Report to Congress on the On-Site Completion of Construction for Manufactured Homes

Prepared by
U.S. Department of Housing and Urban Development
Prepared by

Michael Hollar, Daniel Marcin, and Alastair McFarlane
Office of Policy Development and Research (PD&R)
U.S. Department of Housing and Urban Development (HUD)

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Pre-1976 Mobile Homes

Source: https://clickamericana.com/topics/home-garden/mobile-homes-hot-housing-trend-50s-60s

Manufactured Homes of Today

The Captain Jack by Clayton Homes
Source: Clayton Homes

Catalina Model by Cavco Durango
Source: Cavco Durango
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I. Purpose of Report

As part of the Consolidated Appropriations Act, 2018 (PL 115–141), Congress directed the U.S. Department of Housing and Urban Development (HUD) to review the final rule, On-Site Completion of Construction of Manufactured Homes (FR–5295-F-02), published on March 7, 2016 (75 FR 35901).\(^1\) In addition to a review of the On-Site Completion of Construction Rule, Congress directed HUD to "develop a solution that ensures the safety of consumers and minimizes costs and burdensome requirements on manufacturers and consumers." One of the alternatives HUD was directed to consider is whether "state and local planning and permitting agencies should have jurisdiction over on-site completion."\(^2\)

This report provides background information concerning manufactured housing standards and the market for manufactured housing, a description of the impact of the on-site completion of construction rule, a discussion of the efficiency of considered alternative policies, and policy recommendations. The on-site completion of construction represents a very small portion of the market (approximately 1 percent of annual manufactured home shipments). It is an important niche; design features completed on-site offer many advantages to consumers. Because of the price sensitivity of consumers and cost sensitivity of manufacturers, policies that minimize regulatory burden are necessary to preserve this submarket. The goal of HUD’s on-site completion of construction regulation was to reduce regulatory burden, yet there is potential for more efficient regulatory alternatives. The alternatives explored in this report have advantages and disadvantages; any regulatory action would merit a careful consideration of the potential costs and benefits of each approach. Chief among those considerations is whether the alternatives support federal superintendence of the manufactured housing program, which allows for a smoothly functioning national factory-built housing market.

The principal findings and policy recommendations of this report are:

- Delegating full authority for on-site completion of construction inspections to local jurisdictions is not an advantageous regulatory alternative for most jurisdictions and would add to the burden of local governments, manufacturers, and consumers.
- The HUD Manufactured Housing Construction and Safety Standards should be updated regularly in order to reduce costs and regulatory burden to manufacturers and increase consumer protection.
- Production Inspection Primary Inspection Agencies’ (IPIA) inspections of on-site completion of construction should be reduced to less than 100 percent. HUD should consult with the Manufactured Housing Consensus Committee (MHCC) to determine an appropriate minimum inspection frequency.

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\(^1\) Specifically, the Explanatory Statement that accompanied the Consolidated Appropriations Act stated, “The Department has issued a final rule, interpretive bulletin, and memorandum regarding the on-site completion of construction of manufactured homes cited in section 424 of H.R. 3354 that has caused concern among various stakeholders. The agreement directs the Department to review such rule, interpretive bulletin, and memorandum, and develop a solution that ensures the safety of consumers and minimizes costs and burdensome requirements on manufacturers and consumers.” Despite the reference to on-site completion of construction, the memorandum, dated June 12, 2014, concerns the construction of on-site installation of add-ons, such as a garage or carport. The interpretive bulletin, FR-6023, concerned installation requirements for foundations, but was not finalized. Since these features are not governed by the on-site completion of construction regulation, but rather installation, they are not discussed in this report. States already maintain responsibility for monitoring installation standards, with the option of delegating this responsibility to HUD.

\(^2\) See Congressional Record, 2018.
• HUD and MHCC should consider reclassifying some on-site completion of construction features as installation, removing them from the on-site completion of construction inspection process.
II. History of Manufactured Housing Legislation and Regulation

This section describes federal manufactured housing policy, both legislative and regulatory, preceding the on-site completion of construction rule.

Manufactured Housing Statutes

Federal regulatory policy is derived from two statutes: the Manufactured Housing Construction and Safety Standards Act and the Manufactured Housing Improvement Act.

*The Manufactured Housing Construction and Safety Standards Act*

In 1974, Congress passed the National Manufactured Housing Construction and Safety Standards Act (42 U.S.C. 5401 et seq.), which authorized HUD to establish and enforce construction and safety standards for factory-built manufactured housing. Congress provided this authority to HUD primarily to ease the burden on manufacturers while establishing consumer protections, allowing manufacturers to build to a single construction standard that preempts state and/or local codes. At the time, there were three model building codes in the United States with many local modifications. In addition, federal superintendence of manufactured home building standards reduced the burden on states that lacked resources to adequately perform this role. Finally, by establishing a uniform code applicable to all states, manufacturing costs could be decreased while ensuring a minimum level of safety, thus reinforcing manufactured housing as a safe and affordable housing option. The 1974 Act also establishes (refer to 42 U.S.C. 5415) the requirements for every manufacturer of manufactured homes to provide a self-certification with each manufactured home that the home conforms with the Federal Manufactured Home Construction and Safety Standards. Such certification is required to be in the form of a label or tag permanently affixed to each transportable section (floor) of a manufactured home.

*The Manufactured Housing Improvement Act*

Congress made significant statutory changes through the Manufactured Housing Improvement Act (MHIA) in 2000. The changes included authority for HUD, for the first time, to establish model installation standards for manufactured homes that would become nationwide minimum standards. The Act defines “manufactured home construction” to mean all activities relating to the assembly and manufacture of a manufactured home including but not limited to those relating to durability, quality, and safety. The Act defines “installation standards” to mean reasonable specifications for the installation of a manufactured home at the place of occupancy, to ensure proper siting, the joining of all sections of the home, and the installation of stabilization, support, and anchoring systems.

The installation standards do not have the same preemptive effect of the construction and safety standards but establish minimum requirements for manufacturers to address through home installation instructions. The MHIA, among other statutory changes, also created MHCC. MHCC is a federal advisory committee composed of 21 voting members representing manufactured housing producers, retailers, consumers, and organizations and public officials with an interest in manufactured housing. MHCC meets regularly to consider and recommend changes in both the construction and safety code and the installation standards. Appendix A lists HUD’s regulatory actions affecting the construction and safety standards and installation standards since the creation of MHCC.

HUD’s Regulatory Implementation of Statutes

HUD’s manufactured housing program, implementing the statutory distinctions, differentiates between construction and installation activities. The construction and safety standards—authorized by the National

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Manufactured Housing Construction and Safety Standards Act of 1974—provide requirements that must be met before a home may be shipped from the production facility and generally cover the design and construction of manufactured homes. HUD’s model installation standards [authorized by the Manufactured Housing Improvement Act of 2000 (PL 106-569)] provide requirements affecting manufacturers’ installation instructions and the work performed at the place of occupancy as part of the placement of the home, such as construction of the foundation, close-up work, and post-placement connections of some appliances and utility systems.

**Surveillance and Inspection of Design and Construction**

In order to ensure consumer safety, HUD requires that each manufactured home be self-inspected and self-certified by the manufacturer to ensure compliance with the federal construction and safety standards before a home can leave the production plant and ship across state borders. The regulatory scheme consists of multiple levels of assurance to satisfy code compliance and result in the manufacturer’s self-certification of compliance. First, manufacturers must receive approval for home designs and quality assurance manuals from a Design Approval Primary Inspection Agency (DAPIA) before construction can begin. The DAPIA-agreement ensures designs conform to the federal standards and adhere to acceptable engineering practices. Second, IPIAs conduct plant approvals and perform in-plant surveillance during the various stages of production to ensure that the plant is following its approved quality-assurance manual and the designs that conform to the federal construction and safety standards. The surveillance procedures that IPIAs must conduct include inspection of each transportable section (floor) during at least one stage of production and inspection of each phase of production during each surveillance visit.

The stages of production are defined by the manufacturer’s quality assurance program and most manufacturers have 10 to 20 stages of production depending upon the complexity of the product and the quality assurance process. Typical stages of production include frame, floor, plumbing, interior wall build, interior wall set, exterior walls, rough electrical, final electrical, exterior covering, roof build, roof set, roof covering, testing, and final finish. Before a floor can be shipped, the manufacturer, based on assurances from the IPIA that the manufacturer’s quality program is effective, must certify that the floor meets HUD’s manufactured housing construction and safety code.

The IPIA, upon concluding that the manufacturer is conforming to the approved designs and quality assurance program, may then allow the manufacturer to affix the HUD-required certification label, which serves as the manufacturer’s self-certification that the floor complies with the federal standards. DAPIAs and IPIAs can be state agencies or third-party agencies. Eight states currently serve as IPIAs. Nebraska is the only state that serves as both an IPIA and DAPIA. Five third-party companies provide IPIA and DAPIA services.

**Installation Standards**

In 2007, HUD published model installation standards in 72 FR 59338 and codified in 24 CFR Part 3285 national minimum standards. In 2008, through separate rulemaking, HUD established the Manufactured

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3 As defined in 24 CFR 3282.7.
4 The Manufactured Home Procedural and Enforcement Regulations (24 CFR Part 3282) require all manufactured home floors (i.e. transportable sections) receive and display the HUD-required certification label prior to leaving the factory.
6 Prior to HUD’s model installation standards, the National Conference of States on Building Codes
Home Installation Program regulations in 24 CFR Part 3286. Prior to 2007, state and local governments were fully responsible for regulating installation. Under the Installation Program, states may choose to retain full responsibility for regulating installation activities, which includes both establishing installation standards and licensing and monitoring installers. States that choose not to administer their installation program may defer to HUD. HUD’s model installation standards do not preempt state and local requirements, but state programs must provide protections to residents that meet or exceed the protections provided by the model standards. Thirty-six states administer installation programs and HUD currently administers the requirements of the federal installation program in 14 states.

Design and Construction Innovations: Alternative Construction Process

In 1984, HUD established the Alternative Construction (AC) process\(^7\) to encourage innovation and the use of new technology in manufactured homes that are otherwise not permitted by the construction and safety standards. Manufacturers may submit requests to HUD to use AC methods and approvals are generally allowed for use in a specific number of homes and for an initial period of up to two years, now generally five years to help reduce regulatory burden. Historically, AC requests include, for example, attached garages, homes with second floors, tankless water heaters, and wheelchair accessible showers. Some of the features allowed through the AC process are eventually incorporated in the construction standards. All AC letters that allow for construction work to be completed at the site require the IPIA to conduct 100 percent inspection of the features.

The number of AC letters issued has fluctuated year to year. The AC process is intended to allow innovative designs or features that would not comply with the standards once completed, either at the factory or at the final occupancy site. As the product improved and changed in the late 1990s and early 2000s to meet consumer demands and compete with other housing products, some features and characteristics became more common such as higher pitched roofs and a wider variety of exterior siding materials. However, due to the inability to transport homes with steep roof pitches under highway overpasses or ship homes with heavier exterior siding materials that may crack or damage in transport, the industry faced regulatory challenges. Without complete roofs and siding materials, the homes were not in compliance with the standards and could not be self-certified by the manufacturers at the factory.

Therefore, at the time of these product changes and improvements, the AC letter was the only available means that would allow for the homes to be completed beyond the confines of the production facility. The intent of the AC process, however, was to allow for innovative designs or features that would not comply with the standards once completed. The AC process was temporarily allowed to facilitate the design and construction of site-completed features that would fully comply with the construction and safety standards upon completion. Consistent with HUD’s requirements for AC letters, the work to be completed at the site required 100 percent inspection by the IPIA. HUD’s allowance of the AC process for the site-completed work was to be eventually replaced by a process initially recommended by the MHCC through its consensus development process. The interim step represented a courtesy to the industry in recognition that the rule was taking a very long time to finalize.\(^8\)

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\(^7\) Regulations concerning alternative construction of manufactured homes are codified in 24 CFR Section 3282.14

\(^8\) The first draft of the rule was presented to the MHCC in 2002, the Proposed Rule was published on June 23, 2010, (75 FR 35903) and the Final Rule was published on September 8, 2015 (80 FR 53712), 13 years after first consideration.
More recently, HUD’s program administration has begun to make industry-favorable changes to the terms and conditions of AC letters. These changes include extending the approval period to as long as five years, significantly increasing production limits and reducing reporting burdens by allowing manufacturers to retain records at manufacturing facilities for submission on an annual rather than quarterly basis.

On-Site Completion of Construction

In an effort to reduce the burden of requesting approvals through the AC process, HUD introduced the concept of pre-approved on-site completion of construction for certain features (summarized in Appendix B) through a final rule in 2015. This regulatory action and its implementation are the subjects of the report.
III. Manufactured Housing Market

The manufactured housing market is distinct from site-built housing in the characteristics of both supply and demand. Overall, the characteristics of structures and demographics of residents are more similar between manufactured homes and single-family homes than between manufactured homes and multi-family homes. On the other hand, the cost of housing and the incomes of tenants are more similar between manufactured homes and multi-family homes. Knowledge of the similarities and differences guide predictions of the impact of manufactured housing policy.

