## PROPOSED REGULATION OF THE ADMINISTRATOR OF

## THE MANUFACTURED HOUSING DIVISION OF THE

## DEPARTMENT OF BUSINESS AND INDUSTRY

## LCB File No. R055-02

May 17, 2002

EXPLANATION - Matter in *italics* is new; matter in brackets formitted material is material to be omitted.

AUTHORITY: §§1-35, NRS 461A.090.

- **Section 1.** Chapter 461A of NAC is hereby amended by adding thereto the provisions set forth as sections 2 to 19, inclusive, of this regulation.
  - Sec. 2. "Agency for enforcement" has the meaning ascribed to it in NRS 461A.030.
- Sec. 3. "Division" means the manufactured housing division of the department of business and industry.
- Sec. 4. "Manager" means the person in charge or in control of a mobile home park, whether or not he is the owner or employed by the owner. The term includes any company chosen by the landlord to administer or supervise the affairs of the mobile home park.
- Sec. 5. "Mobile home stand" means the portion of the mobile home lot to be occupied by the mobile home.
- Sec. 6. 1. The following publications, in the form most recently published before January 31, 1999, are hereby adopted by reference:
- (a) The <u>Uniform Housing Code</u>, as adopted by the International Conference of Building Officials;

- (b) The <u>Uniform Building Code</u>, as adopted by the International Conference of Building Officials;
- (c) The <u>Uniform Plumbing Code</u>, as adopted by the International Association of Plumbing and Mechanical Officials;
- (d) The <u>Uniform Mechanical Code</u>, as adopted by the International Association of Plumbing and Mechanical Officials;
  - (e) The National Electrical Code, as adopted by the National Fire Protection Association;
- (f) The <u>Uniform Code for the Abatement of Dangerous Buildings</u>, as adopted by the International Conference of Building Officials; and
- (g) <u>Standard A1171.1-1998 (Guidelines for Accessible and Usable Buildings and</u>

  <u>Facilities</u>), as adopted by the American National Standards Institute.
- 2. A copy of Standard A1171.1-1998 (Guidelines for Accessible and Usable Buildings and Facilities) may be obtained from the American National Standards Institute, 1819 L Street, N.W., 6th Floor, Washington, D.C. 20036, for \$25. All other publications described in subsection 1 may be obtained from the International Conference of Building Officials, 5360 Workman Mill Road, Whittier, California, 90601-2298, for the following prices:
  - (a) The Uniform Housing Code
    \$ 16.00

    (b) The Uniform Building Code
    205.20

    (c) The Uniform Plumbing Code
    64.00

    (d) The Uniform Mechanical Code
    47.60

    (e) The National Electrical Code
    24.75

    (f) The Uniform Code for the Abatement of Dangerous Buildings
    16.00

- Sec. 7. 1. A mobile home park will not be deemed to be in a substandard, unsafe or unsanitary condition solely because it was constructed under the building codes in existence before the codes specified in section 6 of this regulation.
- 2. If a mobile home park was built in compliance with the building codes in existence at the time of construction, the agency for enforcement has the burden of proof to establish that the mobile home park is in a substandard, unsafe or unsanitary condition.
- Sec. 8. Any mobile home park where there exists any of the following listed conditions which endangers the life, health, property, safety or welfare of the public or the tenants of a mobile home park is hereby declared to be substandard, unsafe or unsanitary:
  - 1. Unsanitary or faulty plumbing or drain systems.
  - 2. Hazardous wiring or electrical systems.
  - 3. Hazardous gas distribution systems.
  - 4. Hazardous gas appliances or equipment.
  - 5. Conditions that may cause fire or explosion.
  - 6. Faulty fire protection systems.
- 7. Hazardous conditions caused by the lack of proper erosion control or maintenance of required erosion control structures.
- 8. Hazardous conditions caused by the disrepair of roads, walkways and driveways that may cause bodily injury or damage to vehicles.
  - 9. Lack of or improper maintenance of refuse areas and receptacles.
- Sec. 9. 1. If the agency for enforcement reasonably believes that there is a substandard, unsafe or unsanitary condition within a mobile home park, the agency for enforcement may

hire a person with special expertise to assist in the inspection of all or part of the mobile home park to determine whether there is a substandard, unsafe or unsanitary condition.

