ANSI's)
20	standard A 119.5 for recreational park trailers, OR ANY SUCCESSOR
21	STANDARD OR AMENDMENT.
22	SECTION 25. In Colorado Revised Statutes, 6-1-105, amend
23	(1)(ss) as follows:
24	6-1-105. Unfair or deceptive trade practices. (1) A person
25	engages in a deceptive trade practice when, in the course of the person's
26	business, vocation, or occupation, the person:
27	(ss) Violates any provision of part 33 of article 32 of title 24

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1	C.R.S., that applies to the installation of manufactured homes OR TINY
2	HOMES;
3	SECTION 26. In Colorado Revised Statutes, amend 6-1-709 as
4	follows:
5	6-1-709. Sales of manufactured and tiny homes - deceptive
6	trade practices. A person engages in a deceptive trade practice when, in
7	the course of such THE person's business, vocation, or occupation, such
8	THE person engages in conduct that constitutes an unlawful manufactured
9	home sale practice as SALES PRACTICE OR AN UNLAWFUL TINY HOME
10	SALES PRACTICE, AS EITHER SALES PRACTICE IS described in section
11	24-32-3326. <del>C.R.S.</del>
12	SECTION 27. In Colorado Revised Statutes, 12-115-103, add
13	(13) as follows:
14	12-115-103. Definitions. As used in this article 115, unless the
15	context otherwise requires:
16	(13) "TINY HOME" HAS THE MEANING SET FORTH IN SECTION
17	24-32-3302 (35).
18	SECTION 28. In Colorado Revised Statutes, 12-115-120, amend
19	(1)(c), (2)(a), (2)(c), and (10)(d) as follows:
20	12-115-120. Inspection - application - standard - rules.
21	(1) (c) A utility shall not provide service to any person required to have
22	electrical inspection under this article 115 without proof of final approval
23	as provided in subsection (1)(b) of this section; except that THE UTILITY
24	SHALL PROVIDE service:
25	(I) shall be provided In those situations determined by the local
26	electrical inspection authority, or by the board, whichever has jurisdiction,
27	to be emergency situations for a maximum period of seven days or until

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the ins	nection	has	been	made:	OR

- (II) IF THE BOARD OR LOCAL ELECTRICAL INSPECTION AUTHORITY HAS APPROVED A TINY HOME CONNECTION FOR ELECTRIC UTILITY SERVICE IN ACCORDANCE WITH SECTION 24-32-3329.
- (2) (a) The owner of an electrical installation in any new construction, other than manufactured units certified by the division of housing pursuant to section 24-32-3311 OR A TINY HOME MANUFACTURED TO THE STANDARDS OF SECTION 24-32-3328 (1), or remodeling or repair of an existing construction, except in any incorporated town or city, county, city and county, or qualified state institution of higher education having its own electrical code and inspection program equal to the minimum standards as are provided in this article 115, shall have the electrical portion of the installation, remodeling, or repair inspected by a state electrical inspector. A qualified state institution of higher education with a building department that meets or exceeds the minimum standards adopted by the board under this article 115 shall process applications for permits and inspections only from the institution and from contractors working for the benefit of the institution and shall conduct inspections only of work performed for the benefit of the institution.
- (c) A manufactured home, mobile home, TINY HOME, or movable structure owner shall have the electrical installation for the manufactured home, mobile home, TINY HOME, or movable structure inspected prior to obtaining electric service. AN INSPECTION OF A TINY HOME PERFORMED IN ACCORDANCE WITH SECTION 24-32-3329 COMPLIES WITH THIS SUBSECTION (2)(c).
- (10) (d) (I) The board shall ensure compliance with this section. If the board determines, as a result of a complaint, that an entity other