Production of Manufactured Housing

The market for mobile and manufactured housing has experienced several large boom-and-bust cycles over the past 60 years. During the 1960s, mobile homes grew in popularity as a viable, low-cost alternative to site-built housing. Annual shipments of new mobile homes increased from 120,400 in 1959 to a peak of 579,500 in 1973. In response to the growth in the industry and the need for consistency in production standards, Congress passed the National Manufactured Housing Construction and Safety Standards Act of 1974 (42 U.S.C. 5401-5426). Production from the mid-1970s to the mid-1990s was relatively stable as HUD established construction and safety standards, including testing for formaldehyde in plywood and particleboard panels in 1984 and the strengthening of wind standards in 1994. The industry experienced a large, rapid expansion in new shipments during the 1990s, peaking at 373,700 in 1998, due to a loosening of mortgage standards for manufactured housing. As a result of the lax mortgage standards, many owners could not afford their mortgage payments and defaulted. This increase in defaulted mortgages resulted in the severe decline in shipments beginning in 1999, continuing through the mortgage crisis experienced by the larger housing market a decade later. Since 2009, the market for new manufactured housing has experienced steady growth, averaging about 10 percent annually since 2012 with shipments of 85,700 in 2017. With continued growth in 2018, which through August was 10 percent higher than the same period in 2017, the manufactured housing industry is experiencing the longest period of expansion in the industry’s history.

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9 See 49 FR 32012.
10 See 59 FR 2456.
In 2017, according to the Manufactured Housing Survey conducted by the U.S. Census Bureau, manufacturers shipped 92,900 floors. Since the on-site completion of construction rule became effective, manufacturers have shipped approximately 1,000 on-site completion of construction homes per year: 828 from July 2016 to June 2017 and 903 from July 2017 to June 2018. Total shipments for those periods equaled 87,900 units and 97,100 units, respectively. Thus, production of on-site completion of construction homes represents approximately 1 percent of total shipments.

**Manufactured Housing Stock**

The 2017 American Housing Survey (AHS) indicates that there are 8.4 million manufactured homes (6.1 percent of all housing units), of which 6.7 million were occupied at the time (5.5 percent of occupied units). The median manufactured home is between 1,000 and 1,500 square feet and has 5 rooms, including 3 bedrooms. On average, manufactured homes are smaller than single-family homes but larger than multifamily units (for a detailed comparison of bathrooms, bedrooms, the average number of rooms, and square footage, see Appendix D). The median number of bathrooms is greater for manufactured housing than for multifamily units. These basic data on the characteristics of manufactured homes indicate that there is a strong demand for housing features. At the same time, the median total monthly housing costs in manufactured homes is just slightly over $600 (lower than either multifamily or single-
family homes), indicating that manufactured housing is a choice for those households who want to minimize housing costs.

**Tenants of Manufactured Housing**

In total, 17.5 million people live in manufactured housing, or 5.5 percent of the U.S. population (Table B25033, ACS 2017 1-year). The 2017 American Community Survey (ACS) estimates that 12.1 million people live in owned manufactured housing (an ownership rate of 69 percent), corresponding to 5.8 percent of the owner-occupying population. An additional 5.4 million live in rented manufactured housing, or 4.9 percent of the renting population.

Manufactured-home households have similar incomes to households in multifamily units, but both are much lower than single-family household incomes. The median manufactured-home household has a household income of $33,600 or 192 percent of the federal poverty threshold. However, at these lower incomes, manufactured-home households are able to live in houses similar in size and room count to single-family homes, at a lower cost than either multifamily or single-family homes.

The median household size in manufactured homes is two people, and exactly two adults live in 47 percent of manufactured homes. The median age of the head of household is 54 in manufactured housing, which is the same as for single-family homes but older than for multifamily units (45 years). Elderly residents live in 31 percent of manufactured homes, the same percentage as in single-family homes, but more than multifamily units (21 percent). Just over 54 percent of heads of households in manufactured homes are married or widowed. Eighty-five percent of manufactured housing heads are White only, while 9 percent are Black only. The next largest category is American Indian or Alaska Native only (3 percent), followed by a combination of White and American Indian or Alaska Native (2 percent). The median date of the most recent move is 2008 to 2009 in manufactured housing, compared with 2015 in multifamily households and 2007 in single-family homes. For a detailed comparison of tenant demographics, see Appendix D.
IV. On-Site Completion of Construction Regulation and Implementation

This section provides a summary of the development of the on-site completion of construction regulation, a description of the on-site completion of construction approval and inspection process, a discussion of the regulatory impact of the rule, and an exploration of market impacts. See Appendix F for an illustration of the connection between the public agencies and independent parties involved in the manufactured housing production and installation programs.

Development of On-Site Completion of Construction Rule

MHCC first discussed the On-Site Completion of Construction provisions in 2003 and approved them approximately seven years later. The initial on-site completion of construction proposal was submitted to MHCC for consideration in March 2003. Discussions between HUD and MHCC continued through 2010, when the proposed rule was published in the Federal Register (75 FR 35903). The procedure and standards became final and were published in 80 FR 53712 and codified in 24 CFR part 3282 Subpart M.

The requirements included in the On-Site Completion of Construction Rule were designed and intended to set forth a regulatory process consistent with the construct of the federal manufactured home program, including protection of preemptive standards and federal superintendence. The maintenance of these protections was designed to reduce the potential for regulatory confusion and reduce the potential for discriminatory practices and locally required fees, professional qualifications, and technical standards that can result from local authority involvement.

The On-Site Completion of Construction Rule establishes a process by which manufacturers are allowed to complete discrete aspects of the construction of a manufactured home at the placement site. This process extends the manufacturer’s production process to the home site. The site construction must result in a home that complies with HUD’s construction and safety standards, must be limited to discrete aspects of construction that do not constitute substantial completion of the home at the site, and the construction must be self-certified by the manufacturer that the construction complies with the federal standards, consistent with statute.

Since HUD also established minimum installation standards prior to the On-Site Completion of Construction rule, HUD reclassified some aspects of work as close-up\textsuperscript{12} work to be regulated as part of installation rather than as completion of construction. The reclassification of such work as installation saved the industry significant burden and resulted in a significant reduction of the number of AC letters, inspections, and reporting. HUD’s actions eliminated the need for about 25 AC letters. In addition, through implementation of the On-Site Completion of Construction rule, another 25 AC letters were eliminated, reducing industry burden resulting from HUD’s review process, processing durations, and reporting burdens.

Between fiscal year (FY) 2008 and FY 2018,\textsuperscript{13} HUD received 240 new AC requests. Features that now qualify for on-site completion of construction and have been recategorized as installation accounted for 50 of these requests, or 21 percent. Almost two-thirds of these requests (162) related to standards that the MHCC recommended but have not yet been codified. Since the on-site completion of construction rule went into effect in FY 2015, more than three-quarters of the AC requests continue to be for standards.

\textsuperscript{12} Close-up consists of the work and activities for completing the assembly of a manufactured home. It is the work of joining up of all sections of a multi-section manufactured home. (See 24 CFR part 3285, Subpart I.)

\textsuperscript{13} Totals for FY 2018 include requests through September.
that have not yet been codified in the federal standards. Updating the manufactured housing safety and construction codes as recommended by MHCC would decrease the regulatory burden on manufacturers by eliminating the need to apply for AC permission simply to build to what is considered current practice.

In response to the proposed rule “On-Site Completion of Construction of Manufactured Housing” (75 FR 35903), HUD received comments from state and local authorities, including Arizona, California and Minnesota, that view HUD’s on-site completion of construction final rule as interference by the federal government into a domain best left to state and local governments. While HUD views on-site completion of construction as the final stage of the production process, some state and local agencies view the process as a local building activity, similar to construction of add-ons after the home is placed, that should be governed by local regulations and inspected by local inspectors. Some believe that once a manufactured home leaves the factory, federal regulations should no longer apply. This view of limitations of federal jurisdiction would be consistent with similar objections to HUD’s regulatory actions concerning AC, installation, and on-site completion of construction as “usurping” state and local authority.

Regulatory Processes for Site-Completed Manufactured Homes

The manufacturer is responsible to develop and carry out an effective quality assurance program “which commits the manufacturer to make adequate inspections and tests of every part of every manufactured home produced.”\(^4\) IPIAs are responsible for inspecting each floor during at least one stage of its

\(^4\) See 24 CFR § 3282.361(a).
production in the factory. Before the floor can be shipped, the manufacturer, based on its own quality assurance inspections and assurances from an IPIA that the manufacturer’s quality assurance program is effective, must certify that the floor complies with HUD’s manufactured housing construction and safety code. The on-site completion of construction process, however, extends the production process from the factory to the home site and allows manufacturers to legally ship floors that are not fully compliant with the construction and safety code because certain pre-approved features are not yet complete. On-site completion of construction is limited to systems or components that would not be practical to complete in the factory and when completed at the site, result in conformity to the standards.

For homes fully completed in the plant, IPIAs are required to conduct representative inspections. IPIAs must inspect every transportable section of a manufactured home during at least one stage of production and, during each surveillance visit to a plant, an IPIA must inspect all stages of production at the plant. For homes completed on site, an IPIA must inspect every transportable section in the plant during at least one in-plant stage and all the on-site work at the home’s final site. Thus, on-site completion of construction is the only stage of production during which all units must be inspected.

To complete construction on site, manufacturers must obtain approval from the DAPIA. The approval includes among other items, instructions for completing construction of the home on-site and an inspection checklist to be used by the final site inspectors. The manufacturer is required to inspect and certify that the on-site completion of construction work is completed in accordance with the federal standards and the IPIA is responsible for designating an inspector to inspect the work completed on-site according to the DAPIA’s approved design and the DAPIA-approved quality assurance manual. The IPIA may inspect the work or designate an independent qualified third-party inspector to inspect the work that was completed according to the standards. Only after the IPIA has indicated the construction complies with the standards may the manufacturer provide its final self-certification that the construction complies.

The most common on-site completions of construction involve innovations for the roof of the manufactured home, such as hinged roofs, dormer windows, and features installed with completion of the roof such as roof jacks, vent stacks, and eaves. A hinged roof allows a roof to be steeper than a design that could be transported without requiring on-site completion of construction. Roof dormers are windowed or window-less structures protruding through and above a pitched roof. Roof jacks cover venting and exhaust pipes from appliances such as gas-fired furnaces and kitchen and bathroom exhaust fans. Vent stacks provide ventilation for the plumbing system. Eaves are the edges of a roof overhanging the face of a wall. Other examples of items completed on-site are exterior French doors, gable and bay windows, stucco, stone, brick or other siding, a fireplace hearth that spans a multi-section manufactured home, and appliances that are listed or certified for use in manufactured homes, such as a cooking range, furnace, or water heater (for a complete list, see Appendix B).

Through an extensive outreach campaign conducted by HUD before the effective date of the rule, HUD educated the industry on the requirements of the rule and developed, published and circulated Frequently Asked Questions (FAQs). Through a continuous feedback and solutions-based approach, HUD provided significant regulatory discretion and industry-favorable guidance through the FAQs and specifically permitted some construction work to be completed as installation work, such as tiled-tub surrounds and stairwell plug removals.

15 Regulations concerning on-site completion of construction of manufactured homes are described in 24 CFR Part 3282.601–3282.611.
In order to further facilitate and encourage the use of the On-Site Completion of Construction process, HUD also clarified through the outreach process and FAQ document that the manufacturer could delegate its on-site completion of construction responsibilities. HUD allows the manufacturer to designate another qualified entity to complete the construction work and complete the inspection and self-certification on behalf of the manufacturer. This decision significantly reduced costs and burdens by eliminating otherwise required time and travel for plant personnel to travel from the factory to each affected home site.

**Impact of On-Site Completion of Construction Rule**

The analysis of the incremental effect of the 2015 on-site completion of construction regulation adopts the pre-existing AC process as the point of reference. However, the use of the AC process was never intended to be a permanent solution. Instead, it was implemented to ease the burden on manufacturers that wanted to increase the number of on-site completions of construction while a permanent solution was developed. This procedure, however, was in place long enough to consider it as the comparison for the published regulations.

Table 1 compares the various phases of construction, highlighting the differences in approval, inspections, and reporting between factory-completed homes, AC homes, and site-completed homes. Compared to factory-completed homes, using AC methods requires an application process to HUD, an IPIA inspection after the home is installed and the AC work is completed, and additional reporting by the manufacturer and IPIA. Homes that are site-completed require the manufacturer to self-certify after the site work is completed, an IPIA inspection after the self-certification, and additional reporting by the manufacturer and IPIA.

