ment, in accordance with subsection 4 of section 321A.6: provided. however, in the event there shall be any default in the payment of any installment under any confession of judgment, then, upon notice of such default, the director shall forthwith suspend the license and registration or nonresident's operating privilege of such person defaulting 10 which shall not be restored unless and until the entire amount provid-11 12 ed for in said confession of judgment has been paid; and provided, 13 further, that in the event there shall be any default in the payment of any installment under any duly acknowledged written agreement, then, upon notice of such default, the director shall forthwith suspend 14 15 16 the license and registration or nonresident's operating privilege of such person defaulting which shall not be restored unless and until (a) such 17 18 person deposits and thereafter maintains security as required under section 321A.5 in such amount as the director may then determine, or (b) 19 20 one year shall have elapsed following the date when such security was 21 required and during such period no action upon such agreement has 22 been instituted in a court in this state twelve months after such secu-23 rity was required, provided the department has not been notified by 24 any party to the action or an attorney for any party that an action 25 upon such an agreement has been instituted in a court in this state 26 within one year after such security was required.

Approved April 22, 1975

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CHAPTER 185

MOBILE HOMES MOVEMENT

H. F. 479

AN ACT relating to the movement of mobile homes and factory-built structures of excessive size subject to penalties provided by law.

Be It Enacted by the General Assembly of the State of Iowa:

SECTION 1. Section three hundred twenty-one E point three (321E.3), Code 1975, is amended by adding the following new unnumbered paragraph:

NEW UNNUMBERED PARAGRAPH. Notwithstanding the provisions of this section, the maximum trip distances for the movement of mobile homes and factory-built structures with widths including appurtenances exceeding twelve feet five inches may be waived under section three (3) of this Act by the department and local authorities.

SEC. 2. Section three hundred twenty-one E point nine (321E.9), subsection one (1), Code 1975, is amended to read as follows:

1. Vehicles with indivisible loads having an overall width not to exceed twelve feet, five inches or mobile homes including appurtenances not to exceed twelve feet, five inches and an overall length not to exceed eighty eighty-five feet, zero inches may be moved for unlimited distances. No mobile home may be moved under the provisions of this subsection if the actual mobile home unit exceeds sixty eight sixty-seven feet six inches in length excluding hitch or any overhang. No unit moved under the provisions of this subsection shall exceed the height as prescribed in section 321.456 and the total gross weight as prescribed in section 321.463.

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SEC. 3. Chapter three hundred twenty-one E (321E), Code 1975, is

amended by adding the following new section:

NEW SECTION. The department and local authorities may, upon application and with good cause shown, issue single trip permits for the movement of mobile homes or factory-built structures of widths including appurtenances exceeding twelve feet five inches subject to the following conditions:

1. Single trip permits issued under the provisions of this section shall be limited to mobile homes and factory-built structures of widths including appurtenances exceeding twelve feet five inches but not exceeding fourteen feet five inches, where the mobile home or factorybuilt structure does not exceed sixty-seven feet six inches in length excluding the hitch or any overhang, and where the overall length of the mobile home or the factory-built structure and the power unit does not exceed eighty-five feet.

2. Single trip permits shall be issued only when the movement can be safely accomplished without causing unnecessary traffic congestion.

3. Single trip permits issued under the provisions of this section shall specify the route over which the mobile home or factory-built structure shall be moved, and wherever possible, the department and local authorities shall specify highways having a roadway at least twenty-four feet in width.

4. Single trip permits may be issued by the department or local authorities contingent upon favorable road and weather conditions.

5. A single trip permit shall be issued only when a mobile home or factory-built structure is moved from a point of origin in this state or to a point of destination in this state designated by a resident of this state who has purchased the mobile home or factory-built structure for use as his residence or when a mobile home or factory-built structure is being moved for a resident of this state. For the purposes of this section, "resident" includes a mobile home dealer licensed under the provisions of chapter three hundred twenty-two (322) of the Code, mobile home manufacturers licensed in this state, and manufacturers of factory-built structures in this state.

6. A single trip permit may be issued to allow the movement of a mobile home or factory-built structure on a fully controlled-access, divided, multi-laned highway at a speed exceeding forty miles per hour

but not exceeding forty-five miles per hour.

For the purposes of this section, "factory-built structure" means any structure which is wholly or in substantial part, made, fabricated, formed or assembled in manufacturing facilities for installation or assembly and installation, on a building site and is temporarily moved on its own axles.

The distance limitations imposed on mobile home or factory-built structures under section three hundred twenty-one E point three (321E.3) of the Code shall not apply to single trip permits issued under the provisions of this section, but in all other respects the provisions of this chapter shall apply.

Approved June 6, 1975