



DIGEST OF HB 1320 (Updated January 29, 2024 4:56 pm - DI 116)

Citations Affected: IC 16-41; IC 36-7.

**Synopsis:** Building regulation. Defines, for purposes of the unsafe building law, a "building or structure". Increases from \$10,000 to \$25,000 the estimated cost of work required by an order of a unit's enforcement authority which the unit's enforcement authority may perform using its own workers and equipment. Provides, with certain exceptions, that a governmental body may not regulate or restrict, by regulation or otherwise, the continued residential use of a mobile home, a manufactured home, or an industrialized residential within a mobile home community based on certain characteristics of the structure. Makes certain changes to local planning and zoning standards and requirements relating to manufactured homes.

Effective: July 1, 2024.

## Zimmerman, Meltzer

January 10, 2024, read first time and referred to Committee on Local Government. January 23, 2024, reported — Do Pass. January 29, 2024, read second time, amended, ordered engrossed.



Second Regular Session of the 123rd General Assembly (2024)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2023 Regular Session of the General Assembly.

# **HOUSE BILL No. 1320**

A BILL FOR AN ACT to amend the Indiana Code concerning local government.

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

1	SECTION 1. IC 16-41-27-32, AS AMENDED BY P.L.137-2023,
2	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2024]: Sec. 32. (a) As used in this section, "regulation" refers
4	to any:
5	(1) ordinance, including any:
6	(A) zoning or land use ordinance; or
7	(B) general or specific planning ordinance;
8	(2) regulation, including any:
9	(A) zoning or land use regulation; or
10	(B) general or specific planning regulation;
11	(3) requirement; or
12	(4) restriction;
13	that is adopted or imposed by a unit (as defined in IC 36-1-2-23).
14	(b) A governmental body other than the state department may not
15	license or regulate mobile home communities, except for the following:
16	(1) Local boards may enforce the standards of health and
17	sanitation prescribed for mobile homes, manufactured homes,



1	industrialized residential structures, and mobile home
2	communities by the state department.
3	(2) Subject to IC 36-7-2-12, IC 36-7-4-1019, IC 36-7-4-1106, and
4	subsections (d) and (f), county and municipal authorities within
5	their respective jurisdictions have jurisdiction regarding zoning
6	and building codes and ordinances pertaining to mobile home
7	communities.
8	(3) Local boards may regulate the construction and operation of
9	groups of a combined total of not more than four (4) mobile
10	homes, manufactured homes, and industrialized residential
11	structures in accordance with standards that are compatible with
12	standards set by the state department for mobile home
13	communities.
14	(c) A governmental body other than the state department may not
15	regulate mobile homes, manufactured homes, or industrialized
16	residential structures regarding habitability or minimum housing
17	conditions unless the regulation is applicable in the same manner to
18	other forms of residential housing in the jurisdiction.
19	(d) Except as provided in IC 36-7-4-1106(d), IC 36-7-4-1106(e),
20	and IC 36-7-4-1106(f) and unless required under IC 36-7-2-9, a
21	governmental body may not regulate or restrict, by regulation or
22	otherwise, the installation, continued residential use, occupancy,
23	movement, renovation, relocation, or replacement of a mobile home,
24	a manufactured home, or an industrialized residential structure within
25	a mobile home community based upon the age or size of the mobile
26	home, manufactured home, or industrialized residential structure or
27	other private property based upon the age of the mobile home,
28	manufactured home, or industrialized residential structure regardless
29	of whether:
30	(1) the mobile home, manufactured home, or industrialized
31	residential structure;
32	(2) the lot or site, or any part of the lot or site, on which the
33	mobile home, manufactured home, or industrialized residential
34	structure is located or installed, or will be located or installed; or
35	(3) the mobile home community or other private property, in
36	whole or in part, in which the mobile home, manufactured home,
37	or industrialized residential structure is located or installed, or
38	will be located or installed;
39	constitutes a conforming structure or use, or a legal, nonconforming

(e) A government body may not regulate or restrict the ability of a:



(1) mobile home community:

structure or use.