Manufacturers who have difficulty scheduling the on-site inspection have responded by altering how French doors are packaged for transportation. French doors were addressed in the On-Site Completion of Construction Rule because of known transportation issues resulting in damage to the doors. Successful transportation of manufactured homes is a requirement of the standards, and as such, designs should have addressed aspects of construction that were being damaged in transit. However, since the On-Site Completion of Construction Rule requires shipped loose doors to be addressed in an AC approval, manufacturers have started to install the French doors at the factory with additional reinforcement and bracing to avoid transportation damage and avoid obtaining AC approval.
Table 1: Phases of Construction of Manufactured Homes

<table>
<thead>
<tr>
<th>Phase</th>
<th>Factory-Completed</th>
<th>Alternative Construction (AC)</th>
<th>Site-Completed (SC)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Product Design</td>
<td>Manufacturer designs home that will be fully completed at the plant and comply with the standards before the home is shipped from the factory.</td>
<td>Manufacturer designs home that may not be fully completed at the plant and will not fully comply with the standards before the home is shipped, due to AC features.</td>
<td>Manufacturer designs home that may not be fully completed at the plant and will not fully comply with the standards when the home is shipped from the factory. (Certain features may be removed for transport, taking the home out of compliance.)</td>
</tr>
<tr>
<td>DAPIA Review and Approval</td>
<td>DAPIA reviews and approves design for full completion in plant.</td>
<td>DAPIA reviews design with AC features and approves with features that are not in compliance with current standards.</td>
<td>DAPIA reviews design with SC features and approves with features that will be completed at final site of home.</td>
</tr>
<tr>
<td>AC Application</td>
<td>Manufacturer applies to HUD for approval to build with exceptions to the construction and safety standards.</td>
<td>Home is built, minus any field work permitted by the AC, and all factory work is inspected by the manufacturer with special quality-control inspections as may be required by the AC letter.</td>
<td>Home is built, minus the SC work, and all factory work is inspected by the manufacturer with special quality-control inspections as may be required by the SC letter.</td>
</tr>
<tr>
<td>Factory Construction</td>
<td>Home is built and completed with quality-control inspections by the manufacturer.</td>
<td>The IPIA provides surveillance of the manufacturer’s quality assurance system.</td>
<td>The IPIA provides surveillance of the manufacturer’s quality assurance system.</td>
</tr>
<tr>
<td>Self-Certification</td>
<td>Manufacturer self-certifies that the home complies with the standards before the home leaves the factory, allowing the HUD-required certification label to be affixed.</td>
<td>Manufacturer self-certifies that home complies with standards before the home leaves the factory. The AC letter allows the HUD-required certification label to be affixed before the home is shipped, subject to an IPIA inspection at the site for work done at the site.</td>
<td>Manufacturer self-certifies that home complies with standards, minus the features completed at site, before the home leaves the factory. The SC approval document allows the HUD-required certification label to be affixed before the home is shipped, subject to the manufacturer and IPIA inspection of work done at the site.</td>
</tr>
<tr>
<td>Transportation</td>
<td>Home transported to retailer or final site.</td>
<td>Home transported to retailer or final site.</td>
<td>Home transported to retailer or final site.</td>
</tr>
<tr>
<td>Installation</td>
<td>Home is sited and installed.</td>
<td>Home is sited and installed.</td>
<td>Home is sited and installed.</td>
</tr>
<tr>
<td>Site Construction</td>
<td>If necessary, AC work completed, possibly in parallel with the home’s installation.</td>
<td>Installer certifies for installation purposes. Manufacturer does not self-certify again for AC items do not always comply with the standards. IPIA inspects the AC work.</td>
<td>Installer certifies for installation purposes. Manufacturer, or designated agent, inspects and self-certifies the SC work complies with the Standards. IPIA inspects SC work.</td>
</tr>
<tr>
<td>Post-Installation Inspection(s)</td>
<td>Installer certifies for installation purposes.</td>
<td>Installer certifies for installation purposes. Manufacturer does not self-certify again for AC items do not always comply with the standards. IPIA inspects the AC work.</td>
<td>Installer certifies for installation purposes. Manufacturer, or designated agent, inspects and self-certifies the SC work complies with the Standards. IPIA inspects SC work.</td>
</tr>
<tr>
<td>Post-Inspection Reporting</td>
<td>Manufacturer reports production and destination information to IPIA.</td>
<td>Manufacturer reports (1) production and destination information to IPIA; (2) completion of AC field inspection to HUD or SAA; and (3) AC “Cumulative Production Status Reports” to HUD.</td>
<td>Manufacturer reports (1) production and destination information to IPIA; (2) findings of SC inspections to IPIA; and (3) after approval from IPIA, final inspection findings and self-certification to IPIA, lessor/purchaser, and retailer.</td>
</tr>
<tr>
<td>IPIA reports production information to HUD.</td>
<td>IPIA reports production information and AC inspection findings to HUD.</td>
<td>IPIA reports production information and SC inspection findings to HUD.</td>
<td>IPIA reports production information and SC inspection findings to HUD.</td>
</tr>
<tr>
<td>Retailer reports home location to HUD or SAA.</td>
<td>Retailer reports home location to HUD or SAA.</td>
<td>Retailer reports home location to HUD or SAA.</td>
<td>Retailer reports home location to HUD or SAA.</td>
</tr>
<tr>
<td>Occupancy</td>
<td>Consumer takes ownership of home.</td>
<td>Consumer takes ownership of home.</td>
<td>Consumer takes ownership of home.</td>
</tr>
</tbody>
</table>

Notes: AC = Alternative Construction; DAPIA = Design Approval Primary Inspection Agency; HUD = U.S. Department of Housing and Urban Development; IPIA = Production Inspection Primary Inspection Agency; SAA = State Administering Agency; SC = Site Completed.
The current on-site completion of construction rule produces both benefits and costs compared to the previous temporary process of using the AC regulation. The net impact of the rule on the manufactured housing industry depends upon the relative size of the regulatory savings and burden of the rule.

First, manufacturers gained from eliminating or reducing the delay inherent in the AC process. The AC process existed to encourage innovation of design and the use of new technology in the manufactured housing industry. However, the AC process requires manufacturers to regularly apply for and receive permission for any AC. The application process involves submitting design plans and supporting information to HUD. If the AC application is approved, manufacturers may produce a limited number of homes under the approval authority. Manufacturers have to rely on HUD for issuance of AC approval letters and the time may vary greatly depending on HUD’s resources, priorities, budget, and leadership. At one point, there were extreme delays in issuing such approvals, which caused additional burdens on industry. Savings to manufacturers stem from moving an approval from an AC to an SC. The SC review and approval process is more efficient than the AC review and approval process because the technical and administrative review is completed by third parties rather than by HUD. These savings are experienced up-front in the process, reduce the fixed costs of design, and expand standard design options. HUD estimates that applying for an AC request requires about 40 hours per request for each manufacturer to compile and coordinate the documentation required. The current on-site completion of construction rule reduced new AC requests by an average of seven per year; this reduction saved an estimated 280 hours in aggregate across all manufacturers each year in paperwork burden.

Second, manufacturers gained because the rule no longer requires approval (AC or SC) for some design features. Certain types of finishing were reclassified from requiring an AC approval to being allowed as installation work. This change removed the burdens of the AC review and approval process and also eliminated an inspection by the IPIA.

Third, manufacturers experience indirect gains because they can design a standard product that incorporates features to be completed on site. Through the AC process, approvals are usually limited to specific home models, a specific number of homes, or for a specific period of time. This process deters manufacturers from marketing a home with standard features that are best completed on site. The value of this benefit equals the increased revenue from the home with design options that are completed on site.

Fourth, manufacturers experience a burden from documenting the required inspection. The inspection itself, or even scheduling the inspection, is not an incremental cost of the rule. The AC process also requires an inspection of work performed on site by the IPIA and that the inspection report be sent to various parties. The AC inspection process, like the SC process, required that 100 percent of homes modified on site be inspected. The difference is that the SC requires that manufacturers document the inspection. Manufacturers complain of a “dual inspection” because of the additional requirement to complete self-certification paperwork. The manufacturer's documented inspection and the manufacturer's certification statement are intended to adhere to the statutory requirement for manufacturer self-certification. HUD has allowed a manufacturer-designated agent, like the retailer or installer, to do the inspection and make that certification on the manufacturer's behalf.

The up-front cost of design approval fell, but the variable cost of inspection documentation increased as a result of the rule. The net impact of the rule on a manufacturer depends on the variety of designs and the number of units completed on site. A rough estimate of the burden can be achieved by drawing from the analysis of regulatory savings (280 hours) during the design phase and the level of production (1,000 SC
units). If documenting one inspection requires more (less) than approximately 20 minutes, then the net impact of the rule would be to increase (decrease) regulatory burden (Change in Cost = -280 + 1000 X hours per inspection). This estimate is speculative and is intended to illustrate the trade-off between the front-end fixed costs and back-end variable costs.

The impact of the rule on consumers depends on the net impact (which is ambiguous) of the rule on the cost to manufacturers. Some, if not all, of an increase (or decrease) in cost would be passed onto the consumer. If the cost, and thus the price, increases (or decreases), then a site-completed unit will become less (more) affordable and the consumers will buy less (more) manufactured housing that is site-completed. If any costs change for manufacturers, then they will adjust their production of site-completed units. Product variety would shrink (expand) with an increase (decrease) in costs.

Beyond the affordability of the housing itself, a change in the price of a home completed on-site could also affect the cost of housing finance. There are better financing opportunities for homes with site-completed features. Fannie Mae’s MH Advantage allows mortgage loans with a loan-to-value (LTV) up to 97 percent and reduced fees for manufactured housing with site-completed features including higher pitched roofs and dormer windows. Freddie Mac’s CHOICEHome16 allows conventional financing on the same terms as site-built homes for manufactured homes with features such as pitched roofs. Thus, increasing (decreasing) the availability of site-completed features augments (diminishes) the potential for homeowners of obtaining a lower cost mortgage.

HUD promulgated the on-site completion of construction rule in order to reduce the regulatory burden related to the AC process. However, it may be possible to further improve the efficiency of this policy by reducing the burden on the industry without sacrificing safety standards. The following sections explore two cost-reducing strategies: first, delegate authority to state and local agencies, and second, allow fewer inspections. For each cost-reducing strategy, there exists a range of specific policy alternatives. Delegating authority to state and local governments could range from full regulatory authority to responsibility only for a limited number of functions, such as inspections. Allowing fewer inspections could include reducing the proportion of on-site completion of construction that requires inspection or reclassifying a limited number of design features as installation. An exploration of the market impact of adopting a less costly regulation concludes our discussion of alternatives.

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16 Freddie Mac’s inclusion of manufactured homes in CHOICEHome is part of a two-year pilot announced November 30, 2018.
V. Alternative Policy: Delegate Authority to State and Local Agencies

HUD was directed by Congress to “develop a solution that ensures the safety of consumers and minimizes costs and burdensome requirements on manufacturers and consumers” and to “explore if state and local planning and permitting agencies should have jurisdiction over on-site completion.” The first alternative considers delegating authority over on-site completion of construction to state and local agencies. This authority could range from full regulatory authority to responsibility only for administering inspections.

The Consolidated Appropriations Act directed HUD to examine whether state and local planning and permitting agencies should have jurisdiction over construction that is completed on site. This delegation could entail full authority over the regulatory environment, allowing state and/or local agencies to set standards for on-site completion of construction, similar to the way the local building code is enacted and enforced, or delegating the authority to a state program, similar to how the installation program is administered.17 Either of these changes could be accomplished through regulation by identifying features covered by the HUD construction and safety code that could be left incomplete when the home leaves the factory and still qualify the home to receive the manufacturer’s self-certification required by the Act and evidenced by the certification label. State and local agencies would need to adopt standards for these features and establish an inspection process that currently does not exist. Local authorities would follow either an existing local building permitting and inspection process or the current installation inspection process but may be confused with the bounds of federal design and construction standards versus standards implemented locally for non-HUD-Code homes.

The federal manufactured housing program already relies on HUD-state partnerships to carry out various aspects of the program. In fact, states are provided the right to participate in all aspects of the federal program, depending on the desire of the state. However, the preemptive nature of the federal construction and safety standards and the principle of federal superintendence complicates local government participation in the regulation of manufactured housing. Any alternative would significantly broaden the responsibilities of both state and local agencies.

This section outlines arguments for and against the delegating of more authority over on-site completion of construction to state and local jurisdictions and describes the current role of state and local governments in the administration of the HUD manufactured housing code.

Advantages of Delegating Authority to State and Local Jurisdictions

The primary justification for delegating complete jurisdiction over on-site completion of construction to state and local agencies is the elimination of (1) perceptions of confusion between the on-site completion of construction and installation work and (2) the difficulty of scheduling inspections. Consumers would be the primary beneficiary through the expanded choice of optional features that could be completed on site but are currently limited or not offered at all due to the industry’s opinion that the regulation is over-burdensome. Allowing state and local control over the on-site completion of construction could also allow the regulatory process to be better tailored to local conditions and environments.

A common complaint in response to HUD’s on-site completion of construction rule was confusion between items considered on-site completion of construction, such as hinged roofs in certain geographic locations and of certain pitches, and items considered part of installation, such as non-hinged pitched

17 Currently, IPIAs may delegate inspection authority to local or third-party inspectors, but none use this method.
roofs and lower-slope hinged roofs with no penetrations in certain geographic locations. Streamlining the
standards for installation and on-site completion of construction, or at least allowing the same local
inspector to review both types of work, could reduce the confusion that exists. In addition, allowing
inspections by local building inspectors or the state’s installation inspectors could improve the availability,
convenience, and affordability of an inspection because of their proximity to the site.

The primary benefits of delegating full authority for on-site completion of construction are greater
sensitivity to local needs and greater ease of scheduling inspections. Drawbacks include an increased
number of standards that manufacturers must follow, increased risk of defects if safety standards are
lowered, increased risk of additional zoning barriers, and de-centralized record-keeping. This section
discusses the effects on the three groups that would be most affected by the delegation of on-site
completion of construction authority to state and local agencies.

