

standards are actually adequately enforced by the other state, he may provide by regulation that industrialized buildings approved by the other states shall be entitled to certification by the Department.

(b) Any person or firm manufacturing industrialized buildings to be sold or offered for sale to first users in Maryland must agree that the Department has the right to conduct unannounced inspections at the manufacturing site to review any or all aspects of the manufacturer's quality control program.

(1) The cost of two such inspections may be charged to the manufacturer in accordance with a fee schedule established by the Department. In addition, the total travel costs on published air fare, or equivalent rate, between Baltimore and the location of the factory, plus necessary supplemental surface transportation and reimbursement for food and lodging consistent with allowances for Maryland State employees may be charged to the manufacturer.

(2) The Department is authorized to establish a program of training and accreditation of local enforcement agency personnel in order to enable them to be most effective in inspection of industrialized buildings or mobile homes and to promote the possibility of reciprocal reliance between building personnel in Maryland and between Maryland and other states. In those jurisdictions which employ accredited local enforcement agency personnel, the function of on-site inspection of the installation or assembly of industrialized buildings shall be reserved to said jurisdictions with appropriate appeal procedures from their decisions.

(c) (1) Industrialized buildings certified by the Department for sale in Maryland shall bear the insignia furnished by the Department. An industrialized building manufactured after June 30, 1977 may not be sold, offered for sale, or installed in Maryland unless it bears the [insigne] INSIGNIA furnished by the Department.

(2) Any industrialized building bearing an [insigne] INSIGNIA shall be acceptable in all localities as complying with the requirements of this subheading and shall be acceptable as meeting the requirements of safety to life, health, and property imposed by any ordinance or law of any local governing body of this State without further investigation or inspection if the units are erected or installed in accordance with all conditions of the certification.

(3) Any industrialized building which does not carry the [insigne] INSIGNIA of the Department and which, by reason of date of manufacture, may lawfully be sold or installed is subject to control of any local governing body in this State within whose jurisdiction it is to be installed. When such a building is