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1	(A) owner; or
2	(B) manager; or
3	(2) manufactured home community:
4	(A) owner; or
5	(B) manager;
6	to obtain a dealer's license or to sell a mobile home, manufactured
7	home, or industrialized residential structure located within the owner's
8	or manager's mobile home community or manufactured housing
9	community.
10	(f) Except as provided under IC 36-7-4-1106(d), IC 36-7-4-1106(e),
1	and IC 36-7-4-1106(f) and unless required under IC 36-7-2-9, after
12	March 14, 2022:
13	(1) a unit may not:
14	(A) adopt or impose a regulation that violates, or that includes
15	a provision that violates, subsection (d);
16	(B) amend a regulation so that the regulation, after its
17	amendment, includes a provision that violates subsection (d),
18	regardless of when the regulation was originally adopted or
19	imposed; or
20	(C) enforce a provision in a regulation adopted or imposed by
21	the unit if the provision violates subsection (d), regardless of
	when the regulation or provision was originally adopted or
22 23 24	imposed; and
24	(2) any provision that:
25	(A) is included in a regulation adopted or imposed by a unit;
26	and
27	(B) violates subsection (d);
28	is void and unenforceable regardless of when the regulation or
29	provision was originally adopted or imposed.
30	SECTION 2. IC 36-7-4-1106, AS AMENDED BY P.L.137-2023,
31	SECTION 16, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
32	JULY 1, 2024]: Sec. 1106. (a) This section does not affect a
33	requirement applicable to property that is subject to the jurisdiction of
34	a preservation commission organized under any of the following:
35	(1) IC 36-7-11.
36	(2) IC 36-7-11.1.
37	(3) IC 36-7-11.2.
38	(4) IC 36-7-11.3.
39	(b) As used in this section:
10	(1) "Manufactured home" means a dwelling unit, designed and
<b>1</b> 1	built in a factory, which bears a seal certifying that it was built in
12.	compliance with the federal Manufactured Housing Construction



1	and Safety Standards Law of 1974 (42 U.S.C. 5401 et seq.).
2	(2) "Underfloor space" means that space between the bottom of
3	the floor joists and the earth.
4	(3) "Occupied space" means the total area of earth horizontally
5	covered by the structure, excluding accessory structures such as,
6	but not limited to, garages, patios and porches.
7	(4) "Permanent foundation system" includes a pier footing
8	foundation system that is specified as suitable in the
9	manufacturer's installation specifications for a manufactured
10	home.
11	(c) Comprehensive plans and ordinances adopted under the
12	provisions of this chapter may subject dwelling units and lots to
13	identical standards and requirements, whether or not the dwelling unit
14	to be placed on a lot is a manufactured home or some other type of
15	dwelling unit. These standards and requirements may include but are
16	not limited to the following:
17	(1) Setback distance.
18	(2) Side and rear yard area.
19	(3) Vehicle parking space and parking enclosures.
20	(4) Minimum square footage of the dwelling unit.
21	(5) Underfloor space enclosure requirements.
22	(6) Aesthetics. However, aesthetic standards and requirements
22 23 24 25	pertaining to the home structure itself which are adopted under
24	this section may only pertain to the following:
25	(A) Roofing materials and siding. materials.
26	(B) Roof pitch.
27	(B) (C) Permanent foundation systems of manufactured homes
28	that are located outside of a mobile home community licensed
29	under IC 16-41-27. A unit may require compatibility of a
30	permanent foundation system with surrounding residential
31	structures. However, the unit may not require:
32	(i) a permanent foundation system that is incompatible with
33	the structural design of the manufactured home; or
34	(ii) more than one (1) permanent foundation system for a
35	manufactured home.
36	(d) METRO. Standards and requirements, specified in
37	comprehensive plans and ordinances, adopted under this section for
38	lots and dwelling units may not preclude all manufactured homes that
39	meet the requirements described in subsection (c) and exceed:
40	(1) twenty-three (23) feet in width; and
41	(2) nine hundred fifty (950) square feet of occupied space;
42	from being installed as permanent residences on any lot on which any
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1	other type of dwelling unit may be placed.
2	(e) ADVISORY–AREA. This subsection applies only to lots and
3	dwelling units that are within a city or town's planning and zoning
4	jurisdiction. Standards and requirements, specified in comprehensive
5	plans and ordinances, adopted under this section for lots and dwelling
6	units may not preclude manufactured homes that meet the
7	requirements described in subsection (c) and exceed nine hundred
8	fifty (950) square feet of occupied space from being installed as
9	permanent residences on any lot on which any other type of dwelling
10	unit may be placed.
11	(f) ADVISORY-AREA. This subsection applies only to lots and
12	dwelling units that are within a county's planning and zoning
13	jurisdiction. Standards and requirements, specified in comprehensive
14	plans and ordinances, adopted under this section for lots and dwelling
15	units may not preclude manufactured homes that meet the
16	requirements described in subsection (c) and exceed:
17	(1) twenty-three (23) feet in width; and
18	(2) nine hundred fifty (950) square feet of occupied space;
19	from being installed as permanent residences on any lot on which any
20	other type of dwelling unit may be placed.
21	SECTION 3. IC 36-7-9-2, AS AMENDED BY P.L.66-2014,
22	SECTION 25, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
23	JULY 1, 2024]: Sec. 2. As used in this chapter:
24	"Building or structure" means anything:
25	(1) constructed or erected with a roof supported by columns
26	or walls;
27	(2) to serve as a shelter or enclosure; or
28	(3) the use of which requires location on or attachment to the
29	ground.
30	The term includes a manufactured home (as defined in
31	IC 22-12-1-16) and a mobile home (as defined in IC 16-41-27-4).
32	"Community organization" means a citizen's group, neighborhood
33	association, neighborhood development corporation, or similar
34	organization that:
35	(1) has specific geographic boundaries defined in its bylaws or
36	articles of incorporation and contains at least forty (40)
37	households within those boundaries;
38	(2) is a nonprofit corporation that is representative of at least
39	twenty-five (25) households or twenty percent (20%) of the
40	households in the community, whichever is less;

