## DEPARTMENT OF COMMERCE SUMMARY OF PUBLIC HEARING COMMENTS AND AGENCY RESPONSE

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Clearinghous	e Rule Number: 06-071		Hearing Location	aring Location: Madison	
				ate: July 17, 2006	
	nstallation of Manufactured		<u> </u>	,	
Comments: Oral or Exhibit No.	Presenter, Group Represented, City and State	Comments/Recommendations		Agency Response	
Exhibit No. 1	Ross Kinzler Wisconsin Housing Alliance, Madison	Supports the public hearing draft as presented.  Acknowledges that federal model installation standards are not yet available.		No response necessary.	
Exhibit No. 2	Kristen Zehner Wisconsin Manufactured Home Owners Association, Inc., Marshall	Contends that the language under s. Comm 5.323 will allow a person who holds a manufactured home dealer license and who is also community owner/operator to force the removal of a sited home when the home is put up for sale.		The proposed rule treatment merely amends an existing rule to reflect statutory terminology. The revised rule pertains to the responsibilities for individuals who hold manufactured home dealer licenses with respect to potential sales. The rule does not empower license holders.	
		Contends that s. Comm 5.323 supersedes s. DATCP 125.02.		The rules under s. Comm 5.323 do not supersede other agency's rules including s. ATCP 125.02 as determined by legal counsel from both agencies.  Owners/operators are obligated to comply with s. ATCP 125.02.	
		Believes that it is inherently illegal for an individual to hold a manufactured home dealer license and be a community owner/operator that will presage future conflicts between community owners/operators and homeowners/tenants.		The department cannot prohibit an owner/operator from pursuing a career as a manufactured home dealer. A person, as an owner/operator, has to abide by the responsibilities set forth in s. ATCP 125.02 and, as a dealer, has to abide by the responsibilities set forth in s. Comm 5.323 (4). Persons that do not abide by these rules are subject to consequences and penalties of the respective departments.	
Exhibit No. 3	M. Larson	Believes that requiring continuing education is a false assignative installations. Believes that continuing education consuming, expensive, unproductive and ineffective mean continuing qualifications. Believes that the public and in better served by closed-book retesting.  Contends that the technical installation provisions under have been previously ignored and wonders who is respondent.	is time ns of assuring staller would be s. Comm 21.40	Continuing education perquisites for license renewal are one facet in improving installation compliance. The installation of each manufactured home will necessitate a permit and inspection under the Uniform Dwelling Code program. Licensed installers who are negligent or demonstrate incompetence in the performance of their activities and responsibilities are subject to disciplinary action including license suspension or revocation.	
		Contends more attention must be paid to anchoring and t	hat it is		

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Clearinghous	e Rule Number: 06-071		Hearing Location	Hearing Location: Madison			
Rule Number	: Chapters Comm 5, 20, 21	, 22 and 27	Hearing Date: July 17, 2006				
Relating to: Installation of Manufactured Homes							
Comments:	Presenter,						
Oral or	Group Represented,	Comments/Recommendations		Agency Response			
Exhibit No.	City and State						
		insufficient to refer to the manufacturer's requirements.					
Exhibit No. 4	o. 4 David Jenkins Supports the proposed rule revision under s. Comm 22.06(10) creating an			No response necessary.			
	Wisconsin Federation of	exemption for ground source heat pumps with respect to the	ne definition for				
	Cooperative, Madison	electrical heating equipment/systems.					
Exhibit No. 5	Carol and Elgin Waugh (Multiple form letters were submitted)			The proposed rule treatment merely amends an existing			
	Madison			rule to reflect statutory terminology. The revised rule			
	Amada Harding	Contends that the language under s. Comm 5.323 will allow		pertains to the responsibilities for individuals who hold			
	Madison	holds a manufactured home dealer license and who is also community		manufactured home dealer licenses with respect to			
	Phyllis Bresser	owner/operator, under the pretense of forcing the removal of a sited home,		potential sales. The rule does not empower license			
	Madison	manipulate the situation resulting in the buyer having to purchase a home		holders. The rules under s. Comm 5.323 do not			
	Dayna Scheriol	directly from the dealer/operator.		supersede other agency's rules including s. ATCP			
	Madison			125.02 as determined by legal counsel from both			
	Eugene Gilbert			agencies. Owners/operators are obligated to comply			
	Madison			with s. ATCP 125.02.			
	Ray and Sharon Van Dyke						
	Madison						
	Larry Jacobson						
	Madison						