FMCSA-HOS-ELD-395-FAQ25(2017-12-18)-CORR1

**Question:** Are transporters of mobile or modular homes considered drive-away/tow-away operations under Section 395.8 (a)(1)(iii)(A)(2) or (3) and therefore exempt from the ELD rule?

**Guidance:** No. The transportation of mobile or modular homes does not qualify for an exception under §[395.8(a)(1)(iii)(A)(2)](https://www.ecfr.gov/current/title-49/subtitle-B/chapter-III/subchapter-B/part-395#p-395.8(a)(1)(iii)(A)(2)) because the vehicle driven in transporting the mobile or modular home is not part of the shipment, nor does the transport qualify under §[395.8(a)(1)(iii)(A)(3)](https://www.ecfr.gov/current/title-49/subtitle-B/chapter-III/subchapter-B/part-395#p-395.8(a)(1)(iii)(A)(3)) because the shipment is neither a motorhome or recreational vehicle trailer.

**Contact Info:** FMCSA ELD Information, 1-800-832-5660 or ELD@dot.gov.

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*Note: This guidance document does not have the force and effect of law and is not meant to bind the public in any way. It is intended only to provide information and clarity regarding existing requirements under the law or agency policies.*

**Regulatory Topic: ELD Guidance**

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