(3) is operated primarily for the promotion of social welfare and

general neighborhood improvement and enhancement;



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1	(4) has been incorporated for at least two (2) years; and
2	(5) is exempt from taxation under Section $501(c)(3)$ or $501(c)(4)$
3	of the Internal Revenue Code.
4	"Continuous enforcement order" means an order that:
5	(1) is issued for compliance or abatement and that remains in full
6	force and effect on a property without further requirements to
7	seek additional:
8	(A) compliance and abatement authority; or
9	(B) orders for the same or similar violations;
10	(2) authorizes specific ongoing compliance and enforcement
11	activities if a property requires reinspection or additional periodic
12	abatement;
13	(3) can be enforced, including assessment of fees and costs,
14	without the need for additional notice or hearing; and
15	(4) authorizes the enforcement authority to assess and collect
16	ongoing costs for continuous enforcement order activities from
17	any party that is subject to the enforcement authority's order.
18	"Department" refers to the executive department authorized by
19	ordinance to administer this chapter. In a consolidated city, this
20	department is the department of code enforcement subject to
21	IC 36-3-4-23.
22	"Enforcement authority" refers to the chief administrative officer of
23	the department, except in a consolidated city. In a consolidated city, the
24	division of development services is the enforcement authority, subject
25	to IC 36-3-4-23.
26	"Hearing authority" refers to a person or persons designated as such
27	by the executive of a city or county, or by the legislative body of a
28	town. However, in a consolidated city, the director of the department
29	or a person designated by the director is the hearing authority. An
30	employee of the enforcement authority may not be designated as the
31	hearing authority.
32	"Known or recorded fee interest, life estate interest, or equitable
33	interest of a contract purchaser" means any fee interest, life estate
34	interest, or equitable interest of a contract purchaser held by a person
35	whose identity and address may be determined from:
36	(1) an instrument recorded in the recorder's office of the county
37	where the unsafe premises is located;
38	(2) written information or actual knowledge received by the
39	department (or, in the case of a consolidated city, the enforcement
40	authority); or
41	(3) a review of department (or, in the case of a consolidated city,