Potential Advantage: Reducing Direct Cost of Inspections and Inspection Scheduling
Relying on state or local agencies to conduct on-site completion of construction inspections could
decrease the cost associated with scheduling on-site IPIA inspections, which, in turn, would increase the
supply of features completed on site. Many manufacturers have indicated that because of the costs and
potential delays caused by scheduling the IPIA’s inspection, they do not even offer certain features that
are preferably completed on site. Thus, by decreasing the costs and confusion of scheduling a separate
inspection for a small number of features completed on site, this option would also benefit consumers by
increasing the available design options. Many of the on-site completion of construction features are
aesthetic enhancements that add value by conforming the appearance of manufactured homes to site-
built homes.

Allowing local authorities to manage the inspection process could, under certain conditions, reduce the
cost of on-site completion of construction inspections. An inspector’s proximity to the inspection site is a
predominant factor affecting the cost of an inspection. A local inspector could be less expensive if the
costs of travel, both direct costs and time costs, are lower. Some IPIAs and IPIA-delegated independent
inspectors explicitly charge for travel, including mileage costs as part of their fees. Others implicitly charge
by limiting their service area to nearby counties. This policy limits competition in areas with a thinner
manufactured home market.

The option is not likely to lower inspection costs in states in which the larger private IPIAs or the state-
exclusive IPIAs have a spatially dispersed network of on-site completion of construction inspectors.
Allowing local governments to appoint inspectors for on-site completion of construction could, however,
introduce more competition in the industry. In communities where local building inspectors have to visit
the site to inspect other work at the home’s site, allowing them to inspect completion of construction
would eliminate duplicative travel.

Proximity could also increase the ease of coordinating an inspection, which requires administrative costs
by the manufacturer and the IPIA. Many manufacturers limit or do not even offer features that are
preferably completed through an on-site completion of construction approval because they experience
difficulties in scheduling the IPIA’s inspection. Thus, delegating inspection authority to local governments
could benefit consumers by having the impact of increasing the range of design options.

Potential Advantage: Reducing Delay and/or Increasing Features Offered
Another cost created by the difficulty of scheduling a separate inspection, especially if it cannot occur the
same day as the manufacturer conducts its inspection(s), is a delay in the completion of the SC process.
A longer inspection process could postpone a local authority’s issuance of an occupancy permit. Such holdups may delay receipt of final payment for manufacturers and retailers and delay occupancy for consumers. To avoid such delays, many manufacturers stopped offering features that are best completed on site and are highly demanded by consumers, such as French doors and dormer windows. Several commenters, including Clayton Homes, the Alabama Manufactured Housing Association, and the Pennsylvania Manufactured Housing Association, stated that these types of on-site completed features are generally no longer offered. Allowing local building inspectors or state installation inspectors to also conduct the on-site completion of construction inspections could eliminate or reduce this delay and, more likely, increase the features that are offered to consumers. Current regulations do not prohibit the use of local building or installation inspectors, but the local inspectors would need to inspect as an agent of the manufacturer’s IPIA. To be effective, these local inspections would need direct authority separate from the authority provided as an IPIA-designated agent.

Potential Advantage: Sensitivity to Local Needs

In addition to these direct benefits, delegating jurisdiction to state and local agencies could enable them to tailor regulations to their local areas. Federal regulation may not be optimal if certain aspects of the local housing market make it unique. For example, communities exposed to frequent natural hazards may want to require more rigorous inspection standards to ensure safety, while other areas may achieve the same safety standard with fewer requirements. HUD attempts to impose efficient regulations through its wind, snow, thermal, and energy guidelines but localities may be better positioned to address these issues.

The demand for design features completed on-site may vary by region. For example, California was an early leader in the placement of manufactured homes with on-site modifications and had to develop an acceptable inspection process (NAHB, 2000). In addition, the size of home shipments, in terms of sections, varies by region. Local authorities could decide to ease the regulatory burden for less complex, single-section homes when safety can be maintained. Local authority would permit such variation. Of course, if state or local agencies do not have the capacity to administer this work, these benefits would not emerge, and both manufacturers and consumers could be worse off.

Disadvantages of Delegating Authority to State and Local Jurisdictions

There are five primary disadvantages of delegating the responsibility of regulating on-site completion of construction. Much of the costs discussed below, however, could be minimized if on-site completion of construction were completed concurrently with installation inspections.

Potential Disadvantage: Increased Complexity of Site-Completion

One of the most significant aspects of the HUD-Code is that HUD’s standards preempt, or trump state and local standards related to the design and construction of the homes. This fundamental aspect of the program defines a clear separation between what is regulated by HUD and what can be regulated by state and local authorities. If authority is delegated to the local-level to allow local building inspectors to set requirements for and inspect on-site completion of construction, then manufacturers would need to coordinate with possibly thousands of local governments to learn the required on-site completion of construction standards, potentially causing significant disruption to the industry. Facilitating interstate commerce is the fundamental reason Congress created the provisions of the National Manufactured Housing Construction and Safety Standards Act. Allowing regulatory practices to vary by locality would be counter to the intent of the establishment of national standards and nationwide program regulations.
required by the Act and would curtail the efficiency of the federal code with respect to the production of manufactured housing. Regulations and enforcement authority should reflect the principle of federal superintendence to implement congressional intent and to continue to reduce or eliminate regulatory confusion at all levels.

General-purpose governments include approximately 3,000 counties, 20,000 municipalities, and 16,000 townships (Census of Governments, 2012). A manufacturer shipping across state and local jurisdiction lines conceivably would have to deal with many slight variations of the same process, similar to circumstances present prior to the implementation of the Act. Decentralizing on-site completion of construction standards inspections would weaken the benefits of uniformity and predictability that led to the creation of the national standards in 1974. Such a change would also shift the burden of training, inspection and reporting from 13 IPIAs to tens of thousands of local governments. As long as the code itself is not overly burdensome, it is easier for manufacturers to comply with one building code as opposed to a multitude of local ones. Introducing local complexity could produce the same outcome that currently exists where manufacturers do not offer features best completed on site due to differing standards and differing inspection processes.

**Potential Disadvantage: Restriction of Placement of Manufactured Housing**

Second, increasing local authority could decrease consumer safety or potentially further restrict the placement of manufactured housing. The national construction and safety standards exist to provide a product that ensures a minimum level of product safety, quality, and durability to consumers in all states. Delegating authority of inspection to include thousands of local governments could impede the collection of inspection information that is used to monitor the performance of the program and the frequency of defects that informs on the integrity and effectiveness of the federal program. Allowing local variation could potentially lead to lowering standards in an effort to reduce regulatory burden on manufacturers, but at the expense of consumers. In many cases, consumers would be unaware of the lower standards and increased safety risk, creating an environment of asymmetric information between manufacturers and consumers.

Local governments may also use this authority to discourage or restrict the placement of manufactured housing in their communities. Dawkins et al. (2011) discuss how local governments use zoning and building codes to discourage the placement of manufactured housing. Local governments currently use various regulatory barriers such as permitting requirements, fees, fire codes, zoning codes, subdivision regulations, environmental regulations, design standards (such as snow load standards), and the lack of by-right zoning to exclude or restrict manufactured housing. Although state regulations can protect and promote manufactured housing, the existence of regulatory barriers by state and local jurisdictions and the diversity of the level of protection provided by state regulations could further distort the placement of HUD-Code units.

State and local jurisdictions that do not support manufactured housing could use their expanded authority over on-site completion of construction to further limit the supply of affordable manufactured housing. HUD recognizes that most communities have an interest in encouraging the supply of affordable housing, but at the same time, the industry must be alert to the potential of purposeful exclusion and consider such issues when redefining the scope of federal interest.

Relying on local governments to conduct inspections would also undermine the intent of federal standards. The local inspection process could delay, rather than hasten, the process in some localities.
Indeed, some localities might use on-site inspections as an explicit method of delaying or discouraging manufactured housing. If inspections were discovered to be faulty in some regard, then it would be more difficult to remove a local inspector if the local government was provided legal authority over the process.

A final potential disadvantage of delegating the inspection responsibilities to local governments could be a delay in occupancy. A local government may not have the resources to retain a qualified, knowledgeable inspector who is available at the convenience of the on-site completion of construction process. The inspector would likely have duties related to site-built housing that may take precedence. In addition, some localities might use on-site completion of construction inspections as a method of delaying the placement of manufactured housing. Delay would represent a cost only if a local government were the exclusive inspector. Otherwise, a manufacturer could choose a different one that is more efficient.

**Potential Disadvantage: Burden on Local Governments**

Third, the burden of regulatory enforcement would be significantly compromised and complicated if transferred from the federally authorized IPIAs to state and local agencies. This added responsibility would include transition costs of establishing on-site completion of construction standards and enforcement procedures as well as ongoing enforcement and followup responsibilities for defects. Currently, only eight states serve as IPIAs. To provide benefits to manufacturers in terms of easier scheduled inspections, more qualified inspectors would be required. Thus, either state or local agencies would need to train, and possibly hire, staff to accommodate this need, or third-party inspectors would need to be locally licensed for this work. Depending on the code being enforced, training would likely be minimal if current building inspectors are used. State and local agencies would still be required to establish not only construction standards but also training and qualification requirements. Some states may choose to minimize this burden by using the existing IPIAs, but continued use of IPIAs would negate the purpose and benefit of allowing the local authority to regulate the on-site completion of construction work. Finally, if authority is delegated to local agencies that have limited resources, delays in scheduling inspections may still occur.

At a high level, the building codes adopted and enforced at the local level are similar to the HUD Code. In practice, the model International Residential Code (IRC), versions of which have been adopted by all local governments is substantially different from the HUD Code. that would place a significant training burden on local code officials to prepare them for this function.

The additional cost to state and local agencies, and the impact on manufacturers and consumers, would depend on how the standards are established and how the inspection responsibility is implemented. If local authorities are granted exclusive inspection authority, similar to how local building codes are enforced, then some non-competitive practices could arise. If, however, a manufacturer or consumer is able to choose from a list of independent inspectors, as is the case with installation in some states, then inspection fees could be lower.

In the absence of competition, it is possible that local inspectors will not be as effective and efficient as the current third-party inspectors. There could be costs associated with training. One commenter responding to the proposed on-site completion of construction rule suggested that HUD should authorize local government building inspectors to perform on-site completion of construction inspections, but HUD did not agree because state and local jurisdictions are often unfamiliar with the requirements of the manufactured housing standards and, therefore, may not conduct adequate inspections. There are significant differences between the national manufactured housing code and the IRC, which is primarily
used for site-built homes. Differences between the two sets of codes exist because the manufactured housing standards are generally performance-based whereas the IRC is prescriptive. Also, the HUD Code, as well as the standards incorporated by reference, has not been regularly updated. For example, the current standards for electrical work in manufactured housing reference requirements of the 2005 National Electrical Code, whereas many state and local authorities require and enforce construction in accordance with the 2014 (or later) editions.

Many on-site completion of construction features such as French doors and dormer windows will be familiar to local building inspectors. Other features are unique to manufactured homes, including hinged roofs and siding designed specifically for manufactured homes. Depending on the standards of the local authority, significant education may be required for inspectors to become familiar with the HUD-Code. Learning the differences should not be an insurmountable barrier for a professional with an education in building and engineering, nonetheless the training and education impose a cost and burden.

State and local agencies would bear increased costs, some temporary, as these agencies adopt procedures and standards to regulate on-site completion of construction, and some permanent, as inspection and oversight responsibilities increase. State and local agencies could minimize the transition costs by adopting the existing rules governing on-site completion of construction inspections, but some areas may prefer to review the existing rules and adopt changes. The permanent costs of oversight, including the enforcement of training standards, would add costs for agencies that already may face limited resources. Costs of resource-constrained agencies would likely increase, which would result in higher inspection fees.

The costs of delegating inspections to state and local agencies would vary by state based on their current approach to enforcement. States that have successfully delegated installation inspections to the local governments would likely experience less incremental burden from delegating authority because they have already initiated the policy. The California Department of Housing and Community Development (HCD), the state’s administering agency (SAA), has chosen not to function as an IPIA within manufacturing plants in the state and allows counties to establish installation requirements and perform installation inspections. Florida’s SAA, the Department of Highway Safety and Motor Vehicles, serves as the exclusive IPIA for manufacturers within the state and also administers the installation program, establishing standards and licensing installers. States such as California may be better positioned to allow local jurisdictions to conduct on-site completion of construction inspections since they already conduct installation inspections. No states acting as state exclusive IPIAs, however, designate their IPIA authority to local jurisdictions. Thus, delegating responsibility for inspections of on-site completion of construction would increase the burden on all local jurisdictions. Although many states require a local building permit to install a manufactured home, there are a few places where there is no local authority to manage the permitting and inspection process. Even in places where there is an established administrative process, the local issuing agency may not have the expertise or resources to conduct inspections of on-site completion of construction for manufactured homes.