- 2. When the agency for enforcement has inspected or caused to be inspected any mobile home park and has determined that a substandard, unsafe or unsanitary condition exists within the mobile home park, proceedings to abate the condition must be commenced.
- 3. The agency for enforcement shall issue an order directed to the manager and to the owner of the mobile home park. The agency for enforcement shall provide a copy of the order to any tenant of the mobile home park who is affected by the order.
  - Sec. 10. An order issued by the agency for enforcement must contain:
- 1. The street address and legal description sufficient for identification of the mobile home park.
- 2. A statement that the agency for enforcement has found a substandard, unsafe or unsanitary condition within the mobile home park with a brief and concise description of the conditions found to be in violation of this chapter and chapter 461A of NRS.
- 3. A statement of the action required to be taken as determined by the agency for enforcement.
- 4. Statements advising that if any required repair work is not commenced within the time specified, the agency for enforcement may order the mobile home park vacated and proceed to cause the work to be done and charge the costs of repair to the owner of the mobile home park or bring legal action in district court to cause the work to be completed as specified in the order.
- 5. Statements advising that any person having any title or legal interest in the mobile home park may appeal from the order or any action of the agency for enforcement and that

the appeal must be made in writing and filed with the agency for enforcement within 20 days after the date of the service of the order, and that failure to appeal constitutes a waiver of all rights to a hearing and determination of the matter.

- 6. The address of the agency for enforcement where a person may make a written request for a hearing pursuant to section 14 of this regulation.
- Sec. 11. 1. If the agency for enforcement has determined that a substandard, unsafe or unsanitary condition within the mobile home park must be abated, the order must state that all required permits must be secured and the work physically commenced within 30 days after the date of the order and completed within 120 days after the work is begun or within such time as the agency for enforcement determines is reasonable under all the circumstances.
- 2. Except as otherwise provided in sections 13 and 14 of this regulation, if any repair work required by the agency for enforcement is not commenced or completed within the time specified, the agency for enforcement may order the mobile home park vacated and proceed to cause the work to be done and charge the costs of repair to the owner of the mobile home park or bring legal action in district court to cause the work to be completed as specified in the order.
- Sec. 12. 1. Except as otherwise provided in sections 11 and 15 of this regulation, if the agency for enforcement reasonably believes that there is an imminent danger to the health and safety of the tenants of the mobile home park, the agency for enforcement shall issue to the manager and to the owner of the mobile home park an order to vacate all or a portion of the mobile home park that poses a danger. An order to vacate must state a reasonable date as determined by the agency for enforcement by which all or a portion of the mobile home park must be vacated.

- 2. After the agency for enforcement has issued an order to vacate, the agency for enforcement shall post around the mobile home park notices stating, "SUBSTANDARD MOBILE HOME PARK, DO NOT OCCUPY."
- 3. The owner of a mobile home park who is issued an order to vacate pursuant to this section may:
  - (a) Request a hearing pursuant to section 14 of this regulation; or
  - (b) Seek injunctive relief through a court of competent jurisdiction.
- Sec. 13. 1. The owner of the mobile home park may request in writing to the agency for enforcement reasonable extensions of time to secure the necessary permits or complete the required work. The agency for enforcement shall consider any requests for extensions of time and respond in writing within 5 business days after receipt of such requests.
- 2. In determining whether to grant extensions of time, the agency for enforcement shall consider the reasons set forth by the owner of the mobile home park, including, without limitation, delays caused by third parties or other circumstances outside the control of the owner of the mobile home park.
- Sec. 14. 1. Any person against whom an action is taken pursuant to this chapter is entitled to notice in the form of an order and a hearing before the agency for enforcement.
- 2. Upon request for such a hearing, the owner of the mobile home park must be granted a hearing on the matter before an authorized representative of the agency for enforcement or any other board, commission or official authorized to conduct such hearings. This request must be made to the agency for enforcement in writing within 20 days after personal service or acknowledgement of receipt by mail of the order. If such a request is not received within 20

days after the date of personal service or acknowledgement of receipt by mail of the order, the order shall be deemed final.