the enforcement authority) records that is sufficient to identify



1	information that is reasonably ascertainable.
2	"Known or recorded substantial property interest" means any right
3	in real property, including a fee interest, a life estate interest, a future
4	interest, a mortgage interest, a lien as evidenced by a certificate of sale
5	issued under IC 6-1.1-24, or an equitable interest of a contract
6	purchaser, that:
7	(1) may be affected in a substantial way by actions authorized by
8	this chapter; and
9	(2) is held by a person whose identity and address may be
10	determined from:
11	(A) an instrument recorded in:
12	(i) the recorder's office of the county where the unsafe
13	premises is located; or
14	(ii) the office of the county auditor of the county where the
15	unsafe premises are located in the case of a lien evidenced
16	by a certificate of sale issued under IC 6-1.1-24;
17	(B) written information or actual knowledge received by the
18	department (or, in the case of a consolidated city, the
19	enforcement authority); or
20	(C) a review of department (or, in the case of a consolidated
21	city, the enforcement authority) records that is sufficient to
22	identify information that is reasonably ascertainable.
23	"Substantial property interest" means any right in real property that
24	may be affected in a substantial way by actions authorized by this
25	chapter, including a fee interest, a life estate interest, a future interest,
26	a mortgage interest, or an equitable interest of a contract purchaser.
27	SECTION 4. IC 36-7-9-11, AS AMENDED BY P.L.169-2006,
28	SECTION 63, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
29	JULY 1, 2024]: Sec. 11. (a) The work required by an order of the
30	enforcement authority may be performed in the following manner:
31	(1) If the work is being performed under an order other than an
32	order under section $5(a)(2)$ , $5(a)(3)$ , or $5(a)(4)$ of this chapter, and
33	if the cost of this work is estimated to be less than ten thousand
34	dollars (\$10,000), twenty-five thousand dollars (\$25,000), the
35	department, acting through the unit's enforcement authority or
36	other agent, may perform the work by means of the unit's own
37	workers and equipment owned or leased by the unit. Notice that
38	this work is to be performed must be given to all persons with a
39	known or recorded substantial property interest, in the manner
40	prescribed in subsection (c), at least ten (10) days before the date
41	of performance of the work by the enforcement authority. This

notice must include a statement that an amount representing a



reasonable estimate of the cost incurred by the enforcement authority in processing the matter and performing the work may, if not paid, be recorded after a hearing as a lien against all persons having a fee interest, life estate interest, or equitable interest of a contract purchaser in the unsafe premises.

- (2) If the work is being performed under an order other than an order under section 5(a)(2), 5(a)(3), or 5(a)(4) of this chapter, and if the estimated cost of this work is ten thousand dollars (\$10,000) twenty-five thousand dollars (\$25,000) or more, this work must be let at public bid to a contractor licensed and qualified under law. The obligation to pay costs imposed by section 12 of this chapter is based on the condition of the unsafe premises at the time the public bid was accepted. Changes occurring in the condition of the unsafe premises after the public bid was accepted do not eliminate or diminish this obligation.
- (3) If the work is being performed under an order issued under section 5(a)(2), 5(a)(3), or 5(a)(4) of this chapter, the work may be performed by a contractor who has been awarded a base bid contract to perform the work for the enforcement authority, or by the department, acting through the unit's enforcement authority or other governmental agency and using the unit's own workers and equipment owned or leased by the unit. Work performed under an order issued under section 5(a)(2), 5(a)(3), or 5(a)(4) of this chapter may be performed without further notice to the persons holding a fee interest, life estate interest, or equitable interest of a contract purchaser, and these persons are liable for the costs incurred by the enforcement authority in processing the matter and performing the work, as provided by section 12 of this chapter.
- (b) Bids may be solicited and accepted for work on more than one (1) property if the bid reflects an allocation of the bid amount among the various unsafe premises in proportion to the work to be accomplished. The part of the bid amount attributable to each of the unsafe premises constitutes the basis for calculating the part of the costs described by section 12(a)(1) of this chapter.
- (c) All persons who have a known or recorded substantial property interest in the unsafe premises and are subject to an order other than an order under section 5(a)(2), 5(a)(3), or 5(a)(4) of this chapter must be notified about the public bid in the manner prescribed by section 25 of this chapter, by means of a written statement including:
  - (1) the name of the person to whom the order was issued;
  - (2) a legal description or address of the unsafe premises that are