To represent a gain, the upfront costs of training local authorities/inspectors would have to be more than offset by the benefits of proximity. Training costs would be a consideration only if the local authority were exclusive and did not permit third-party inspectors. Local governments would charge fees to pay for the inspections and these fees may vary more than the current fees of third-party IPIAs or state-exclusive IPIAs. Some governments will process the inspections efficiently, but others may not feel any competitive pressure as a third-party IPIA would.
**Potential Disadvantage: Loss of Centralized Information**

Fourth, HUD, the industry, and consumers would likely lose important reporting information regarding the enforcement standards. The system of design approvals and inspections used for on-site completion of construction are based on federally preemptive standards and quality-control processes which differ in most cases from the code provisions and inspection processes that local authorities apply to other residential structures. Collecting inspection information to monitor the performance of the program and the frequency of defects could be impeded by increasing the number of inspection agencies to include thousands of local agencies. It is vital to the integrity of production to maintain quality assurance in all stages of production, including the final stages. There is much greater variability in the qualifications and knowledge of personnel completing on-site work and much greater variability in the processes implemented at each home site to complete each home’s construction. Therefore, HUD may need to maintain its reporting and enforcement standards in order to implement and facilitate uniformity and preserve consumer safety. Currently, HUD partners with SAAs and third-party agencies to ensure that manufacturers comply with inspection standards and retain records of inspection. If local authorities held jurisdiction, HUD could lose access to similar records or would have increased costs of obtaining them.

A decentralized approach to inspection of on-site completion of construction would increase recordkeeping costs to the agencies charged with enforcing national standards. The extent of these costs depends on the extent of decentralization. If full authority were assigned to state and local agencies, then HUD, the SAAs, DAPIAs, and IPIAs would no longer be required to collect inspection reports. Reporting would be maintained, however, if only inspection authority were delegated. In this case, decentralization would increase recordkeeping costs, which would rise with the number of agencies. If inspections were combined with the installation program, then recordkeeping would rise only minimally. However, if authority were fully decentralized to thousands of local governments, obtaining reports would be more time-consuming and costly.

**Potential Disadvantage: Weaker Consumer Protection**

The fundamental purpose of building codes is to ensure building safety for consumers who expect safety but are unable to adequately assess the construction process. While the affordability of housing is central to the mission of HUD, any cost-reducing measure must be weighed against additional risk imposed on inhabitants from reducing the level of quality assurance provided by the current on-site completion of construction rule. State and local authority over on-site completion of construction could increase the number of defects that remain following installation. These installation defects would produce costs to consumers in scheduling repairs and increase risk that could affect the health and safety of the consumer. If local agencies use the authority to discourage manufactured housing in their communities, then consumers would incur costs ranging from delay of home placement, to higher housing costs, to the disappearance of manufactured housing as a local affordable housing option. HUD would need to clearly define the scope of authority and establish clear lines of regulatory responsibility for consumer safety by separating jurisdiction over factory construction and on-site completion of construction by local authorities.

**Further Considerations: Current Role of State and Local Governments**

Many state governments and some local governments are involved in the administration of the HUD manufactured housing code. The participation of state and local governments is voluntary. Their responsibilities include assistance with quality assurance of design and construction, and regulation of
installation, sales, and transportation of manufactured homes. Nevertheless, HUD’s standards related to the design and construction of the manufactured homes supersede state and local standards.

**State Governments**

State agencies currently play an important role in the administration of HUD’s manufactured housing program serving as State Administrative Agencies (SAAs) and as primary inspection agencies enforcing the national construction and safety standards. Thirty-three states have agencies that currently partner with HUD to serve as the SAA for the manufactured housing program. The chief responsibilities of an SAA are to oversee the handling of consumer complaints related to failures to conform to the federal standards and imminent safety hazards that are found to result from the manufacturing process. An SAA’s responsibilities include critical consumer protections for overseeing manufacturer notification and correction campaigns for classes of manufactured homes found to be similarly affected.

States also have the opportunity to provide the in-plant function of overseeing implementation of the manufacturer’s quality-control programs as the IPIA. States that have SAAs may make them the exclusive IPIA for all manufacturers in the state. SAAs that are an exclusive IPIA serve as the sole in-plant inspection agency in the state. Of the 13 HUD-approved IPIAs, 8 are SAA exclusive IPIAs. These eight state agencies serving as IPIAs work with HUD to manage the inspection of aspects covered by on-site completion of construction approvals. Such agencies are permitted to delegate their inspection authority to a qualified and independent inspection agent so long as the individual or entity is not involved in the actual construction work and does not otherwise represent the manufacturer. The remaining states are served by five private IPIAs. To receive approval from HUD, any organization including a private third party and an SAA must demonstrate that it has the necessary capacity: qualified personnel without conflicts of interest; legal authority to implement the proposed plan; a plan for collecting reports from manufacturers, distributors, and retailers; sufficient resources; and inspection fees consistent with HUD’s guidelines.18

Even if a state does not have an SAA, it may choose to provide the functions of an IPIA in competition with private third-party IPIAs within the state. States may also choose to operate agencies as a DAPIA, conducting the design approval process for any manufacturers that choose to use the state for DAPIA services.

Aside from their potential roles within the design and construction aspects of the national manufactured housing program, states also have the right to regulate installation of manufactured housing. Thirty-six states, either as a function of their SAA authority or as an independent state function, have chosen to regulate all aspects of manufactured housing installation work. This regulatory function, however, does not include authority to inspect aspects of home construction. In the remaining 14 states, the program defaults to the requirements implemented by HUD in those states. The states that administer their own installation programs would be the most likely to welcome authority over on-site completion of construction.

States, either as a function of their SAA authority or as an independent state function, may also decide to provide Dispute Resolution services for instances where manufacturers, retailers, and/or installers have not agreed on who is responsible to correct certain defects reported within the first year after a home’s installation.

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18 See 24 CFR Part 3282, Subpart G for complete requirements and responsibilities of SAAs.
installation. Twenty-five states have chosen to perform the Dispute Resolution function while the remaining 25 states and the District of Columbia have deferred that program to HUD.

States also typically monitor and regulate other areas of the manufactured housing market, including retailer performance, the sale of used manufactured homes, and the transportation of manufactured homes. These roles are outside the scope of the federal manufactured housing design and construction and installation programs.

Local Authorities

Local agencies, for a variety of reasons and consistent with statutory intent, have no direct influence or authority over the design and construction aspects of manufactured housing that have a federally established design and construction safety standards. All aspects of the construction of manufactured homes are governed by the federal construction and safety code and are monitored by HUD in partnership with state agencies or HUD-approved third parties. The only regional differences that exist in the national manufactured housing code address snow and roof load, wind load, and thermal protection. These design and construction standards for manufactured housing are the opposite of site-built housing, for which local agencies typically have full authority over building codes with guidance by state agencies. Local building codes are generally based on versions of recognized standards, most often the IRC.

Local governments may set standards for limited aspects related to manufactured housing construction that is outside the scope of the national standards, for example, defining energy efficiency performance, but the national code is “superintendent” such that localities must accept manufactured housing built to federal standards.

Some states allow local governments to set requirements for installation rather than setting state-wide standards. A few states set mandatory state-wide requirements and allow localities to make them more stringent. Many states set standards for installation without allowing local modifications of the standards. In the 14 HUD-administered states, local governments are allowed to set inspection requirements and more stringent technical standards for the installation of homes. Therefore, the involvement of local governments in regulating the installation of manufactured housing varies by state. Installation, not to be confused with on-site construction, constitutes placing the home on its foundation, anchoring the unit, and connecting the home to utilities. Local regulations govern inspection requirements and professional qualifications.

In addition to their role in the installation process, local agencies can influence the placement of manufactured homes through land-use zoning. Local governments are discouraged by HUD from enacting zoning ordinances that explicitly exclude manufactured housing. The manufactured housing code does not, however, preempt local authorities from implementing zoning regulations unfavorable to manufactured housing unless applied unequally to manufactured housing (Mandelker, 2016). An example would be an architectural aesthetics standard that requires all residential buildings to possess a steeply-sloped roof, a feature that historically had been less common for manufactured housing than site-built

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19 Superintendence implies that a sub-national government cannot set safety standards less stringent than federal standards; and that if a local government implements a more restrictive building code than the federal one, then the local authority is not permitted by the state government to refuse placement of a unit that meets the federal code (https://www.gpo.gov/fdsys/pkg/FR-1997-05-05/html/97-11535.htm).

20 See NAHB, 1998 for a comparison of different types of regulatory processes.
housing due to transportation height limitations. Local authorities also regulate the construction of free-standing structures on a property such as an unattached garage or porch.
VI. Alternative Policy: Allow Fewer Production Inspection Primary Inspection Agency Inspections

HUD was directed by Congress to “develop a solution that ensures the safety of consumers and minimizes costs and burdensome requirements on manufacturers and consumers.” Although the current regulations produced net benefits over the previous practice, more efficiencies could be gained from altering the process. The first alternative involves delegating authority over on-site completion of construction to state and local agencies. The second alternative considers adjusting the number and extent of inspections conducted by IPIAs to ensure compliance with the federal construction and safety standards and maintaining the federal superintendence created by the National Manufactured Home Construction and Safety Standards Act. The second alternative, which was supported by commenters to the on-site completion of construction proposed rule, would not require every home be inspected by the IPIAs.

Reduce the Required Rate of Inspection for On-Site Construction

The current in-plant surveillance requirements include requirements that IPIAs conduct representative inspections over the various stages of production. Not all stages of production are inspected for any single home, and some homes are inspected only once during an early stage of production. Similar to in-plant surveillance, HUD could treat the on-site completion of construction as a stage of production that requires a minimum percentage of surveillance inspections by the IPIA. The IPIA could also be required to act, including by increasing the frequency of inspections and withholding the certification labels at the factory if the IPIA finds defects in the on-site completion of construction—through its own inspection data, manufacturer inspection records, or through consumer complaint data—that indicate systemic issues are present.

This process would be similar to IPIA actions required for in-plant inspection and quality system findings. This process would require a minimum percentage of on-site completion of construction surveillance inspections for each on-site completion of construction approval. IPIAs would be responsible for deciding whether increased frequency of inspections would be required above the minimum. This decision could be based on the nature of features completed on site, such as roof jacks that provide necessary exhaust and ventilation, and the failure or defect rate of items completed on site.

On-site completion of construction may require a higher minimum rate of inspections compared to the in-plant construction stages of production because the construction does not occur in a controlled environment, it may be less standardized, and faces wider variability of conditions, including personnel completing the work. The required percentage would be one that provides a representative sample in the same way that not every stage of production of every unit is inspected in the factory. The necessity for an increase to the minimum percentage would be determined from the results of previous on-site inspections as the IPIA, HUD, or the SAA receives information concerning incorrect or improper on-site completion of construction.

Inspection rates could vary by design feature and the risk that associated defects pose to the consumer. Some design features are cosmetic and defects in construction pose little harm to the consumer. This type of defect would be recognized by the consumer and does not endanger residents if not immediately resolved. The inspection rate could remain at the minimum percentage for design features that could not

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21 Technically, IPIA inspections are conducted on a per unit or per transportable-section basis, not per home.
be dangerous if not completed correctly. French doors are an example of an item that some believe may not require an increased inspection rate because incorrectly installed French doors may pose merely an inconvenience. Improperly installed French doors, however, also may create safety hazards if the doors will not open or if water leaks develop leading to health hazards such as mold. Regardless of how the minimum required inspection rates are determined, manufacturers would continue to certify all on-site completion of construction and would be required to address complaints in accordance with regulatory requirements.

Reclassify Aspects of On-Site Completion of Construction as Installation

There is another way of reducing the time devoted to inspections of work completed on site. HUD could reclassify some features that are currently part of the on-site completion of construction standards as part of the installation standards instead. This strategy has been pursued by HUD in the past to reduce regulatory burden. When HUD drafted the proposed on-site completion of construction rule, several aspects of the close-up work, which includes joining all sections of a multi-section home, were included under the scope of the installation standards rather than the on-site completion of construction standards such as completion of hinged roofs in certain locations. Also, some design elements for which the work is completed on-site do not require specific SC inspection and approval. Such features include chimneys, tiled-tub surrounds, and interior French doors.22

Further consideration of this concept could include reclassification of decorative items such as interior French doors that span multiple home sections (floors) and fireplace hearths that may not pose a significant safety hazard. This option would not increase the risk or cost to homeowners but would decrease the cost and difficulty associated with scheduling an on-site completion of construction inspection if other on-site work is not required.

This partial solution would require the Manufactured Housing Consensus Committee (MHCC) to consider the types of construction that are currently permitted to be completed at the site and make recommendations for those that can be reclassified. In addition, MHCC would need to recommend associated installation standards that would provide minimum standards for a manufacturer’s installation instructions for those reclassified aspects of installation that would be regulated in accordance with a state or federal installation program. If this approach reduced the burden of inspections, then the impact, advantages, and disadvantages of reclassification would be similar to those of allowing IPIAs to reduce the rate of inspection.

Advantages of Fewer Inspections by Production Inspection Primary Inspection Agencies

The quality-control approach is consistent with the approach for in-plant surveillance inspections and would reduce inspection costs and the associated difficulties of scheduling inspections. This approach may result in expanding the number of manufacturers that offer site-completed features and may also increase the options available to consumers while ensuring a consistent standard across all states and homes. The primary benefit of fewer inspections by IPIAs is the reduced cost from fewer inspections. Inspection fees are generally passed directly to the consumer. Thus, fewer on-site completion of

22 The exceptions to on-site completion of construction inspection are justified by HUD’s experience in implementing the HUD Code. HUD determined that some of the design features (carports and garages) required further research before requiring on-site completion of construction inspection and approval. Others were not commonly requested AC items at the time the on-site completion of construction regulation was developed and therefore were not included.
construction inspections would reduce costs for consumers that are not required to have the inspection. The extent of this advantage would ultimately depend on how many homebuyers choose options that are completed on site and the frequency of on-site completion inspections required by the IPIA. Fewer IPIA on-site completion inspections would also reduce the cost and difficulty of scheduling the inspections. To the extent that fewer inspections allow for more responsive inspection scheduling, this reduction may permit inspections to occur during the placement of the home and not days or weeks after placement. Manufacturers, retailers, and consumers would benefit from completing the sale sooner.