- 3. Upon receipt of a request for a hearing, the agency for enforcement shall set a time and place for a hearing and shall give the petitioner written notice of the hearing to show cause why the substandard, unsafe or unsanitary condition within the mobile home park should not be abated. The agency for enforcement shall give notice of the hearing to any tenant of the mobile home park who is affected by the substandard, unsafe or unsanitary condition.
- 4. Receipt of the request for a hearing operates to delay any action by the agency for enforcement until after the hearing unless the agency for enforcement has issued an order to vacate the mobile home park for safety reasons pursuant to section 12 of this regulation. If the mobile home park has been vacated for safety reasons and a written request for a hearing has been submitted to the agency for enforcement by the owner of the mobile home park, the agency for enforcement shall promptly grant the owner of the mobile home park a hearing on the matter before an authorized representative of the agency for enforcement or any other board, commission or official authorized to conduct such hearings.
- Sec. 15. 1. At the time and place fixed in the notice given pursuant to section 14 of this regulation, the authorized representative of the agency for enforcement or other board, commission or official authorized to conduct the hearing shall proceed to hear the testimony of the officers or employees of the agency for enforcement, the owner of the mobile home park or his representatives or any other person with relevant information respecting the condition of the mobile home park, the estimated cost of abatement of the substandard, unsafe or unsanitary condition and any other pertinent matters.

- 2. Upon the conclusion of the hearing, the person conducting the hearing shall:
- (a) Render a decision in the matter;
- (b) Report the decision to the agency for enforcement; and
- (c) Provide written notice of the decision to the owner of the mobile home park.
- 3. If a substandard, unsafe or unsanitary condition is found to exist within the mobile home park, the owner of the mobile home park must be ordered to secure all required permits and commence work to abate the condition within 30 days after the date of personal service or acknowledgment of receipt by mail of the order. The work must be completed within 120 days after the work is begun or within such time as the agency for enforcement determines is reasonable under all the circumstances.
- 4. Except as otherwise provided in section 13 of this regulation, if any repair work required by the agency for enforcement is not commenced or completed within the time specified, the agency for enforcement may order the mobile home park vacated and proceed to cause the work to be done and charge the costs of repair to the owner of the mobile home park or bring legal action in district court to cause the work to be completed as specified in the order.
- 5. The decision of the hearing may be appealed in accordance with the applicable provisions of chapter 233B of NRS.
- Sec. 16. Notice of orders, hearings and decisions of the agency for enforcement as required pursuant to this chapter must be served by sending a copy of the document by registered or certified mail, return receipt requested, to the parties specified or their representatives or by personal service thereof.

- Sec. 17. If a substandard, unsafe or unsanitary condition is found to exist within a mobile home park, the owner of the mobile home park is liable for the cost of finding or confirming the condition and the cost of abating the condition.
- Sec. 18. 1. The agency for enforcement is not liable for any expense caused by the removal or replacement of any material by the agency for enforcement in the mobile home park if:
  - (a) The removal or replacement of material was required to allow inspection;
  - (b) The requirement was reasonable;
  - (c) An alternative method of inspection was not acceptable;
- (d) The agency for enforcement had a reasonable belief that the removal or replacement of material was necessary to determine whether the mobile home park had a substandard, unsafe or unsanitary condition; and
- (e) The agency for enforcement actually found or confirmed a substandard, unsafe or unsanitary condition within the mobile home park as a result of the removal or replacement of material.
- 2. If the agency for enforcement does not find or confirm the existence of a substandard, unsafe or unsanitary condition within the mobile home park as a result of the removal or replacement of material, it shall pay the cost of replacing any soil, pavement, gravel, sod or any other ground covering or material that was removed. The agency for enforcement shall replace the material in such a manner as to return the mobile home park to a condition similar to that before the removal of such material.

- Sec. 19. 1. The plans and specifications required in the application for the construction or alteration of a mobile home park pursuant to NAC 461A.040 must include a detailed soils report prepared by a professional engineer licensed in this state.
  - 2. The soils report must include:
  - (a) The bearing capacity of the native soils;
- (b) The complete specifications and instructions for the construction of the mobile home stands;
- (c) The identification of any areas in the boundaries of the project where native soils may not meet the minimum bearing capacity of 1,000 pounds per square foot but may be upgraded to meet the standards;
- (d) The identification of any areas in the boundaries of the project where native soils are not suitable for the construction of a mobile home stand or any accessory building and that cannot be upgraded to meet the standards;
- (e) The specifications and methods to be used to upgrade the areas identified by the professional engineer as not meeting the minimum standards but that can be upgraded; and
- (f) The identification of any other condition that may have a negative effect on the intended use of the property.
  - **Sec. 20.** NAC 461A.010 is hereby amended to read as follows:
- 461A.010 As used in NAC 461A.010 to 461A.300, inclusive, *and sections 2 to 19*, *inclusive, of this regulation*, unless the context otherwise requires <del>[:</del>
- 1. "Agency for enforcement" has the meaning ascribed to it in NRS 461A.030.

