

New Mexico Regulation and Licensing Department

MANUFACTURED HOUSING DIVISION 5500 San Antonio Dr., Albuquerque, New Mexico 87109 • (505) 365-3429 https://www.rld.nm.gov/

### **REGISTRATION FOR LICENSED CONTRACTORS**

PLEASE SUBMIT THE FOLLOWING WITH THE APPLICATION:

- 1) A copy of your <u>Current</u> Construction Industries Division Contactor License wallet card. This can also be printed from PSI's website.
- 2) The signed original <u>CID Crossover Contractor Consumer Protection Bond</u> in the amount of \$10,000 (including power of attorney form).
- 3) A \$100.00 payment made payable to the Manufactured Housing Division.

# ATTENTION

### ALL INDIVIDUALS INVOLVED WITH ELECTRICAL SERVICES AND FEEDERS TO MANUFACTURED HOUSING DIVISION

| 5500 San Antonio Dr NE | Albuquerque, NM 87109 | (505) 222-9870 | rld.nm.gov

The requirements for electrical power supplies to manufactured homes have changed. 50 AMP power cords are no longer the norm for these connections. Most installations should now be hardwired, 100 AMPS or as required per load calculation or installation manual.

The electrical service for new homes must be done to the manufacturer of the home's installation manual (most, if not all, will require hardwiring but check to be sure).

The electrical service for pre-owned but relocated homes should probably be the same as for new homes (100 AMP hardwired typically). If you wish to use a 50 AMP cord, a load calculation must be ran using the specification in Article 550 of the NEC (be sure not to omit provision for an electric clothes dryer, if applicable, as this generally puts the calculation at more than 50 AMPS per leg). A copy of this calculation should accompany the submitted permit when only 50 AMPS are supplied.





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### REGISTRATION FOR LICENSED CONTRACTORS PERFORMING WORK ON MANUFACTURED HOMES

### ANNUAL REGISTRATION FEE \$100.00 -- Pursuant to 14.12.4.15 (I) NMAC

A CID CROSSOVER CONTRACTOR CONSUMER PROTECTION BOND MUST BE POSTED WITH THE MANUFACTURED HOUSING DIVISION PURSUANT TO 14.12.4.15 NMAC IN THE AMOUNT OF TEN THOUSAND DOLLARS (\$10,000.00)

#### INCOMPLETE APPLICATIONS AND DOCUMENTATION WILL NOT BE ACCEPTED

DATE:	
BUSINESS NAME:	
OWNERS NAME:	
Social Security #:	Email Address:
LOCATION OF BUSINESS:	
	Address
City & State	Zip Code
MAILING ADDRESS:	
	Street or P.O. Box
City & State	Zip Code
TELEPHONE NUMBERS: (Home)	(Cell Phone)
CID LICENSE CLASSIFICATION(S):	
QUALIFYING PARTIES NAME(S):	
CID LICENSE NUMBER:	
Do you have any unresolved complaints pen	ding with MHD and/or CID? NO YES
Have you bid or performed any unlicensed w	ork in the last 12 months? NO YES

□ I stipulate, agree, understand and acknowledge that I have reviewed the Construction Industries Licensing and Manufactured Housing Acts and their rules and regulations. I understand my responsibilities and agree to abide by and comply with these laws.

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#### **REGISTRATION FOR LICENSED CONTRACTORS** (Model letter to be completed by the Bonding Agency)

#### **CONSUMER PROTECTION BOND OF**

#### DEALER INSTALLER OR REPAIRMAN X CID CROSSOVER CONTRACTOR

\_\_\_\_ MANUFACTURER BROKER

## BOND NO.:

KNOW ALL MEN BY THESE PRESENTS, that we, \_\_\_\_\_

as Principal and the \_\_\_\_\_\_ a corporation organized under the

laws of \_\_\_\_\_, and authorized to transact the business of

surety ship in the STATE OF NEW MEXICO, as Surety, are held and firmly bound unto the State

of New Mexico Manufactured Housing Division, as Oblige, in the just and full sum of

\_\_\_\_\_\_ DOLLARS (\$\_\_\_\_\_\_), for which sum, well and

truly to be made, we bind ourselves, our heirs, executors, administrators, successors and

assignees, jointly and severally, firmly by these present.

THE CONDITION OF THIS OBLIGATION is that, if it is determined in a proceeding before the Manufactured Housing Division that Principal has violated a provision or provisions of the Manufactured Housing Act or Regulations there under pertaining to \_\_\_\_\_\_ of manufactured homes, and that such violation has resulted in monetary loss to a consumer of a manufactured home, then Principal shall indemnify said consumer against this loss within thirty (30) days of said determination becoming final.

Surety may at any time cancel this bond by giving sixty (60) days written notice to the New Mexico Manufactured Housing Division. Surety remains liable, however, for any defaults under this bond committed prior to the expiration of the sixty-day period, for a period of two (2) years after said expiration period.

SIGNED, SEALED AND DATED, this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_.

Principal

Surety

Affix Seal Here