WAC 296-150I-3000  Penalties, fees, and refunds.

Penalties

(1) Monetary penalties for infractions listed in WAC 296-150I-0210 shall be assessed for each violation of chapter 43.22A RCW in the following amount:

(a) Failure to have a certified installer on the installation site whenever installation work is being performed:

First Final Violation $250.00
Each Additional Final Violation $1,000.00

(b) Failure to correct all nonconforming aspects of the installation identified by the local enforcement agency or by an authorized representative of the department within thirty days of issuance of notice of the same:

First Final Violation Warning
Second Final Violation $250.00
Third Final Violation $500.00
Each Additional Final Violation $1,000.00

(c) Failure by a certified installer to affix a certification tag to an installed manufactured/mobile home:

First Final Violation Warning
Second Final Violation $250.00
Third Final Violation $500.00
Each Additional Final Violation $1,000.00

(d) Transfer of certification tag(s) from a certified installer to another certified installer without prior written approval of the department:

First Final Violation Warning
Each Additional Final Violation $250.00

(e) Transfer of certification tag(s) from a certified installer to a noncertified installer:

First Final Violation to Each Contractor in Violation $250.00
Each Additional Final Violation to Each Contractor in Violation $1,000.00

(f) Transfer of unused installer certification tags by a manufactured home retailer to a new ownership without prior written approval of the department:

First Final Violation Warning
Each Additional Final Violation $250.00

Fees and Refunds

The following fees are payable to the department in advance:

Training and certification $270.40
Training only 10 hours $135.20
Manufactured/mobile home installation inspector training $135.20
Refund $27.00
Certification renewal $135.20
Continuing education class $54.00
Retake failed examination and training $40.50
(2) The department shall refund fees paid for training and certification or certification renewal as a manufactured home installer if the application is denied for failure of the applicant to comply with the requirements of chapter 43.22A RCW or these rules.

(3) If an applicant has paid fees to attend training or to take an examination and is unable to attend the scheduled training or examination, the applicant may:
   (a) Change to another scheduled training and examination; or
   (b) Request a refund.

(4) An applicant who fails the examination shall not be entitled to a refund.