- 2. "Division" means the manufactured housing division of the department of business and industry.], the words and terms defined in sections 2 to 5, inclusive, of this regulation have the meanings ascribed to them in those sections.
  - **Sec. 21.** NAC 461A.020 is hereby amended to read as follows:
- 461A.020 NAC 461A.010 to 461A.300, inclusive, *and sections 2 to 19, inclusive, of this regulation* apply to the construction and alteration of mobile home parks and lots. These sections and the technical standards contained therein do not apply:
- 1. To a system for the distribution of electricity, gas or water which is installed, owned or maintained by a public utility that is regulated by the public utilities commission of Nevada.
- 2. In a county or city which has adopted its own ordinance that is as stringent as or more stringent than the provisions of *NAC 461A.010 to 461A.300*, *inclusive*, *and sections 2 to 19*, *inclusive*, *of this regulation and* chapter 461A of NRS [and these sections] and which has notified the division in writing that it will enforce its *own* ordinance on the construction and alteration of mobile home parks and lots within the territory of the county or city.
  - **Sec. 22.** NAC 461A.040 is hereby amended to read as follows:
- 461A.040 1. An application for the construction or alteration of a mobile home park must be accompanied by three sets of [the] plans and specifications for the project, unless the agency for enforcement determines that the proposed alteration of the park is of a minor nature. The plans and specifications must be prepared by a person who is [registered] licensed as a professional engineer or registered as an architect in [Nevada] this state and must include:
  - (a) The area and dimensions of the tract of land;
  - (b) The number of mobile home lots and the location and size of each:
  - (c) The number of parking lots and the location and size of each;

- (d) The location and width of roadways and walkways;
- (e) The method and plan for supplying water, including a report of the chemical analysis of *the* water from the proposed source;
- (f) The method and plan for the disposal of sewage, including a report of a percolation test and a statement of the distance from the surface of the land to the water table;
  - (g) The method for disposing of garbage and other refuse;
  - (h) The plan for providing electricity;
- (i) The plans and specifications for each building and other improvement already constructed or to be constructed within the mobile home park;
  - (j) The size and location of any play area;
  - (k) The size and location of any swimming pool, bathing place or bathhouse;
- (1) The plans for and location of every building to be erected within the mobile home park other than the dwellings or accessory structures of tenants;
  - (m) The method and plan for fire protection;
  - (n) Evidence of compliance with the applicable local building and zoning requirements;
  - (o) A topographic map of the site for the *mobile home* park and the vicinity; [and]
  - (p) The plan for providing natural gas or liquefied petroleum gas, if applicable [...];
  - (q) A detailed soils report pursuant to section 19 of this regulation; and
  - (r) A detailed report of the erosion control plans.
  - 2. The plans and specifications must be of sufficient clarity to:
  - (a) Indicate the nature and extent of all work proposed; and
- (b) Show in detail that the work will conform to the provisions of [this regulation.] NAC 461A.010 to 461A.300, inclusive, and sections 2 to 19, inclusive, of this regulation.

- **Sec. 23.** NAC 461A.070 is hereby amended to read as follows:
- 461A.070 The issuance of a permit based upon *the* plans and specifications *submitted by an applicant* does not preclude the agency for enforcement from thereafter:
  - 1. Requiring the holder of the permit to correct any errors in the plans and specifications; or
- 2. Preventing occupancy of the mobile home park if the agency *for enforcement* finds that the park has been constructed in violation of NAC 461A.010 to 461A.300, inclusive [...], *and sections 2 to 19, inclusive, of this regulation.* 
  - **Sec. 24.** NAC 461A.090 is hereby amended to read as follows:
- 461A.090 1. If the agency for enforcement does not provide the service of inspecting projects of construction or repair, the holder of the permit must engage a qualified inspector to perform inspections of the mobile home park while it is under construction.
- 2. The inspector must be [registered] licensed as a professional engineer or registered as an architect in [Nevada] this state or be some other person who is approved by the agency for enforcement.
  - 3. The inspector shall:
- (a) Inspect all phases of construction or repair [of] in the mobile home park, including, without limitation, the [installing] installation of underground facilities, [the] grading and paving, [and] the pouring of concrete, and plumbing, mechanical and electrical work. [These inspections must be performed pursuant to the provisions of sections 305 and 306 of the Uniform Building Code, 1982 edition, which is hereby incorporated by reference. A copy of this code may be obtained from the International Conference of Building Officials, 5360 South Workman Mill Road, Whittier, California 90601, at a price of \$40.75.]

