IN RE: CHARLES LEE TRIPLETT
D/B/A TRIPLETT MOBILE HOME TRANSPORT
INSTALLER/TRANSPORTER LICENSE # 15024705

MODIFICATION TO ADMINISTRATIVE ORDER

A FINAL ADMINISTRATIVE ORDER having been entered in this matter on July 7, 2021, in which a disposition was ordered with regard to the Respondent, Charles Lee Triplett d/b/a Triplett Mobile Home Transport; and

Whereas, subsequent to the issuance of that Order, the Respondent has made diligent efforts to comply with the conditions for the suspended status of his license verses the ultimate revocation of his license, which includes the payment of $1,000 towards his outstanding fine, as well as the payment of $2,000 towards his outstanding fees; and

Whereas, the Respondent should be granted additional leeway for complying with the requirements for his continued operation as an installer / transporter, despite his financial inability to pay all amounts due in full immediately.

NOW, THEREFORE, in light of the foregoing, the disposition entered against the Respondent through Final Administrative Order, dated July 7, 2021, should be and hereby is modified as follows:

1. That the Mississippi Installer / Transporter License No. 15024705 issued to Respondent, Charles Lee Triplett d/b/a Triplett Mobile Home Transporter, should be, and hereby is hereby placed into a PROBATIONARY STATUS, subject to the conditions set forth below. Additionally, the civil penalty is assessed against Respondent is hereby reduced from the original
amount of Two Thousand Dollars ($2,000) to a total sum of One Thousand Dollars ($1,000), which has already been paid and is now satisfied in full.

2. That the Probationary Conditions placed on the Respondent’s license include the following requirements:

a. Turn in all outstanding and delinquent Property Locator / Certificate of Installation forms to the Office of the State Fire Marshal, identifying all factory-built homes that have been installed by Respondent, as well as for all installations that may henceforth be completed;

b. For any Affidavits of Correction sent to Respondent from the State Fire Marshal’s Office indicating corrections needed to an installation, Respondent must complete the required corrections and return the completed Affidavit to the State Fire Marshal’s Office within the 20 days required by regulation.

c. Pay all outstanding and overdue Installation / Inspection fees that are due from the Respondent to the State Fire Marshal’s Office. Furthermore, any further fees accruing shall be due and payable immediately upon turn in of the property locator forms, as already required by regulation. No renewal of Respondent’s license shall occur until Respondent’s outstanding balance of installation / inspection fees are paid in full.

d. Respondent shall commit no further violations of the laws and regulations of this State as the same relate to the installation and transportation of factory built homes.

e. This Probationary status of licensure shall be for the licensure period of July 1, 2021 through June 30, 2022. If all conditions required in this Order are in compliance, then this probationary status shall automatically expire on June 30, 2022.

SO ORDERED, this the 30th day of August, 2021.

MIKE CHANEY
COMMISSIONER OF INSURANCE

Recommended by:

Mark Lampton
Senior Attorney