ABSENCE OF CONFLICT OF INTEREST STATEMENT

NOTE: This form must be signed and attached to applications for Design Agency Approval and/or Quality Assurance Agency Approval and Quality Assurance Inspector Approval, pursuant to California Code of Regulations, Title 25, Chapter 3, Subchapter 2, Sections 4858 or 4862, respectively.

The undersigned has/have read California Code of Regulations, Title 25, Chapter 3, Subchapter 2, Section 4872 (see reverse) and certify under penalty of perjury to the absence of any conflict of interest, potential for a conflict of interest, or any collusive or fraudulent practices as specified in said section.

NAME (Type or Print Clearly) SIGNATURE DATE

EXECUTED IN THE COUNTY ________________________________ STATE OF _______________

CALIFORNIA CODE OF REGULATIONS, Title 25, Chapter 3, Subchapter 2, Section 4872

4872. Conflict of Interest, Collusion and Fraud.
    (a) A third-party entity shall be considered free of any conflicts of interest, affiliation, influence, and control when in compliance with the following criteria:
        (1) It has no ownership or managerial affiliation with any supplier or manufacturer of mobilehomes,
commercial coaches, special purpose commercial coaches, or recreational vehicles and does not engage in the sale or promotion of any such unit.

(2) The results of its work do not accrue financial benefits to the organization via stock ownership in any supplier or manufacturer of mobilehomes, commercial coaches, special purpose commercial coaches, or recreational vehicles.

(3) Its owners, directors, management personnel, engineers, architects or inspectors hold no ownership or stock in and receive no stock option from any supplier or manufacturer of mobilehomes, commercial coaches, special purpose commercial coaches, or recreational vehicles.

(4) The employment status of its personnel is free of influence or control by any supplier or manufacturer of mobilehomes, commercial coaches, special purpose commercial coaches, or recreational vehicles.

(5) It does not perform as a Design Approval Agency for any manufacturer whose plans, designs or manual have been created or prepared in whole or in part by a member of the agency’s staff or by a member of the staff of any affiliated organization.

(b) No member of a third-party entity shall take part in any act of collusion or other fraudulent practice with a supplier or manufacturer of mobilehomes, commercial coaches, special purpose commercial coaches, or recreational vehicles.

(c) Each third-party entity and Quality Assurance Inspector shall provide the department with a written report of any contract or agreement, written or oral, with a manufacturer who is subject to this subchapter, for any service which is in addition to services provided by contract under this article. Such reports shall be transmitted to the department no later than ten (10) days after the effective date of the contract or agreement.


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