- (b) Submit to the agency for enforcement periodic written reports on the progress of the construction.
- (c) After the construction is completed, certify in writing to the agency for enforcement that the *mobile home* park conforms to the plans and specifications approved by [that agency.] the agency for enforcement.
  - **Sec. 25.** NAC 461A.130 is hereby amended to read as follows:
- 461A.130 1. The grading of land surfaces in a mobile home park must slope downward from:
  - (a) Patios and *mobile home* stands;
  - (b) Skirting and foundations; and
  - (c) Water wells,

FLUSH to adequate outfalls or drainage swales discharging to adequate outfalls.

- 2. The objectives of grading a *mobile home* park are to:
- (a) Preserve as many desirable features of the site as is practicable;
- (b) Divert surplus water away from the mobile homes [and], *mobile home* stands and other structures in the *mobile home* park;
- (c) Prevent any accumulation of standing water or saturation of the soil [which] that would be detrimental to the structures and use of the *mobile home* lots;
  - (d) Provide for the disposal of surplus water except as desired for controlled irrigation;
  - (e) Provide for safe and convenient access to and use of the *mobile home* lots; and
  - (f) Protect the *mobile home* park against erosion.
- 3. Each mobile home stand must, unless a subsurface structure is provided for drainage, have a crown or gradient for surface drainage [which] that is acceptable to the agency for

enforcement. A surface or subsurface structure for drainage must be provided at the perimeter of each *mobile home* stand to receive excess water.

- 4. The system of drainage must be designed to accommodate runoff from storms. Runoff must be calculated on the basis of foreseeable amounts of storm water [which] that may be contributed to the runoff from areas outside the *mobile home* park and each lot and other areas within the *mobile home* park.
- 5. All areas of a *mobile home* lot must slope to drainage structures on the lot or to areas of lower elevation off the lot.
- 6. Where necessary, drain inlets or catch basins must be installed with emergency overflows to prevent the flooding of *mobile home* stands [,] or wells or damage to other structures upon failure of the system underground drainage.
  - **Sec. 26.** NAC 461A.140 is hereby amended to read as follows:
  - 461A.140 *1*. A lot for a mobile home must have an area of:
- [1.] (a) At least 2,880 square feet if the lot is designed for a mobile home 14 feet or less in width [.
- $\frac{2.1}{1}$  ; or
- (b) At least 4,000 square feet if the lot is designed for a mobile home more than 14 feet in width.
- 2. The agency for enforcement may waive the requirements of this section for good cause shown.
  - **Sec. 27.** NAC 461A.150 is hereby amended to read as follows:
- 461A.150 1. Except as otherwise provided in subsection 2, each *mobile home* stand [for a mobile home] must be set back:

- (a) At least 25 feet from any boundary line of the park if the line abuts on an existing or proposed right of way of a public street or highway.
  - (b) At least 3 feet from any street within the mobile home park.
- 2. If adequate screening or fencing is provided between a mobile home stand and a public street or highway or if no access exists from the street or highway to the *mobile home* stand, the agency for enforcement may approve a reduction of the set back required in paragraph (a) of subsection 1.
- 3. No portion of a habitable room in a mobile home park may be located closer to another portion of a habitable room or building than 10 feet measured from side to side, 8 feet measured from end to side or 6 feet measured from end to end, unless:
- (a) The exterior composite walls and roof of one of the structures are without openings and are constructed of materials [which] that have fire ratings of 1 hour or more; or
- (b) The two structures are separated by a barrier [which] that has a fire rating of 1 hour or more.
- 4. The agency for enforcement may waive the requirements of this section to allow the construction of a mobile home park in which there are common walls for homes occupying adjacent lots.
  - **Sec. 28.** NAC 461A.170 is hereby amended to read as follows:
- 461A.170 1. A street in a mobile home park must be at least 24 feet wide if designed for two-way traffic and at least 14 feet wide if designed for one-way traffic. At least 8 feet must be added to that width for each parking lane [which] that is provided.
- 2. The system of streets in a *mobile home* park must directly connect to a public street or highway.