As mentioned above, the burden and difficulty of scheduling on-site completion of construction inspections prevented some manufacturers from offering features that would be completed on-site, although these features are often desired by consumers. With fewer and less costly inspections, manufacturers would again offer these options.

Maintaining federal oversight of on-site completion of construction would ensure a consistent safety standard across the country. A primary drawback to delegating authority to state and local agencies is the potential loss of a national minimum level of safety. This type of quality-control approach, however, has the benefit of adjusting the number of inspections based on previous inspection results and audit findings for certain features or manufacturers. By allowing only a minimum number of inspections on features that pose little or no risk to consumers, inspections can be refocused on features that pose a higher safety risk or have a higher rate of defects. A performance-based system has the advantage of rewarding attentiveness to quality and safety and adjusting the rates to risk-appropriate levels. This risk-based approach would maintain consumer safety at an acceptable level while reducing the overall costs of inspection.

Finally, reducing the number and/or extent of inspections could lead to increased safety as inspectors are more focused on items and features that require the most attention. This reduction of inspections is more likely to affect states that have limited resources but still chose to serve as IPIAs. As demand for on-site completion of construction increases, state IPIAs may not have the resources to increase its inspection staff to meet this demand, resulting in either more difficulty in scheduling inspections or less time spent conducting inspections. Similarly, work-site congestion may limit the ability to conduct a proper inspection. Manufacturers and retailers prefer that on-site completion of construction inspections occur as soon as the features are completed. However, congestion between installers and the various inspectors for installation, add-ons, and on-site completion construction may occur.

IPIAs can more easily plan and schedule in-plant inspections because plant locations are fixed, and production generally takes a known period of time based on each manufacturer’s product and quality assurance process. Inspections for on-site completion of construction are more difficult to plan for since the location and date of completion may not be known until days or weeks after the home is shipped from the plant. Lowering the number and extent of inspections will alleviate planning and scheduling complexities and may increase the quality of each individual inspection.

**Disadvantages of Fewer Inspections by Production Inspection Primary Inspection Agencies**

Consumers gain from 100 percent inspection through greater quality, safety, product durability, and reliability. The disadvantage to fewer or more limited on-site completion of construction inspections is an inconvenience and potentially reduced consumer safety. Defects that otherwise would have been identified by the IPIA and corrected by the manufacturer during on-site completion of construction inspections would require identification and action by the consumer and an additional repair visit by the
manufacturer. On-site completion of construction includes both decorative items, such as French doors, and critical safety features, such as a roof jack installed to vent a gas furnace. Although inspections would remain focused on features that pose the highest safety risk and highest occurrence of defects, some percentage of on-site completions of construction items would not be verified by the IPIA. The impact of this lack of inspections could range from the inconvenience of scheduling the repair, to additional damage caused by the defect, to a life-threatening situation.

Defective or improperly installed features, such as a fireplace hearth or brick façade, that otherwise would have to be identified and corrected during the on-site completion of construction inspection, would require the consumer to know what to look for and would require the consumer to report the problem and the manufacturer to make one or more repair visits depending on the extent of repair needed. This requirement would impose time costs on consumers and manufacturers. An inspection that results in the correction of problems that occur during the installation of items completed on site, will eliminate the cost of reporting the problem to the manufacturer and scheduling a mutually agreeable time to examine and eventually fix the problem. These inconvenience problems likely could be fixed at the time of installation with less homeowner involvement.

Some features, however, could cause additional damage to the home if completed improperly. Improperly completed dormer windows or exterior French doors could lead to leaks and water damage to the home. Consumers may also experience higher heating or cooling costs and moisture penetration until the repair is completed.

Finally, some features completed on site could increase the safety risk to consumers if not properly completed, therefore justifying higher inspection frequencies. Many features completed on site involve vents through a hinged roof, such as roof jacks for a gas furnace. An improperly vented furnace could result in a build-up of carbon monoxide in the home, causing health effects ranging from headaches and dizziness to hospitalization or death. A study commissioned by the Consumer Product Safety Commission estimated that the mean hospital cost for carbon-monoxide poisoning in 2007 was about $15,000, or $20,096 in 2016 dollars. Thus, an inspection of safety features is potentially more beneficial to consumers due to potential health risks of not inspecting. This possible health risk is an important concern, as certain safety features, including installation of carbon-monoxide detectors and updated venting standards, are not yet incorporated in HUD’s construction and safety code despite their inclusion in the IRC and the recommendation for a HUD-Code update by MHCC.

Further Considerations: Determining the Minimum Percentage of Production Inspection Primary Inspection Agency Inspections

The alternatives discussed above vary by extent of the inspection effort and by the party responsible for conducting and monitoring the inspection. The inspection of manufactured homes is complex. The inspection process must ensure quality across a variety of dimensions from aesthetics to reliability to safety. Inspections must examine the various stages of production during which an error can occur, from initial design to on-site completion of construction. Quality-control plans must be designed to diagnose the causes of variation and thus contribute to improving the efficiency of production (Deming, 2018).

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24 U.S. GAO (2012) discusses the need to update ventilation standards for manufactured housing.
Quality control leads to fewer repairs, fewer complaints, better reputation, and avoidance of warranty costs and liability for defective products. Detecting a failure before it occurs is good business. Despite the inherent market incentive for a manufacturer to implement its own inspection process, there are reasons for requiring verification inspections by independent entities (Saak, 2017). Asymmetric information concerning product quality generally leads to market failure (Akerlof, 1978) and can be a justification for imposing quality standards (Leland, 1979). In effect, by requiring a rigorous inspection by an IPIA and a process for addressing complaints, the federal government removes most doubts concerning the quality of a manufactured home. There are many benefits: the consumer can expect greater safety and performance; a lender will have collateral with a higher expected value; and a community gains housing that is less likely to depreciate quickly and create blight. In the rare event of an injury or even death resulting from an unsafe structure, families face high transaction costs of compensation. A well-managed quality-control program, which reduces the variation of quality, would limit the severity and risk of injury-causing failures. Manufacturers benefit from the greater confidence provided by the federal program that ensures a minimum level of quality. Customers are more likely to trust an independent entity to provide an impartial inspection of construction.

An efficient inspection program would minimize the total costs of a manufacturer. The simplest cost function includes the total cost of inspection and the cost of delivering defective units to customers. Increasing inspection activity would increase inspection costs but also result in a reduction of the number and severity of defects. Not every unit needs to be inspected at every stage of the process. Knowing the average probability of a defect occurring would allow an inspector to draw a sample that would detect any faults in the production process with a high degree of confidence.25 Unless the manufacturer or inspection entity has a reason to be extremely risk averse, conducting a surveillance inspection of every aspect of every unit is inefficient.

The optimal inspection strategy will balance all the benefits and costs of inspection. There is a trade-off between inspections costs, internal cost of detecting a failure, and the cost of delivering a defective product. The best inspection strategy will depend upon characteristics of the inspection method, manufacturing process, and the product itself (Zaklouta, 2011). Manufactured housing is a multi-dimensional product and so different inspection strategies may be preferable for different stages of production. The cost of inspecting on-site completion of construction is more expensive than in-factory production because it requires travel for every unit that needs to be inspected at each home site. On its own, this added cost would argue for a lower inspection rate for on-site completion of construction. However, there are other issues to consider. First, there are additional sources of variation such as environments that are easier to control in factory settings. More frequent inspections would control for that variation and provide better information on the inspection process. Second, the external costs of a defect vary by feature. A cracked hearthstone neither inconveniences nor significantly endangers the occupant whereas the faulty installation of a roof jack creates significant safety concerns.

Although unlikely, improper on-site completion of construction features affecting ventilation could lead to carbon-monoxide poisoning; the HUD Code currently does not require carbon-monoxide detectors in manufactured homes. Potentially hazardous flaws would merit closer scrutiny in determining increased inspection rates or even multiple inspections, especially when manufacturers are risk averse and inspectors can make mistakes (Duffuaa and Raouf, 1989; Sheu et al, 2003; Zaklouta, 2011). Efficient

25 See McClave et al. (2014) for a discussion of the factors that should be considered when choosing sample size for quality control.
oversight of the on-site completion of construction process requires setting a minimum inspection percentage, such as 25 percent, and IPIAs to increase this percentage based on the determination of manufacturer performance.

There is limited inspection information that could be used to set inspection rates for on-site completion of construction, HUD’s Office of Manufactured Housing Programs published a summary of audit findings for DAPIAs, IPIAs and the Manufactured Housing Dispute Resolution Program in two editions of their newsletter, The FACTs, dated September 2016 and March 2017 (HUD, 2016, 2017). None of these summaries include on-site completion of construction, which at the time would have been completed under the AC process, but the information is instructive for the types of defects or deficiencies that occur, distinguishing between safety concerns and less-serious concerns, and between defects that are obvious to consumers and those that are less apparent.

In the larger sample of audits, from May 2015 to April 2016, there were 116 audits conducted. The most common defect related to inadequately installed siding, which poses a low safety risk and could possibly be detected by a consumer without a particular background in any type of housing construction. Across both sets of audit periods, many of the findings related to electrical problems, which would not be easily detectable, but could cause significant damage. Across the audit findings in this period and the reported disputes, plumbing issues were identified less frequently. Although plumbing defects usually would be fairly easy to find by consumers, they also could be very costly to repair depending on the resulting damage.

The minimum rate of on-site inspection for a design feature completed during on-site completion of construction would be determined in consultation with MHCC. The minimum rate should be based on the risk of failure and the health risk of items completed on site and could vary between decorative and safety-related items. An IPIA would increase its inspection rate of on-site completion of construction if merited by harmfully high error rates.

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26 See HUD (September 2016) and HUD (March 2017).
27 The audits were conducted May 2015 through April 2016 (116 audits) and June 2016 through December 2016 (20 audits). The Dispute Resolution Program summary includes all reported defects since the program began in 2015.
28 A copy of the findings from one of the audits is included in Appendix E.
VII. Impact of Efficient Alternatives on the Market for On-Site Completion of Construction

The previous sections of this report discussed two alternatives, (1) delegating authority to state and local governments and (2) allowing fewer inspections. HUD found both advantages and disadvantages of the two policy alternatives. An alternative should be pursued only if it is more efficient than the current regulation. One of the cost-reducing measures of any policy would be to reduce the cost of inspection. Reducing the cost would make site-completed designs more profitable for manufacturers and affordable for consumers.

Requiring an inspection for a site-completed (SC) unit raises the cost of production of design features that are most efficiently completed on site. To continue production in the presence of inspection costs, manufacturers require a higher price from consumers to compensate for that cost and as a result, consumers will be able to afford less site-completed housing. The inspection cost can be passed onto consumers, absorbed fully by manufacturers, or shared. The precise impact of the cost increase on the SC units delivered, their market price, and who bears the burden of the inspection cost depends upon the characteristics of consumers and manufacturers. The more flexible a consumer or manufacturer is, the lower the portion of the cost increase they bear. Economists measure the degree of flexibility to market changes by the price elasticity of demand of consumers (or price elasticity of supply of manufacturers), which is equal to the percentage change in quantity demanded (or supplied) that results from a 1 percent increase in price. HUD expects that the price elasticities of demand and supply will vary across different site-completed features.

To understand the market impact of reducing the cost of the on-site completion of construction rule requires thinking of the manufactured home as a complex bundle of attributes rather than a product that is unvaried. When manufactured homes are differentiated, an implicit market for every attribute of a home arises. For example, although there is no explicit market for hinged roofs, the presence of a hinged roof will influence the observed price of a manufactured home. The added value of the hinged roof to a manufactured home is the implicit price (often referred to as the “hedonic value”) of the hinged roof. The manufactured housing market determines the implicit price of every attribute from French doors to hinged roofs and, thus, the amount of each design feature that manufacturers are willing to produce.

Housing economists have analyzed housing data to uncover hedonic prices for housing attributes such as square footage and the number of bathrooms, and neighborhood characteristics such as air quality and public services. Unfortunately, hedonic analyses of manufactured housing have not been pursued. For this analysis, HUD draws from the empirical literature concerning site-built homes (non-manufactured single-family homes). One study (Parsons, 1986) estimated the demands for housing size, housing features, housing quality, and neighborhood quality. Housing features best represent the set of manufactured housing attributes affected by the on-site completion of construction rule. The price elasticity of demand was found to be -1.1, which is more price elastic than the other categories of attributes. Greater price sensitivity of housing features conforms with economic reasoning. The price elasticity of demand of a good depends upon the availability of substitutes. A design feature such as French doors is not as consequential for most consumers’ satisfaction as the location or size of the home. The same research finds that the expenditure elasticity for housing features is greater than 1.0, implying that housing features are a luxury attribute.