1	the subject of the order;
2	(3) a statement that a contract is to be let at public bid to a
3	licensed contractor to accomplish work to comply with the order;
4	(4) a description of work to be accomplished;
5	(5) a statement that both the bid price of the licensed contractor
6	who accomplishes the work and an amount representing a
7	reasonable estimate of the cost incurred by the enforcement
8	authority in processing the matter of the unsafe premises may, if
9	not paid, be recorded after a hearing as a lien against all persons
10	having a fee interest, life estate interest, or equitable interest of a
11	contract purchaser in the unsafe premises;
12	(6) the time of the bid opening;
13	(7) the place of the bid opening; and
14	(8) the name, address, and telephone number of the enforcement
15	authority.
16	(d) If the notice of the statement that public bids are to be let is
17	served by publication, the publication must include the information
18	required by subsection (c), except that it need only include a general
19	description of the work to be accomplished. The publication must also
20	state that a copy of the statement of public bid may be obtained from
21	the enforcement authority.
22	(e) Notice of the statement that public bids are to be let must be
23	given, at least ten (10) days before the date of the public bid, to all
24	persons who have a known or recorded substantial property interest in
25	the property and are subject to an order other than an order under
26	section $5(a)(2)$ , $5(a)(3)$ , or $5(a)(4)$ of this chapter.
27	(f) If action is being taken under this section on the basis of an order
28	that was served by publication, it is sufficient to serve the statement
29	that public bids are to be let by publication, unless the enforcement
30	authority has received information in writing that enables the unit to

make service under section 25 of this chapter by a method other than



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publication.

#### COMMITTEE REPORT

Mr. Speaker: Your Committee on Local Government, to which was referred House Bill 1320, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill do pass.

(Reference is to HB 1320 as introduced.)

MAY

Committee Vote: Yeas 11, Nays 0

#### HOUSE MOTION

Mr. Speaker: I move that House Bill 1320 be amended to read as follows:

Page 1, between the enacting clause and line 1, begin a new paragraph and insert:

"SECTION 1. IC 16-41-27-32, AS AMENDED BY P.L.137-2023, SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2024]: Sec. 32. (a) As used in this section, "regulation" refers to any:

- (1) ordinance, including any:
  - (A) zoning or land use ordinance; or
  - (B) general or specific planning ordinance;
- (2) regulation, including any:
  - (A) zoning or land use regulation; or
  - (B) general or specific planning regulation;
- (3) requirement; or
- (4) restriction;

that is adopted or imposed by a unit (as defined in IC 36-1-2-23).

- (b) A governmental body other than the state department may not license or regulate mobile home communities, except for the following:
  - (1) Local boards may enforce the standards of health and sanitation prescribed for mobile homes, manufactured homes, industrialized residential structures, and mobile home communities by the state department.
  - (2) Subject to IC 36-7-2-12, IC 36-7-4-1019, IC 36-7-4-1106, and subsections (d) and (f), county and municipal authorities within their respective jurisdictions have jurisdiction regarding zoning and building codes and ordinances pertaining to mobile home



communities.

- (3) Local boards may regulate the construction and operation of groups of a combined total of not more than four (4) mobile homes, manufactured homes, and industrialized residential structures in accordance with standards that are compatible with standards set by the state department for mobile home communities.
- (c) A governmental body other than the state department may not regulate mobile homes, manufactured homes, or industrialized residential structures regarding habitability or minimum housing conditions unless the regulation is applicable in the same manner to other forms of residential housing in the jurisdiction.
- (d) Except as provided in IC 36-7-4-1106(d), IC 36-7-4-1106(e), and IC 36-7-4-1106(f) and unless required under IC 36-7-2-9, a governmental body may not regulate or restrict, by regulation or otherwise, the installation, **continued residential** use, occupancy, movement, renovation, relocation, or replacement of a mobile home, a manufactured home, or an industrialized residential structure within a mobile home community based upon the age or size of the mobile home, manufactured home, or industrialized residential structure or other private property based upon the age of the mobile home, manufactured home, or industrialized residential structure regardless of whether:
  - (1) the mobile home, manufactured home, or industrialized residential structure;
  - (2) the lot or site, or any part of the lot or site, on which the mobile home, manufactured home, or industrialized residential structure is located or installed, or will be located or installed; or
  - (3) the mobile home community or other private property, in whole or in part, in which the mobile home, manufactured home, or industrialized residential structure is located or installed, or will be located or installed;

constitutes a conforming structure or use, or a legal, nonconforming structure or use

- (e) A government body may not regulate or restrict the ability of a:
  - (1) mobile home community:
    - (A) owner; or
    - (B) manager; or
  - (2) manufactured home community:
    - (A) owner; or
    - (B) manager;

to obtain a dealer's license or to sell a mobile home, manufactured



home, or industrialized residential structure located within the owner's or manager's mobile home community or manufactured housing community.