- 3. The grade of a street in a mobile home park must not exceed 8 percent, except that **[for a short distance]** a street may have a grade of up to 12 percent *for a short distance* if traffic safety is not thereby impaired.
- 4. Streets and walkways [which] that are designed for the general use of the residents of a mobile home park must be lighted during hours of darkness. The lights must be designed and maintained to produce at least 0.1 foot-candle of light at street level throughout the system of streets and walkways. Potentially hazardous locations, such as the intersections of major streets, steps or stepped ramps, must be individually illuminated with at least 0.3 foot-candle of light. Such lighting must be controlled manually by the [operator of the mobile home park] manager or be under an automatic system of control.
  - **Sec. 29.** NAC 461A.180 is hereby amended to read as follows:
- 461A.180 1. Each mobile home stand must be provided with a water riser and a connection [which] that is located and aligned to permit attachment in a workmanlike manner to a mobile home occupying the *mobile home* stand. The water riser must be located within 4 feet of the *mobile home* stand [.] and the riser must be protected against damage above the ground.
- 2. A water riser must have an inside diameter of at least three-fourths of an inch [,] and must extend at least 4 inches above the ground. The outlet of a riser must be capped when a mobile home is not occupying the *mobile home* stand. Surface drainage must be diverted away from the location of the water riser.
- 3. A water riser [which] that serves a mobile home lot must be equipped with a shutoff valve.
- 4. The [operator of a mobile home park] manager shall take all necessary precautions to prevent the freezing of water supply lines, valves and risers, whether or not the mobile home

stand is occupied. He shall protect the risers from the heaving and thawing of the ground if the *mobile home* park is in an area where periodic freezing is encountered. Where ground frosts occur, the shutoff valves must be protected.

- 5. Inlets and outlets of fixtures with base attachments which may cause a cross-connection must be protected by a standard nonremovable device for the prevention of backflow or by a standard vacuum breaker that is installed at least 6 inches above the highest point of usage and is located on the discharge side of the last valve. Fixtures [which] that are manufactured with integral vacuum breakers must be installed in accordance with the manufacturer's instructions. Lawn hydrants must be protected by a standard, nonremovable device for the prevention of backflow.
  - **Sec. 30.** NAC 461A.190 is hereby amended to read as follows:
- 461A.190 1. Each mobile home stand must be provided with a sewer connection [which] that is located and aligned to permit attachment in a workmanlike manner to a mobile home occupying the *mobile home* stand.
- 2. Each *mobile home* stand must be provided with a sewer riser that has a diameter of at least 4 inches. This riser must be located within 4 feet of the *mobile home* stand and the drain outlet of the pipe must be in a position [which] that is approximately vertical.
- 3. The line connecting to the sewer riser must have a minimum diameter of at least 3 inches. The slope of any part of the line from the mobile home to the connection must be at least one-fourth of an inch per foot. The sewer connection must consist of one pipe [only,] without branch fittings. All the joints in a sewer pipe must be sealed to prevent leaks and any invasion of insects.

- 4. The sewer riser must be capped when a mobile home does not occupy the *mobile home* stand. The rim of the riser must be protected from damage above the ground.
  - **Sec. 31.** NAC 461A.220 is hereby amended to read as follows:
- 461A.220 1. A system for supplying natural gas or liquefied petroleum gas to mobile homes and other structures within a mobile home park must be designed, constructed and repaired in accordance with [the applicable provisions for the transportation of natural and other gas by pipeline in Title 49 of the Code of Federal Regulations, Parts 191 and 192, revised as of October 1, 1981. This publication is hereby incorporated by reference. A copy of volume 49 of the Code of Federal Regulations, Parts 191 and 192, may be obtained from the Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. 20402, at a price of \$8.50.] state and federal law.
- 2. A system for supplying oil to [such] mobile homes and other structures within a mobile home park must be installed in accordance with [Standard 31 (Installation of Oil Burning Equipment) in volume 3 of the 1983 edition of the National Fire Codes, which is hereby incorporated by reference. A copy of that volume may be obtained from the National Fire Protection Association, Battery March Park, Quincy, Massachusetts 02269, for a price of \$8.50.] state and federal law.
- 3. If gas is to be supplied through an underground system, the connection at each mobile home stand must be located and arranged to permit attachment in a workmanlike manner to a mobile home occupying the *mobile home* stand. The riser for supplying gas to a mobile home must be located no less than 18 inches [nor] and not more than 4 feet from the mobile home stand.
  - **Sec. 32.** NAC 461A.230 is hereby amended to read as follows:

