MS

S1472-1

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 1472

(SENATE AUTHORS: KUNESH and Lucero)				
DATE	D-PG	OFFICIAL STATUS		
02/09/2023	755	Introduction and first reading		
		Referred to Commerce and Consumer Protection		
03/08/2023		Comm report: To pass as amended		
		Second reading		
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1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6	relating to manufactured homes; amending provisions related to utility billing practices in manufactured home parks; amending Minnesota Statutes 2022, sections 103G.291, subdivision 4; 327C.015, subdivision 17, by adding subdivisions; 327C.04, subdivisions 1, 2, by adding subdivisions; repealing Minnesota Statutes 2022, section 327C.04, subdivision 4.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. Minnesota Statutes 2022, section 103G.291, subdivision 4, is amended to read:
1.9	Subd. 4. Demand reduction measures. (a) For the purposes of this section, "demand
1.10	reduction measures" means measures that reduce water demand, water losses, peak water
1.11	demands, and nonessential water uses. Demand reduction measures must include a
1.12	conservation rate structure, or a uniform rate structure with a conservation program that
1.13	achieves demand reduction. A "conservation rate structure" means a rate structure that
1.14	encourages conservation and may include increasing block rates, seasonal rates, time of use
1.15	rates, individualized goal rates, or excess use rates. If a conservation rate is applied to
1.16	multifamily dwellings or a manufactured home park, as defined in section 327C.015,
1.17	subdivision 8, the rate structure must consider each residential unit as an individual user.
1.18 1.19	(b) To encourage conservation, a public water supplier serving more than 1,000 people must implement demand reduction measures by January 1, 2015.
1.20	EFFECTIVE DATE. This section is effective August 1, 2024, and applies to a billing
1.21	period that begins on or after that date.

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2.1	Sec. 2. Minnes	ota Statutes 2022	, section 327C.0	015, is amended by ad	ding a subdivision
2.2	to read:				
2.3	Subd. 3a. Con	<mark>mmodity rate.</mark> "C	Commodity rate"	means the per unit prie	ce for utility service
2.4	that varies direct	ly with the volum	ne of a resident's	s consumption of utilit	y service and that
2.5	is established or	approved by the l	Minnesota Publ	ic Utilities Commissio	on or a municipal
2.6	public utilities co	mmission, an elec	tric cooperative	association, or a munic	cipality and charged
2.7	to a user of the se	ervice.			
2.8	EFFECTIVI	E DATE. This see	ction is effective	e the day following fir	nal enactment.
2.9	Sec. 3. Minnes	ota Statutes 2022	, section 327C.0	015, is amended by ad	ding a subdivision
2.10	to read:				
2.11	<u>Subd. 11a.</u> Pu	ıblic utility. "Put	olic utility" has	the meaning given in s	section 216B.02,
2.12	subdivision 4.				
2.13	EFFECTIVI	E DATE. <u>This see</u>	ction is effective	e the day following fir	nal enactment.
2.14	Sec. 4. Minnes	ota Statutes 2022	, section 327C.0	015, subdivision 17, is	amended to read:
2.15	Subd. 17. Sul	bstantial modific	cation. "Substar	ntial modification" me	ans any change in
2.16	a rule which: (a)	significantly dim	inishes or elimi	nates any material obl	ligation of the park
2.17	owner; (b) signif	icantly diminishe	s or eliminates	any material right, pri	vilege or freedom
2.18	of action of a res	ident; or (c) invol	lves a significar	nt new expense for a re	esident. The
2.19	installation of wa	ater and sewer me	ters and the sub	sequent metering of a	nd billing for water
2.20	and sewer service	e is not a substan	tial modification	n of the lease, provide	d the park owner
2.21	complies with se	ction 327C.04, st	ubdivision 6.		
2.22	EFFECTIVI	E DATE. This see	ction is effective	e for meter installatior	ns initiated on or
2.23	after August 1, 2	023.			
2.24	Sec. 5. Minnes	ota Statutes 2022	, section 327C.	015, is amended by ad	ding a subdivision
2.25	to read:				
2.26	<u>Subd. 17a.</u> Ut	tility provider. "I	Utility provider	" means a public utilit	y, an electric
2.27	cooperative asso	ciation, or a muni	icipal utility.		
2.28	EFFECTIVI	E DATE. This see	ction is effective	e the day following fir	nal enactment.