- (f) Except as provided under IC 36-7-4-1106(d), IC 36-7-4-1106(e), and IC 36-7-4-1106(f) and unless required under IC 36-7-2-9, after March 14, 2022:
  - (1) a unit may not:
    - (A) adopt or impose a regulation that violates, or that includes a provision that violates, subsection (d);
    - (B) amend a regulation so that the regulation, after its amendment, includes a provision that violates subsection (d), regardless of when the regulation was originally adopted or imposed; or
    - (C) enforce a provision in a regulation adopted or imposed by the unit if the provision violates subsection (d), regardless of when the regulation or provision was originally adopted or imposed; and
  - (2) any provision that:
    - (A) is included in a regulation adopted or imposed by a unit; and
    - (B) violates subsection (d);

is void and unenforceable regardless of when the regulation or provision was originally adopted or imposed.

SECTION 2. IC 36-7-4-1106, AS AMENDED BY P.L.137-2023, SECTION 16, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2024]: Sec. 1106. (a) This section does not affect a requirement applicable to property that is subject to the jurisdiction of a preservation commission organized under any of the following:

- (1) IC 36-7-11.
- (2) IC 36-7-11.1.
- (3) IC 36-7-11.2.
- (4) IC 36-7-11.3.
- (b) As used in this section:
  - (1) "Manufactured home" means a dwelling unit, designed and built in a factory, which bears a seal certifying that it was built in compliance with the federal Manufactured Housing Construction and Safety Standards Law of 1974 (42 U.S.C. 5401 et seq.).
  - (2) "Underfloor space" means that space between the bottom of the floor joists and the earth.
  - (3) "Occupied space" means the total area of earth horizontally covered by the structure, excluding accessory structures such as, but not limited to, garages, patios and porches.



- (4) "Permanent foundation system" includes a pier footing foundation system that is specified as suitable in the manufacturer's installation specifications for a manufactured home.
- (c) Comprehensive plans and ordinances adopted under the provisions of this chapter may subject dwelling units and lots to identical standards and requirements, whether or not the dwelling unit to be placed on a lot is a manufactured home or some other type of dwelling unit. These standards and requirements may include but are not limited to the following:
  - (1) Setback distance.
  - (2) Side and rear yard area.
  - (3) Vehicle parking space and parking enclosures.
  - (4) Minimum square footage of the dwelling unit.
  - (5) Underfloor space enclosure requirements.
  - (6) Aesthetics. However, aesthetic standards and requirements pertaining to the home structure itself which are adopted under this section may only pertain to the following:
    - (A) Roofing materials and siding. materials.

### (B) Roof pitch.

- (B) (C) Permanent foundation systems of manufactured homes that are located outside of a mobile home community licensed under IC 16-41-27. A unit may require compatibility of a permanent foundation system with surrounding residential structures. However, the unit may not require:
  - (i) a permanent foundation system that is incompatible with the structural design of the manufactured home; or
  - (ii) more than one (1) permanent foundation system for a manufactured home.
- (d) METRO. Standards and requirements, specified in comprehensive plans and ordinances, adopted under this section for lots and dwelling units may not preclude all manufactured homes that meet the requirements described in subsection (c) and exceed:
  - (1) twenty-three (23) feet in width; and
- (2) nine hundred fifty (950) square feet of occupied space; from being installed as permanent residences on any lot on which any other type of dwelling unit may be placed.
- (e) ADVISORY-AREA. This subsection applies only to lots and dwelling units that are within a city or town's planning and zoning jurisdiction. Standards and requirements, specified in comprehensive plans and ordinances, adopted under this section for lots and dwelling units may not preclude manufactured homes that **meet the**



**requirements described in subsection (c) and** exceed nine hundred fifty (950) square feet of occupied space from being installed as permanent residences on any lot on which any other type of dwelling unit may be placed.

- (f) ADVISORY—AREA. This subsection applies only to lots and dwelling units that are within a county's planning and zoning jurisdiction. Standards and requirements, specified in comprehensive plans and ordinances, adopted under this section for lots and dwelling units may not preclude manufactured homes that **meet the requirements described in subsection (c) and** exceed:
  - (1) twenty-three (23) feet in width; and
- (2) nine hundred fifty (950) square feet of occupied space; from being installed as permanent residences on any lot on which any other type of dwelling unit may be placed.".

Renumber all SECTIONS consecutively.

(Reference is to HB 1320 as printed January 23, 2024.)

MILLER D

