



Manufactured Housing Law Update - July 2018

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McGlinchey Stafford and the Manufactured Housing Institute (MHI) are pleased to bring you the Manufactured Housing Law Update. With content prepared by McGlinchey Stafford's nationally-recognized consumer financial services team, the Update focuses on legal and regulatory actions in the manufactured housing industry.

Thank you for reading the July Manufactured Housing Law Update. It is hard to believe summer is almost over!

If you are a manufactured housing retailer, you should read the recent decision from the Supreme Court of Wyoming, then review your standard purchase and sales agreement to make sure that the agreement's language does not have provisions that are inconsistent with your actual sales practices.

On the lending side, there were foreclosure-related statute of limitations decisions and other default servicing-related decisions that may be of interest.

On the communities side, take a look at the first decision in this month's update which involved a nonconforming use dating back to 1955.

These items and many more, so read on!

[Read the full update here.](#)

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