29 See Dacquisto and Rodda (2006) for an overview of the economic analysis of housing regulations.
30 For examples of such studies, see Follain and Jimenez. (1985) and Palmquist (1984).
Applying the price elasticity of demand for housing features of site-built housing to manufactured homes could be inaccurate. First, site-completed features confer benefits to consumers such as advantageous financing and the possibility of surmounting regulatory barriers in the form of aesthetic standards. The demand could be less sensitive to price changes. There are also reasons that demand could be more elastic. The purchasers of manufactured housing are generally lower income and would be more sensitive to price changes than site-built homebuyers. Despite low housing costs, the rent-to-income ratio for manufactured housing is not below that of tenants of single-family homes. Second, the buyers of more expensive and site-completed manufactured homes might be on the margin of being able to afford substitutes such as a site-built, single-family home. HUD will retain -1.1 as its primary estimate of the price elasticity of demand but consider a range from -0.5 to -2.5. Inspections cost anywhere from $500 to $1,000. For design features that are lower cost such as French doors, the percentage increase in price will be high and almost double, in which case demand will be extinguished. The demand for more expensive features such as dormers will also decline but not by the same proportion because an inspection represents a smaller fraction of the original, pre-regulation price. Whatever the precise price elasticity of demand, lowering the cost of inspection should have an expansive impact on the demand for design features completed on site.

The increased cost of production of SC designs will lead manufacturers to reduce the amount of SC features offered in a manufactured home or even to completely cease offering SC homes. Relative to a more efficient alternative, the SC rule increases the cost of production of an SC home by requiring paperwork, time to arrange and coordinate the inspection, and travel by the inspector. The regulatory burden per manufactured home does not vary with the type or combination of design features. The cost effect of SC inspections is similar to that created by a lump sum tax. There are economies of scale; the cost per design feature lowers as the amount of SC features increase. According to economic theory, the fixed cost of an SC design will not affect which SC designs are the most profitable; but it will change whether an SC design yields positive profits. From the preceding discussion of demand elasticity, it is unlikely that a manufacturer will be able to pass on the full cost of inspection for lower value SC designs without stifling demand. If manufacturers are not able to pass on the cost of the inspection to consumers, then manufacturers would cease production of unprofitable designs. However, SC designs that include high-value features will survive, albeit at reduced production levels.

31 The minimum and maximum price elasticities of demand are equal to minimum and maximum price elasticities of demand by consumers for a manufactured housing unit (Marshall and Marsh, 2007; Meeks, 1993).
VIII. Recommendations for Reducing the Burden of the On-Site Completion of Construction Regulation

There are several options that could reduce costs to manufacturers and benefit consumers by ensuring safety and increasing product availability. Our specific alternatives follow from the major findings of this report: delegating full authority for on-site completion of construction inspections to local jurisdictions is not an advantageous regulatory alternative for most jurisdictions and would add to the burden of local governments, manufacturers, and consumers; the HUD Manufactured Housing Construction and Safety Standards should be updated regularly in order to reduce costs and regulatory burden to manufacturers and increase consumer protection; IPIA inspections of on-site completion of construction should be reduced to less than 100 percent; and HUD and MHCC should consider reclassifying some on-site completion of construction features as installation, removing them from the on-site inspection process.

1. **Update HUD Code:** HUD’s construction and safety codes are outdated. When manufacturers want to build units beyond the scope of HUD’s current regulations, they must ask for permission by submitting a letter of AC. The AC process introduces administrative costs of applying for approval on the front-end and inspection costs during on-site completion of construction.

   HUD should update the national construction and safety standards with the recommendations of MHCC. Updating standards would lower the costs to manufacturers, who currently must apply for AC approval to build what is otherwise considered current building standards and would benefit consumers by ensuring a higher level of safety. MHCC has approved three sets of updated standards that have not been promulgated. The first set was approved by MHCC in 2006 and 2007 and proposed in FR–5739. This set of updated standards were published as a proposed rule, but not in final form. A second set of standards was approved by MHCC in 2012 and have not yet been proposed by HUD due to the delay in implementing the previous set. The third set contains a series of updates to referenced standards. To facilitate the promulgation of code updates, HUD should develop a separate priority rulemaking track purely for manufactured housing standards updates that have been approved by MHCC. This rulemaking track would expedite the process within the Department and benefit both producers and consumers of manufactured housing.

2. **Establish Minimum Inspection Frequency for On-Site Completion of Construction:** Inspecting the on-site completion of construction of manufactured housing imparts both safety and convenience benefits to the consumer. Although a practice of rigorous inspection improves the level of product quality; the benefits can be offset by an increased cost of housing and dampening of innovation of homes with design features completed on site. The extensive analysis of on-site completion of construction included in this report suggests that the optimal rate of inspection should be positive, but not necessarily 100 percent. MHCC should determine the need to adjust inspections based on safety risks. On-site completion of construction involves both safety features, such as roof vents, and other construction features, such as French doors. The required inspection rate should be tailored by MHCC to match the safety risk to consumers.
3. **Use the Installation Program to Conduct On-Site Completion of Construction Inspections:** HUD’s manufactured housing program differentiates between construction and installation. The construction and safety standards provide requirements for the design and construction of a manufactured housing unit. Installation, not to be confused with on-site construction, includes joining multi-section units, placing the home on its foundation, anchoring the unit, and connecting the home to utilities. Installations govern the “set-up” of manufactured housing and can be considered a continuation of the production process. States are allowed to choose their own installation standards, as long as the state standards are as rigorous as HUD’s minimum standards.

Formally, the inspection of installation and on-site completion of construction are two separate processes. Reclassifying some features that are currently part of the on-site completion of construction standards as part of the installation standards would reduce the cost of production by eliminating otherwise duplicative inspections. This strategy has been pursued by HUD to reduce the regulatory burden of some common design features. This option would not increase the risk or cost to homeowners but would decrease the cost and difficulty associated with scheduling an on-site completion of construction inspection if other on-site work is not required.

HUD should consult with MHCC to consider including some aspects of on-site completion of construction as part of installation. For example, work involving tiled-tub surrounds and stairwell plugs are informally exempt from on-site completion of construction. Codifying this exemption and classifying this work as installation would remove regulatory uncertainty. In addition, the completion of a hinged roof in Wind Zones II and III, or high-pitched hinged roofs in Wind Zone I, could be reclassified as part of the installation process, as they are already for low-pitched hinged roofs in Wind Zone I. However, this type of reclassification would first require an assessment of the risk imposed upon the occupants of manufactured housing in different wind zones. If deemed acceptable, then reclassification of some design features would reduce the number of inspectors on site without sacrificing the safety of homeowners. This strategy would also maintain federal superintendence without decentralizing the inspection authority or burdening local authorities with expanding or creating an inspection regime.
Appendix A: Regulatory Actions Since the Creation of the Manufactured Housing Consensus Committee (MHCC)

Manufactured Housing Improvement Act of 2000, (PL 106-569) established the Manufactured Housing Consensus Committee (MHCC) to provide recommendations on construction and safety standards to HUD. The following regulatory actions were promulgated since the creation of MHCC.

Manufactured Home Construction and Safety Standards I (FR–4886)
- The first group of recommendations submitted by MHCC to improve various aspects of the Construction and Safety Standards.
  - Proposed Rule (12/01/2004)
  - Final Rule (11/30/2005)

Manufactured Home Dispute Resolution Program (FR–4813)
- Established the federal manufactured home dispute resolution program.
  - Proposed Rule (10/20/2005)
  - Final Rule (05/14/2007)

Model Manufactured Home Installation Standards (FR–4928):
- Established model manufactured home installation standards.
  - Proposed Rule (04/26/2005)
  - Final Rule (10/19/2007)

Manufactured Home Installation Program (FR–4812):
- Established the federal manufactured home installation program.
  - Proposed Rule (08/10/2006)
  - Final Rule (06/20/2008)

Manufactured Home Construction and Safety Standards: Test Procedures for Roof Trusses (FR–5222)
- Updated the required truss testing procedures in order to improve the performance and safety of trusses in high wind areas and to enhance the reliability and durability of trusses.
  - Proposed Rule (06/16/2010)
  - Final Rule (01/18/2013)

On-Site Completion of Construction of Manufactured Homes (FR–5295)
- Established a procedure whereby construction of new manufactured housing can be completed at the installation site rather than in the factory.
  - Proposed Rule (06/23/2010)
  - Final Rule (09/08/2015)

Construction and Safety Standards II (FR–5221)
- The second group of recommendations submitted by MHCC to improve various aspects of the Construction and Safety Standards.
  - Proposed (07/13/2010)
  - Final (12/09/2013)

Model Manufactured Home Installation Standards: Ground Anchor Installations (FR–5631)
- Revised existing requirements for ground anchor installations and established standardized test methods to determine ground anchor performance and resistance.
  - Proposed Rule (07/26/2013)
  - Final Rule (09/10/2014)

Interpretative Bulletin for Model Manufactured Home Installation Standards Foundation Requirements in Freezing Temperature Areas Under 24 CFR 3285.312(b) (FR–6023)
- Guidance for designing and installing manufactured home foundations in areas subject to freezing temperatures with seasonal ground freezing wherever soil conditions are susceptible to frost heave.
  - Notice (06/21/2017), still under consideration as of December 2018.
Appendix B: Design Features Classified as On-Site Completion of Construction

Many common features require an on-site completion of construction approval and inspection. The most common reason for the need to complete construction on site is that there are some elements that would be damaged in transit if completed in the factory. In other cases (such as dormers or a hinged roof), it would be impossible to transport the unit as designed because of height restrictions to go under bridges and through tunnels.

**Site-completion of additional structures**
- retailer changes to the home on-site including add-ons that when placed next to the home expands the footprint of the home (for example, an enclosed porch or a site-built sunroom).\(^{32}\)

**Site-completion of hinged roof**
- high-pitch (i.e., roof pitch equals or exceeds 7:12) hinged roof construction; or
- flue/vent or intake/exhaust or other piping that penetrates the hinged or other site-completed portion of a roof, regardless of roof slope or wind zone; or
- for any home designed for Wind Zone II or Wind Zone III (see Appendix C for wind zones).

**Site-completion of exterior components or assemblies subject to damage in transit or height restrictions**
- roof dormers, including windows in dormers;
- eaves that are not hinged;
- stucco, stone, brick, or other siding;
- exterior doors (such as French doors); or
- exterior windows (such as sidewall bay windows).

**Site-completion of interior components or assemblies subject to damage in transit or that cross a mate line (where multi-section homes are joined)**
- fireplace hearth.\(^{33}\)

**Site completion of appliances and venting**
- water heater, including site-completion of venting;
- heating system internal to the manufactured home, including site-completion of venting.
- other optional appliance such as a fireplace when on-site completion of construction requires connection of exhaust/venting; or
- home shipped with electric appliances, but factory constructed with optional gas risers provisioned for the possibility of gas appliance conversion before retail sale.

**Sources**

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\(^{32}\) Carports and garages do not require on-site completion of construction and are currently considered AC, not site-completed. MHCC has approved changes to the construction and safety standards that would incorporate requirements for both carports and garages.

\(^{33}\) HUD made an administrative decision (see FAQ document, item 19) to allow homes with unfinished tiled-tub surrounds and removable stairwell plugs to be approved without an site-completed approval.
Basic Wind Zone Map for Manufactured Housing

NOTE: See Section 3280.305(c)(2) for areas included in each Wind Zone.
Appendix D: Who Lives in Manufactured Housing?