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1	than the state is conducting electrical inspections that do not comply with
2	this section, the board may issue to that entity an order to show cause, in
3	accordance with sections 12-20-405 and 12-115-122 (6), as to why the
4	board should not issue a final order directing that entity to cease and
5	desist conducting electrical inspections until that entity comes into
6	compliance to the satisfaction of the board.
7	(II) THE BOARD SHALL NOT ISSUE A CEASE-AND-DESIST ORDER TO
8	AN INSPECTING ENTITY BECAUSE THE INSPECTING ENTITY APPROVED THE
9	OCCUPANCY OF ONE OR MORE TINY HOMES IF THE TINY HOMES HAVE BEEN
10	APPROVED IN ACCORDANCE WITH SECTION 24-32-3329.
11	(III) If the use of state electrical inspectors is required after the
12	issuance of a final cease-and-desist order pursuant to this subsection
13	(10)(d), that entity shall reimburse the board for any expenses incurred in
14	performing that entity's inspections, in addition to transmitting the
15	required permit fees.
16	SECTION 29. In Colorado Revised Statutes, 12-155-103, add
17	(13.5) as follows:
18	12-155-103. Definitions. As used in this article 155, unless the
19	context otherwise requires:
20	(13.5) "TINY HOME" HAS THE MEANING SET FORTH IN SECTION
21	24-32-3302 (35).
22	SECTION 30. In Colorado Revised Statutes, 12-155-105, amend
23	(2) introductory portion as follows:
24	12-155-105. Powers of board - fees - rules. (2) Notwithstanding
25	any other provisions to the contrary, the board may, with regard to
26	manufactured housing that is subject to part 7 of article 32 of title 24:
27	SECTION 31. In Colorado Revised Statutes, 12-155-118, amend

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1	(3) as follows:
2	12-155-118. Exemptions. (3) Nothing in this article 155 shall be
3	construed to apply to the manufacture of housing that is subject to the
4	provisions of part 7 of article 32 of title 24 or the installation of individual
5	residential or temporary construction units of manufactured housing water
6	and sewer hookups inspected pursuant to section 12-155-105 SECTION
7	12-155-105 (2).
8	SECTION 32. In Colorado Revised Statutes, 12-155-120, amend
9	(1) and (10)(c) as follows:
10	12-155-120. Inspection - application - standards. (1) (a) Any
11	plumbing or gas piping installation in any new construction or remodeling
12	or repair, other than manufactured units OR TINY HOMES inspected in
13	accordance with the provisions of part 7 of article 32 of title 24, except
14	for the new construction or remodeling or repair in any incorporated town
15	or city, county, or city and county, or in a building owned or leased or or
16	land owned by a qualified state institution of higher education where the
17	local entity or qualified state institution of higher education conducts
18	inspections and issues permits, must be inspected by a state plumbing
19	inspector.
20	(b) A state plumbing inspector shall inspect any new construction
21	remodeling, or repair subject to the provisions of this subsection (1)
22	within three working days after the receipt of the application for
23	inspection.

(c) Prior to the commencement of any plumbing or gas piping installation, the person making the installation shall apply for a permit and pay the required fee.

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(d) Every mobile home, TINY HOME, or movable structure owner

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shall have the plumbing and gas piping hookup for the mobile home, TINY HOME, or movable structure inspected prior to obtaining new or different plumbing or gas service. AN INSPECTION OF A TINY HOME PERFORMED IN ACCORDANCE WITH SECTION 24-32-3329 COMPLIES WITH THIS SUBSECTION (1)(d).

(e) A qualified state institution of higher education with a building department that meets or exceeds the minimum standards adopted by the board under this article 155 shall process applications for permits and inspections only from the institution and from contractors working for the benefit of the institution, and shall conduct inspections only of work performed for the benefit of the institution. Each inspection must include a contemporaneous review to ensure that the requirements of section 12-155-108 have been met. A qualified state institution of higher education shall enforce standards that are at least as stringent as any minimum standards adopted by the board.