- 461A.230 1. Oil may be supplied to a mobile home lot from:
- (a) An outside tank, which may be installed above or below the ground; or
- (b) A central system of oil distribution [which] that is designed and installed in accordance with [section 370 of Standard 31 (Installation of Oil Burning Equipment) of the National Fire Codes of the National Fire Protection Association.] state and federal law.
- 2. The capacity of a tank [which] that supplies oil must be at least 20 percent of the average annual consumption of oil in the *mobile home* park.
- 3. If oil is to be supplied from a central system of distribution, the connections of the oil lines at the mobile home stand must be located and arranged to permit attachment in a workmanlike manner to the mobile home occupying the *mobile home* stand. The connections must conform to [Standard 31.] state and federal law.
  - **Sec. 33.** NAC 461A.280 is hereby amended to read as follows:
  - 461A.280 1. All garbage cans and other containers for refuse must be:
  - (a) Structurally strong and impervious to rats, insects and water;
  - (b) Easily filled, emptied and cleaned;
  - (c) Furnished with side handles or a bail; and
  - (d) Provided with tightly fitting covers.

Plastic bags may be used as liners for the containers but must not be used without the container for storage of garbage or refuse in the mobile home park. The use of 55-gallon drums as containers for refuse is prohibited.

2. The storage, collection and disposal of refuse in a mobile home park must be conducted in a way that does not result in a hazard to health, the harborage of rodents, the breeding of insects, a risk of accident, *or* fire or air pollution. Containers for garbage must be stored on:

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- (a) A slab of concrete or asphalt or other material with a hard surface;
- (b) A fixed platform which is at least 12 inches above the ground; or
- (c) A manufactured or movable platform.
- 3. Containers to be used for bulk storage of garbage and rubbish must be placed on concrete slabs or platforms [which] that are constructed so as to minimize spillage onto adjacent areas and must be equipped with drains properly connected to a system of sewers approved by the agency for enforcement. In the immediate vicinity of any container for bulk storage, there must be a water faucet for use in cleaning the container or some other means for cleaning it [which] that is approved by the agency for enforcement. Each such container must be equipped with a self-closing lid.
- 4. All refuse must be collected twice weekly. If a suitable service for collection is not available from a municipal agency but a private service is available, the [operator of the mobile home park] manager shall arrange to have the private service. All solid waste at the mobile home park must be collected and transported in covered vehicles or covered containers.
- 5. If neither a municipal nor a private service for the disposal is available, the **[operator of the park]** *manager* shall have all the solid waste disposed of in a manner and at a site approved by the agency for enforcement.
- 6. If the agency for enforcement approves the use of incinerators for refuse, the incinerators must be constructed in accordance with *the* plans and specifications approved by [that agency.] the agency for enforcement.
  - **Sec. 34.** NAC 461A.290 is hereby amended to read as follows:
- 461A.290 1. [No] A mobile home park or lot within a mobile home park covered by NAC 461A.010 to 461A.300, inclusive, [shall] and sections 2 to 19, inclusive, of this regulation must

*not* be used or occupied unless or until the division or agency for enforcement has issued a certificate of occupancy.

- 2. Upon final inspection, when it is determined that the mobile home park complies with the provisions of NAC 461A.010 to 461A.300, inclusive, *and sections 2 to 19, inclusive, of this regulation*, a certificate of occupancy [shall] will be issued to the holder of the permit by the division or designated agency for enforcement.
- 3. If the division or the agency for enforcement finds that no substantial hazard will result from occupancy of a mobile home park or portion thereof before the same is completed in full, it may, upon request, issue a temporary certificate of occupancy for a specified period of time or until the *mobile home* park is completed.
- **Sec. 35.** The amendatory provisions of this regulation apply to any substandard, unsafe or unsanitary condition that exists within a mobile home park on or after the effective date of this regulation.