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	SF1472	REVISOR	MS	S1472-1	1st Engrossment	
3.1	Sec. 6. Minnesota Statutes 2022, section 327C.04, subdivision 1, is amended to read:					
3.2	Subdivision	Subdivision 1. Billing permitted. A park owner who either provides utility service				
3.3	directly to residents or who redistributes to residents utility service provided to the park					
3.4	owner by a utility provider may charge the residents for that service, only if the charges					
3.5	comply with this section.					
3.6	EFFECTIVE DATE. This section is effective the day following final enactment.					
3.7	Sec. 7. Minne	esota Statutes 2022,	, section 327C.)4, subdivision 2, is an	nended to read:	
3.8	Subd. 2. M	etering required. A	A park owner w	ho charges residents for	or a utility service	
3.9	must charge eac	ch household the sar	ne amount, unle	ess the park owner has i	nstalled measuring	
3.10	devices which accurately meter each household's use of the utility. Utility measuring devices					
3.11	installed by the park owner must be installed or repaired only by a licensed plumber, licensed					
3.12	electrician, or l	icensed manufactur	red home instal	ler.		
3.13	EFFECTIVE DATE. This section is effective August 1, 2023, and applies to meters					
3.14	installed or repaired on or after that date.					
3.15		esota Statutes 2022,	section 327C.(14, is amended by addin	ng a subdivision to	
3.16	read:					
3.17	<u>Subd. 5.</u> Ut	ility charge for me	etered service.	(a) A park owner who	edistributes utility	
3.18	service may no	t charge a resident	a commodity ra	te that exceeds the cor	nmodity rate at	
3.19	which the park	owner purchases uti	lity service fron	n a utility provider. Befo	ore billing residents	
3.20	for redistribute	d utility service, a p	oark owner mus	t deduct utility service	used exclusively	
3.21	or primarily for	r the park owner's p	ourposes.			
3.22	(b) If a utili	ty bill that a park o	wner receives f	rom a utility provider s	separates from	
3.23	variable consur	nption charges a fix	xed service or r	neter charge or fee, tax	es, surcharges, or	
3.24	other miscellan	eous charges, the p	ark owner mus	t deduct the park owne	r's pro rata share	
3.25	of these separa	tely itemized charg	es and apportio	n the remaining fixed	portion of the bill	

- 3.26 equally among residents based on the total number of occupied units in the park.
- 3.27 (c) A park owner may not charge to or collect from residents any administrative, capital,
- 3.28 or other expenses associated with the distribution of utility services, including but not limited
- 3.29 to disconnection, reconnection, and late payment fees.
- 3.30 **EFFECTIVE DATE.** This section is effective July 1, 2023.

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4.1	Sec. 9. Mi	nnesota Statutes 2022	, section 327C.	04, is amended by addi	ng a subdivision to
4.2	read:				
4.3	<u>Subd. 6.</u>	Rent increases follow	ving the install	ation of water meters.	A park owner may
4.4	not increase	lot rents for 13 months	s following the c	commencement of utilit	y bills for a resident
4.5	whose lease	included water servic	e. In each of th	e three months prior to	commencement of
4.6	utility billin	g, a park owner must	provide the res	ident with a sample bil	l for water service.
4.7	EFFEC	TIVE DATE. This se	ction is effectiv	ve August 1, 2023, and	applies to meter
4.8	installations	s initiated on or after t	hat date.		
4.9	Sec. 10. <u>R</u>	REPEALER.			
4.10	Minneso	ota Statutes 2022, sect	ion 327C.04, st	ubdivision 4, is repealed	<u>d.</u>
4.11	EFFEC	TIVE DATE. This se	ction is effectiv	ve July 1, 2023.	

APPENDIX Repealed Minnesota Statutes: S1472-1

327C.04 UTILITY CHARGES.

Subd. 4. **Electricity.** If a park owner provides electricity to residents by reselling electricity purchased from a public or municipal utility or electrical cooperative, and compliance with subdivision 3 would cause the park owner to lose money on the sale of electricity, the park owner may bill residents at a rate calculated to allow the park owner to avoid losing money on the sale of electricity. In calculating the cost of providing electricity, the park owner may consider only the actual amount billed by the public utility or electrical cooperative to the park owner for electricity furnished to residents. The park owner may not consider administrative, capital or other expenses.