(10) (c) (I) The board shall ensure compliance with this section. If the board determines, as a result of a formal complaint, that an inspecting entity is conducting plumbing inspections that do not comply with this section, the board may issue to the inspecting entity an order to show cause, in accordance with section 12-155-105 (1)(m), as to why the board should not issue a final order directing the inspecting entity to cease and desist conducting plumbing inspections until the inspecting entity comes into compliance to the satisfaction of the board.

(II) THE BOARD SHALL NOT ISSUE A CEASE-AND-DESIST ORDER TO AN INSPECTING ENTITY BECAUSE THE INSPECTING ENTITY APPROVED THE OCCUPANCY OF ONE OR MORE TINY HOMES IF THE TINY HOMES HAVE BEEN APPROVED IN ACCORDANCE WITH SECTION 24-32-3329.

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1	(III) If the use of state plumbing inspectors is required after the
2	issuance of a final cease-and-desist order pursuant to this subsection
3	(10)(c), the inspecting entity shall reimburse the board for any expenses
4	incurred in performing the inspecting entity's inspections, in addition to
5	transmitting the required permit fees.
6	SECTION 33. In Colorado Revised Statutes, 38-12-201.5,
7	amend (5) as follows:
8	<b>38-12-201.5. Definitions.</b> As used in this part 2 and in part 11 of
9	this article 12, unless the context otherwise requires:
10	(5) "Mobile home" means:
11	(a) A single-family dwelling that is built on a permanent chassis;
12	is designed for long-term residential occupancy; contains complete
13	electrical, plumbing, and sanitary facilities; is designed to be installed in
14	a permanent or semipermanent manner with or without a permanent
15	foundation; and is capable of being drawn over public highways as a unit
16	or in sections by special permit; or
17	(b) A manufactured home, as defined in section 38-29-102 (6), if
18	the manufactured home is situated in a mobile home park; OR
19	(c) A TINY HOME, AS DEFINED IN SECTION $24-32-3302$ (35), THAT
20	IS USED AS A LONG-TERM RESIDENCE IN THE MOBILE HOME PARK.
21	SECTION 34. In Colorado Revised Statutes, 39-1-102, amend
22	(14.3); and <b>add</b> (16.3) as follows:
23	<b>39-1-102. Definitions.</b> As used in articles 1 to 13 of this title 39,
24	unless the context otherwise requires:
25	(14.3) "Residential improvements" means a building, or that
26	portion of a building, designed for use predominantly as a place of
27	residency by a person, a family, or families. The term includes buildings,

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1	structures, fixtures, fences, amenities, and water rights that are an integral
2	part of the residential use. The term also includes a manufactured home,
3	as defined in subsection (7.8) of this section, a mobile home, as defined
4	in subsection (8) of this section, and a modular home, as defined in
5	subsection (8.3) of this section AND A TINY HOME.
6	(16.3) "TINY HOME" MEANS A TINY HOME, AS DEFINED IN SECTION
7	24-32-3302 (35), THAT IS CERTIFIED BY THE DIVISION OF HOUSING IN THE
8	DEPARTMENT OF LOCAL AFFAIRS TO BE DESIGNED FOR LONG-TERM
9	RESIDENCY AND THAT IS NOT REGISTERED IN ACCORDANCE WITH ARTICLE
10	3 OF TITLE 42.
11	SECTION 35. In Colorado Revised Statutes, 39-26-721, amend
12	(3) as follows:
13	39-26-721. Manufactured homes and tiny homes.
14	(3) Beginning July 1, 2019, The sale, storage, usage, or consumption of
15	a manufactured home, as defined in section 39-1-102 (7.8), OR A TINY
16	HOME, AS DEFINED IN SECTION 24-32-3302 (35), is exempt from taxation
17	under parts 1 and 2 of this article 26.
18	SECTION 36. In Colorado Revised Statutes, 29-2-105, amend
19	(1)(d)(I) introductory portion and (1)(d)(I)(P) as follows:
20	29-2-105. Contents of sales tax ordinances and proposals.
21	(1) The sales tax ordinance or proposal of any incorporated town, city,
22	or county adopted pursuant to this article 2 shall be imposed on the sale
23	of tangible personal property at retail or the furnishing of services, as
24	provided in subsection (1)(d) of this section. Any countywide or
25	incorporated town or city sales tax ordinance or proposal shall include the
26	following provisions:
27	(d) (I) A provision that the sale of tangible personal property and

