### **Manufactured Homes & Mobile Homes**

#### What is a mobile home?

A mobile home is defined as any re-locatable structure or unit, either single or multisectional, which is built on a permanent chassis, ordinarily designed for human living quarters, owned or used as a residence by the owner or occupant, which is either attached to utility services (services purchased by the occupant from a utility company or rural electric co-op) or is twenty-seven feet or more in length. (NDCC 57.55.01)

### What is a manufactured home?

A manufactured home is similar in structure to a mobile home but is also sold as real property and can qualify for Federal Home Loan Mortgage Corporation (FHLMC) financing and is usually placed on a permanent foundation. A "mobile home" does not qualify for this financing and is usually (but not always) placed in a mobile home park community.

### MANUFACTURED HOMES

### How does a dealer transfer the ownership of a manufactured home?

Dealers should continue to submit applications in the same manner they have previously done along with an <u>SFN 53658 Affidavit for Use of a Manufactured Home</u>. The fee is \$5 and **no** certificate of title is issued by the department.

### Why don't I get a title for my manufactured home?

FHLMC requires that a certificate of title NOT be issued for manufactured homes sold as real property.

## How does the Motor Vehicle Division ensure no title is issued for a manufactured home?

In addition to the application, the applicant must complete and submit an SFN 53658 Affidavit for Use of a Manufactured Home. This form is used by the applicant to certify the manufactured home is real property. The Motor Vehicle Division then makes a notation on the record in such a way that no title can be issued.

## If no title is issued how will I prove that I own the manufactured home, or if it is financed, how will my lien holder prove ownership?

A Letter of Confirmation and Bill of Sale along with a Part 3 <u>SFN 2475 Purchaser's</u> <u>Certification and Application</u> form is mailed to the lien holder or registered owner.

# What if the Letter of Confirmation and Bill of Sale is lost, how do I apply for a duplicate?

The registered owner or legal owner must complete <u>SFN 2872 Application for Certificate of Title and Registration</u> with the vehicle information. A reason for the duplicate must be stated on the application. The duplicate letter will be mailed to the lien holder of record, or the registered owner. If the Motor Vehicle records show a lien, the letter must be

mailed to the lien holder unless a <u>SFN 2876 Release of Lien by Legal Owner</u> is provided. Duplicate title fee is \$5.

## How is the ownership transferred on a private sale?

The Letter of Confirmation and Bill of Sale contains instructions and all requirements that would be necessary for transfer of ownership. The fee is \$5.

### Does the Motor Vehicle Division collect sales tax on the purchase price?

No. Dealers will continue to collect sales tax and submit it directly to the State Tax Department.

**I paid off my loan on my manufactured home. What will I receive from the lender?** When the lien is satisfied and there is no change in ownership; the lien holder will release their lien and forward the Letter of Confirmation and Bill of Sale along with the Part 3 SFN 2475 Purchaser's Certification and Application to the registered owner with a cover letter of instruction to retain the documents as they would be necessary when a sale of the home takes place.

### What if I already have a title for my manufactured home?

In the event a title has already been issued, the owner may return the certificate of title and an <u>SFN 53658 Affidavit of Use for a Manufactured Home</u> to this office. We will notate the division records in such a way as to prevent the issuance of a title in the future.

Is a mobile home tax equalization form required for a manufactured home?

### **MOBILE HOMES**

### Are titles issued for mobile homes?

Yes. The Motor Vehicle Department issues certificates of title for mobile homes. The fee is \$5.

### How is the ownership of a mobile home transferred?

The certificate of title must be completed by both the seller and the buyer. The seller will sign in Part 1 (Seller's Assignment and Warranty of Title) as the seller. The buyer will complete the buyer's information in the same section with the name(s) and complete mailing address as they are to appear on the title. The buyer must also complete the Part 3 (Purchaser's Certification and Application) located on the back of the title, signing as the buyer and listing the lien holder information if applicable. The buyer must complete a SFN 3004 North Dakota State Board of Equalization Statement of Mobile Home Full Consideration form. The title and equalization form must be submitted along with a \$5 title transfer fee to the motor vehicle department for transfer. The new title will be mailed to the registered owner or lien holder of record.

# What is a North Dakota State Board of Equalization Statement of Mobile Home Full Consideration (mobile home tax equalization) form?

Any person who has purchased a mobile home and is applying for a title must present, with the application, a certified statement of the full consideration paid for the mobile home. The State Equalization Board uses the statement to generate a report used by the State Tax Commissioner to determine the proper assessment of mobile homes for tax purposes.

**Does the Motor Vehicle Division collect excise tax on the purchase price?**No. The division only collects the \$5 fee required for the issuance of the title.

I've paid off the loan on my mobile home. What will I receive from the lender? When you receive the title from your lien holder you will need to sign the back of the title in Part 3 as buyer and submit the title to the Motor Vehicle Division along with \$5. The department will then issue a clear title.

I'm buying my mobile home as a "contract for deed". How do I proceed? The buyer and seller will follow the same procedure listed for the <u>transfer of ownership of a mobile home</u>. The seller will then list their name as the lien holder on the back of the title in Part 3. In this instance, the buyer will be the registered owner of the home, but the seller will retain legal ownership of the home until the contract is fulfilled.

The seller did not give me a title when I bought my mobile home. How do I get one? The seller must apply for a duplicate title if they are the last owner of record. The fee is \$5. If they are not the last owner of record, you will need to contact the Motor Vehicle Division for further instruction.

I own a mobile home park. How do I obtain a title for a home left abandoned? For a title to be obtained by the park owner the park owner shall post a signed and dated notice of landlord lien on the primary entrance to the mobile home. The notice of lien must contain the name and last-known address of the owner of the mobile home, the name and post-office address of the landlord lien claimant, the amount of the lien, a description of the location and type of mobile home, and a recitation of the penalty provisions of NDCC 35.20.17. A lien holder may sell a mobile home thirty (30) days after the lien holder mails notice of the lien to the owner of the home and secured parties of record. Landlord liens do not have priority over a prior perfected security interest in the property. After the sale, the lien holder shall forward to the former owner any money resulting from the sale of the home in excess of the amount owed for accrued rents, storage, and removal relating to the mobile home. If the location of the former mobile home owner is not known, any money from a sale in excess of the amount owed is presumed abandoned under NDCC 47.30.1. The park owner may also obtain a title through an order of the court.