<table>
<thead>
<tr>
<th>Characteristic</th>
<th>Manufactured Housing</th>
<th>Site-Built Multifamily</th>
<th>Site-Built Single-Family</th>
</tr>
</thead>
<tbody>
<tr>
<td>Median Size of Unit (sq. ft)</td>
<td>1000–1499</td>
<td>750–999</td>
<td>1500–1999</td>
</tr>
<tr>
<td>Number of Rooms</td>
<td>5</td>
<td>4</td>
<td>6</td>
</tr>
<tr>
<td>Median Number of Bedrooms</td>
<td>3</td>
<td>2</td>
<td>3</td>
</tr>
<tr>
<td>Median Number of Bathrooms</td>
<td>3</td>
<td>1</td>
<td>3</td>
</tr>
<tr>
<td>Head of Households: Female (%)</td>
<td>50</td>
<td>54</td>
<td>46</td>
</tr>
<tr>
<td>Median Age, Head of Household</td>
<td>54</td>
<td>45</td>
<td>54</td>
</tr>
<tr>
<td>Head of Households: Married (%)</td>
<td>40</td>
<td>23</td>
<td>58</td>
</tr>
<tr>
<td>Head of Households: Never Married (%)</td>
<td>17</td>
<td>42</td>
<td>14</td>
</tr>
<tr>
<td>Head of Households: White (%)</td>
<td>85</td>
<td>66</td>
<td>82</td>
</tr>
<tr>
<td>Head of Households: Black (%)</td>
<td>9</td>
<td>22</td>
<td>11</td>
</tr>
<tr>
<td>Median Year of Last Move</td>
<td>2009</td>
<td>2015</td>
<td>2007</td>
</tr>
<tr>
<td>Median Ratio Income to Poverty Level (%)</td>
<td>192</td>
<td>222</td>
<td>367</td>
</tr>
<tr>
<td>Median Household Size</td>
<td>2</td>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td>Median Number of Adults in Household</td>
<td>2</td>
<td>1</td>
<td>2</td>
</tr>
<tr>
<td>Households with an Elderly Member (%)</td>
<td>31</td>
<td>21</td>
<td>31</td>
</tr>
<tr>
<td>Monthly Median Total Housing Cost ($)</td>
<td>600–699</td>
<td>800–999</td>
<td>1000–1249</td>
</tr>
<tr>
<td>Households Receiving Food Stamps (%)</td>
<td>17</td>
<td>16</td>
<td>6</td>
</tr>
<tr>
<td>Median Household Income, Past 12 Months ($)</td>
<td>33,600</td>
<td>35,720</td>
<td>66,400</td>
</tr>
<tr>
<td>Median Family Income, Past 12 Months ($)</td>
<td>30,550</td>
<td>31,000</td>
<td>62,500</td>
</tr>
</tbody>
</table>

Sources: 2017 American Community Survey and 2017 American Housing Survey
Appendix E: Findings from Audit of Production, Design, and Quality Control

Most Common In-Plant Monitoring Audit Findings—Production Process
Computer Code Items (CCIs) are used to facilitate cataloging and tracking of the audit findings, observed by the monitoring contractor, that relate to the manufacturer’s production process.
Period: May 2015 – April 2016
Number of Audits Conducted: 116
Average Number of Items per Audit: 3.3

<table>
<thead>
<tr>
<th>Audit Finding, Organized by Attribute and Detailed Description</th>
<th>Rate of Occurrence (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Horizontal metal and vinyl siding installation.</td>
<td></td>
</tr>
<tr>
<td>- Loose or missing fasteners in the vinyl siding</td>
<td></td>
</tr>
<tr>
<td>- Inadequate installation of vinyl siding trim around doors and windows</td>
<td>16.4</td>
</tr>
<tr>
<td>Homes permitted to be constructed under an active alternative construction (AC) approval authorization were identified and met the requirements of the AC letter issued by the Secretary.</td>
<td></td>
</tr>
<tr>
<td>- Inadequate reporting of AC homes</td>
<td></td>
</tr>
<tr>
<td>- Use of expired AC letters</td>
<td>12.1</td>
</tr>
<tr>
<td>Floor system compatibility with chassis, set-up instructions and spacing of floor joists.</td>
<td></td>
</tr>
<tr>
<td>- Missing pier location identification under wide sidewalk openings</td>
<td>10.3</td>
</tr>
<tr>
<td>Truss or rafter construction and application.</td>
<td></td>
</tr>
<tr>
<td>- Inadequate gang-nail plate sizes on trusses</td>
<td></td>
</tr>
<tr>
<td>- Inadequate gang-nail plate location and placement on trusses</td>
<td></td>
</tr>
<tr>
<td>- Inadequate embedment depths of the gang-nail plate teeth in trusses</td>
<td>10.3</td>
</tr>
<tr>
<td>Installation and repair of bottom board.</td>
<td></td>
</tr>
<tr>
<td>- Insufficient repairs of holes and penetrations through the bottom board</td>
<td>9.5</td>
</tr>
<tr>
<td>Other plumbing fixture and material applications and installation.</td>
<td></td>
</tr>
<tr>
<td>- Improperly installed fixtures</td>
<td></td>
</tr>
<tr>
<td>- Improper water heater pan drain installation</td>
<td>9.5</td>
</tr>
<tr>
<td>All electrical connections are to be made in a workman-like manner.</td>
<td></td>
</tr>
<tr>
<td>- Over-stripping of electrical wires</td>
<td></td>
</tr>
<tr>
<td>- Inadequate connections around binding posts</td>
<td></td>
</tr>
<tr>
<td>- Loose electrical wire connections</td>
<td>9.5</td>
</tr>
<tr>
<td>Hardwood and/or wood-product siding installation.</td>
<td></td>
</tr>
<tr>
<td>- Exposed (untreated) raw lumber used for decorative finish of porch post</td>
<td>8.6</td>
</tr>
<tr>
<td>Installation of service equipment and raceway.</td>
<td></td>
</tr>
<tr>
<td>- Inadequate identification of electrical circuit breakers</td>
<td>8.6</td>
</tr>
<tr>
<td>Bonding of noncurrent-carrying metal parts.</td>
<td></td>
</tr>
<tr>
<td>- Loose ground connections</td>
<td></td>
</tr>
<tr>
<td>- Improper connection of ground wires in a box (i.e. under a single-wire nut)</td>
<td>8.6</td>
</tr>
<tr>
<td>- Multi-gang box with different sized grounds not connected</td>
<td></td>
</tr>
</tbody>
</table>

### Most Common Audit Findings—Design Review

Design review attributes are used to facilitate cataloging and tracking of the design review findings, observed by the monitoring contractor, that relate to the effectiveness of the DAPIA’s design review and approval process.

**Period:** August 2014 – May 2016  
**Number of Design Reviews Conducted:** 73  
**Average Number of Findings per Review:** 3.9

<table>
<thead>
<tr>
<th>Audit Finding, Organized by Attribute and Detailed Description</th>
<th>Percentage of Top 10 Design Finding Categories (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Receptacle Outlets</strong></td>
<td></td>
</tr>
<tr>
<td>- Required receptacles not provided (69%)</td>
<td></td>
</tr>
<tr>
<td>- No ground fault protection for heat tape outlets (19%)</td>
<td></td>
</tr>
<tr>
<td>- No ground fault protection for bathroom outlets (12%)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>41</td>
</tr>
<tr>
<td><strong>Appliance Branch Circuits</strong></td>
<td></td>
</tr>
<tr>
<td>- Appliance branch circuits serving other than permitted locations (58%)</td>
<td></td>
</tr>
<tr>
<td>- Kitchen countertop supplied by only one small appliance branch circuit (26%)</td>
<td></td>
</tr>
<tr>
<td>- Inadequately sized small appliance branch circuit (11%)</td>
<td>18</td>
</tr>
<tr>
<td>- No ground fault protection for small appliance circuit (5%)</td>
<td></td>
</tr>
<tr>
<td><strong>Natural Light &amp; Ventilation</strong></td>
<td></td>
</tr>
<tr>
<td>- Inadequate lighting and ventilation for habitable rooms (88%)</td>
<td></td>
</tr>
<tr>
<td>- Windows over tub not provided with safety glazing (12%)</td>
<td>8</td>
</tr>
<tr>
<td><strong>Egress Provisions</strong></td>
<td></td>
</tr>
<tr>
<td>- Lockable doors not allowed in the path of egress (57%)</td>
<td></td>
</tr>
<tr>
<td>- Egress exterior doors are not allowed in the same room or group of rooms (29%)</td>
<td></td>
</tr>
<tr>
<td>- Removal of window sash is not allowed to meet egress size requirements (14%)</td>
<td>7</td>
</tr>
<tr>
<td><strong>Mechanical (Miscellaneous)</strong></td>
<td></td>
</tr>
<tr>
<td>- Improper location of thermostat (100%)</td>
<td>6</td>
</tr>
<tr>
<td><strong>Drain-Waste Vents (DWV) Systems Design</strong></td>
<td></td>
</tr>
<tr>
<td>- Inadequately sized wet-vent pipe for toilet and other fixtures (80%)</td>
<td></td>
</tr>
<tr>
<td>- Inadequately sized drain pipe (20%)</td>
<td>5</td>
</tr>
<tr>
<td><strong>Fuel Supply Design</strong></td>
<td></td>
</tr>
<tr>
<td>- Inadequately sized gas pipe (75%)</td>
<td></td>
</tr>
<tr>
<td>- Inadequately sized gas inlet (25%)</td>
<td></td>
</tr>
<tr>
<td><strong>Component U-Values</strong></td>
<td>4</td>
</tr>
<tr>
<td>- Inadequate compressed insulation in ceiling (25%)</td>
<td></td>
</tr>
<tr>
<td>- Inadequate insulation for crossover ducts (75%)</td>
<td></td>
</tr>
<tr>
<td><strong>Smoke Alarm Locations</strong></td>
<td></td>
</tr>
<tr>
<td>- Improper location of smoke alarms in bedroom or living areas (100%)</td>
<td></td>
</tr>
<tr>
<td><strong>Water Supply Design</strong></td>
<td>3</td>
</tr>
<tr>
<td>- Inadequately sized pipes pipe supplying five or more fixtures (100%)</td>
<td></td>
</tr>
</tbody>
</table>

Most Common Audit Findings—Manufacturer’s Quality Control Process

Quality System Items (QSIs) are used to facilitate cataloging and tracking of the audit findings, observed by the monitoring contractor, that relate to the effectiveness of the manufacturer’s quality-control process and IPIA’s surveillance.

Period: May 2015 – April 2016
Number of Audits Conducted: 116
Average Number of QSIs per Audit: 3.5

<table>
<thead>
<tr>
<th>Audit Finding, Organized by Attribute and Detailed Description</th>
<th>Rate of Occurrence (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Monthly Review of Service &amp; Inspection Records</td>
<td></td>
</tr>
<tr>
<td>- Lack of distinguishing between the initial and class determinations</td>
<td>52.3</td>
</tr>
<tr>
<td>- Lack of bases for each initial and class determinations</td>
<td></td>
</tr>
<tr>
<td>- Lack of identifying the persons making the determinations</td>
<td></td>
</tr>
<tr>
<td>- Improper use of terminology for initial determinations</td>
<td></td>
</tr>
<tr>
<td>Receipt &amp; Storage of Materials</td>
<td>27.6</td>
</tr>
<tr>
<td>- Improper use of unapproved, new materials</td>
<td></td>
</tr>
<tr>
<td>- Inadequate acceptance of materials</td>
<td></td>
</tr>
<tr>
<td>- Inadequate storage and rotation of materials</td>
<td></td>
</tr>
<tr>
<td>Manufacturer Thoroughness of Inspection</td>
<td>25.9</td>
</tr>
<tr>
<td>- Failures to conform observed after the completion of accountable inspections</td>
<td></td>
</tr>
<tr>
<td>Use of Approved Checklists</td>
<td>19.8</td>
</tr>
<tr>
<td>- Use of unapproved, new quality-control checklists</td>
<td></td>
</tr>
<tr>
<td>Installation of Materials</td>
<td>19.0</td>
</tr>
<tr>
<td>- Improper compliance with the product manufacturer’s installation instructions</td>
<td></td>
</tr>
<tr>
<td>- Inadequate monitoring of the temperature for foam adhesives</td>
<td></td>
</tr>
<tr>
<td>Quality Operations</td>
<td>17.2</td>
</tr>
<tr>
<td>- Inadequate internal plant auditing</td>
<td></td>
</tr>
<tr>
<td>- Inadequate investigations of failures to conform</td>
<td></td>
</tr>
<tr>
<td>- Inadequate investigations to determine sources of failures to conform</td>
<td></td>
</tr>
<tr>
<td>Training</td>
<td>16.3</td>
</tr>
<tr>
<td>- Inadequately trained personnel conducting the accountable inspections</td>
<td></td>
</tr>
<tr>
<td>In-Plant Procedures</td>
<td>14.7</td>
</tr>
<tr>
<td>- Inadequate IPIA surveillance procedures:</td>
<td></td>
</tr>
<tr>
<td>- Verification of other homes potentially affected by the same failures to conform</td>
<td></td>
</tr>
<tr>
<td>- Review of the manufacturer’s service records on a monthly basis</td>
<td></td>
</tr>
<tr>
<td>Evaluation of Quality System Issues</td>
<td>13.8</td>
</tr>
<tr>
<td>- Lack of correlation between the manufacturer’s quality-assurance manual and the sources of failures to conform</td>
<td></td>
</tr>
<tr>
<td>Verification that Other Homes Do Not Contain the Same Failures to Conform</td>
<td>13.8</td>
</tr>
<tr>
<td>- Inadequate verification of potentially nonconforming homes</td>
<td></td>
</tr>
<tr>
<td>- Insufficient documentation of complete follow-up inspections of homes at the plant</td>
<td></td>
</tr>
</tbody>
</table>

Appendix F: HUD Manufactured Housing Program

HUD Manufactured Housing Program

<table>
<thead>
<tr>
<th>Manufactured Home Construction and Safety Standards</th>
<th>Installation Program</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>U.S. Department of Housing and Urban Development (HUD)</strong></td>
<td><strong>U.S. Department of Housing and Urban Development</strong></td>
</tr>
<tr>
<td><strong>State Administering Agency (SAA)</strong></td>
<td>or <strong>State Agency</strong>*</td>
</tr>
<tr>
<td><strong>Design Approval Primary Inspection Agency (DAPIA)</strong></td>
<td><strong>Production Inspection Primary Inspection Agency (PIPA)</strong></td>
</tr>
<tr>
<td><strong>Manufacturer</strong></td>
<td><strong>Installation Inspectors</strong></td>
</tr>
<tr>
<td><strong>Retailer</strong></td>
<td><strong>Complaint oversight.</strong></td>
</tr>
<tr>
<td><strong>Consumer</strong></td>
<td><strong>Complaints reported.</strong></td>
</tr>
<tr>
<td><strong>DAPIA reviews and approves architectural and engineering designs.</strong></td>
<td><strong>IPIA inspects home during production.</strong></td>
</tr>
</tbody>
</table>

***States may administer their own installation program or defer to HUD.
References