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1	services taxable pursuant to this article 2 shall be IS the same as the sale
2	of tangible personal property and services taxable pursuant to section
3	39-26-104, except as otherwise provided in this subsection (1)(d). The
4	sale of tangible personal property and services taxable pursuant to this
5	article 2 shall be IS subject to the same sales tax exemptions as those
6	specified in part 7 of article 26 of title 39; except that the sale of the
7	following may be exempted from a town, city, or county sales tax only by
8	the express inclusion of the exemption either at the time of adoption of
9	the initial sales tax ordinance or resolution or by amendment thereto:
10	(P) The exemption for manufactured homes AND TINY HOMES set
11	forth in section 39-26-721 (3).
12	<b>SECTION 37.</b> Appropriation. (1) For the 2022-23 state fiscal
13	year, \$227,612 is appropriated to the department of local affairs. This
14	appropriation is from the general fund. To implement this act, the
15	department may use this appropriation as follows:
16	(a) \$127,071 for use by the division of housing for manufactured
17	buildings program, which amount is based on an assumption that the
18	division will require an additional 1.4 FTE;
19	(b) \$51,256 for use by the executive director's office for legal
20	services;
21	(c) \$2,379 for use by the executive director's office for vehicle
22	lease payments; and
23	(d) \$46,906 for use by the executive director's office for payments
24	to OIT.
25	(2) For the 2022-23 state fiscal year, \$51,256 is appropriated to
26	the department of law. This appropriation is from reappropriated funds
27	received from the department of local affairs under subsection (1)(b) of

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I	this section and is based on an assumption that the department of law will
2	require an additional 0.3 FTE. To implement this act, the department of
3	law may use this appropriation to provide legal services for the
4	department of local affairs.
5	(3) For the 2022-23 state fiscal year, \$2,379 is appropriated to the
6	department of personnel. This appropriation is from reappropriated funds
7	received from the department of local affairs under subsection (1)(c) of
8	this section. To implement this act, the department of personnel may use
9	this appropriation to provide vehicles to the department of local affairs.
10	(4) For the 2022-23 state fiscal year, \$46,906 is appropriated to
11	the office of the governor for use by the office of information technology
12	This appropriation is from reappropriated funds received from the
13	department of local affairs under subsection (1)(d) of this section. To
14	implement this act, the office may use this appropriation to provide
15	information technology services for the department of local affairs.
16	(5) For the 2022-23 state fiscal year, \$86,946 is appropriated to
17	the department of regulatory agencies. This appropriation is from the
18	division of professions and occupations cash fund created in section
19	12-20-105 (3), C.R.S. To implement this act, the department may use this
20	appropriation as follows:
21	(a) \$50,440 for use by the division of professions and occupations
22	for personal services, which amount is based on an assumption that the
23	division will require an additional 0.9 FTE;
24	(b) \$26,989 for use by the division of professions and occupations
25	for operating expenses; and
26	(c) \$9,517 for use by the executive director's office and
27	administrative services for vehicle lease payments.

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(6) For the 2022-23 state fiscal year, \$9,517 is appropriated to the department of personnel. This appropriation is from reappropriated funds received from the department of local affairs under subsection (5)(c) of this section. To implement this act, the department of personnel may use this appropriation to provide vehicles to the department of regulatory agencies.

**SECTION 38.** Act subject to petition - effective date - applicability. (1) This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly; except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2022 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.

(2) This act applies to acts committed on or after the applicable effective date of this act.

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