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CKM

S2697-2

2nd Engrossment

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		STATE (ENATE of minni ieth ses	ESOTA	S	.F.	No.	2697
(SENATE AUTH DATE 02/26/2018 03/12/2018 03/14/2018 03/19/2018	6408a Comr 6438 Comr Comr	luction and first rea red to Environment n report: To pass as	OFFI ding and Natural Reso amended and re- id re-referred to J	ICIAL STATUS ources Policy and Le refer to Local Gover udiciary and Public S	rnment	and Po	licy	
		A	bill for an ac	et				
Minneso			-	gement provisi divisions 2, 4a		-	by	
BE IT ENA	CTED BY TH	E LEGISLAT	TURE OF T	HE STATE OF	F MINNES	SOTA	÷	
Section 1.	Minnesota Sta	tutes 2016, se	ection 115A	.94, subdivisic	on 2, is am	endeo	l to rea	ıd:
Subd. 2. I	Local authori	y. A city or to	wn may orga	anize collectior	n, after pub	lic no	tificati	on
and hearing	as required in	subdivisions	4a to <u>4d 4f</u> .	A county may	organize	colled	ction as	5
provided in s	subdivision 5.	A city or tow	n that has o	rganized colle	ction as of	May	1, 201	3,
is exempt fro	om subdivision	ns 4a to 4d 4f						
Sec. 2. Min	nnesota Statut	es 2016, secti	on 115A.94,	, subdivision 4	la, is amen	ided t	o read:	
Subd. 4a.	Committee e	stablishmen	t. (a) Before	implementing	, an ordina	nce, f	ranchis	se,
license, cont	ract, or other 1	neans of orga	inizing colle	ection, a city of	r town, by	resol	ution o	of
the governin	g body, must e	stablish an or	ganized a so	olid waste colle	ection opti	ons co	ommitt	ee
to identify, e	xamine, and ev	valuate variou	is methods o	of organized so	olid waste o	collec	tion. T	he
governing bo	ody shall appo	int the comm	ittee membe	ers.				
(b) The e	rganized solid	<u>waste</u> collec	tion options	committee is	subject to	chapt	ter 13D) _.
Sec. 3. Min	nnesota Statut	es 2016, secti	on 115A.94,	, subdivision 4	b, is amer	nded t	o read:	:
Subd. 4b	. Committee	duties. The co	ommittee est	tablished unde	er subdivis	ion 4a	a shall:	
(1) deterr	nine which m	ethods of org	anized solid	waste collecti	on to exar	nine,	which	

- must include: 1.21
 - Sec. 3.

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2.1	(i) the exis	sting system of colle	ection;					
2.2	(i) (ii) a system in which a single collector collects solid waste from all sections of a							
2.3	city or town; and							
2.4	(ii) (iii) a system in which multiple collectors, either singly or as members of an							
2.5	organization of collectors, collect solid waste from different sections of a city or town;							
2.6	(2) establish a list of criteria on which the organized solid waste collection methods							
2.7	selected for examination will be evaluated, which may include: costs to residential							
2.8	subscribers, impacts on residential subscribers' ability to choose a provider of solid waste							
2.9	service based on the desired level of service, costs and other factors, the impact of miles							
2.10	driven by collection vehicles on city streets and alleys and the incremental impact of miles							
2.11	driven by collection vehicles, initial and operating costs to the city of implementing the							
2.12	organized solid waste collection system, providing incentives for waste reduction, impacts							
2.13	on solid waste collectors, and other physical, economic, fiscal, social, environmental, and							
2.14	aesthetic impa	acts;						
2.15	(3) collect	information regard	ing the operation	on and efficacy of exist	ing methods of			
2.16	organized soli	id waste collection	in other cities a	nd towns;				
2.17	(4) seek input from, at a minimum:							
2.18	(i) the gov	erning body of the	city or town;					
2.19	(ii) the local official of the city or town responsible for solid waste issues;							
2.20	(iii) persons currently licensed to operate solid waste collection and recycling services							
2.21	in the city or town; and							
2.22	(iv) resider	nts of the city or tov	wn who current	ly pay for residential so	lid waste collection			
2.23	services; and							
2.24	(5) issue a	report on the comr	nittee's research	n, findings, and any rec	ommendations to			
2.25	the governing	body of the city or	town.					
2.26	Sec. 4. Minr	nesota Statutes 2010	6, section 115A	94, subdivision 4c, is	amended to read:			
2.27	Subd. 4c.	Governing body; i	mplementatio	n. The governing body	of the city or town			
2.28	shall consider the report and recommendations of the organized solid waste collection							
2.29	options committee. The governing body must provide public notice and hold at least one							
2.30	public hearing before deciding whether to implement organized collection. Organized							
2.31	collection may begin no sooner than six months after the effective date of the decision of							
2.32	the governing	body of the city or	town to implement	nent organized collecti	on.			

Sec. 4.

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Sec. 5. Minnesota Statutes 2016, section 115A.94, subdivision 4d, is amended to read:

Subd. 4d. Participating collectors proposal requirement. Prior to Before establishing 32 a committee under subdivision 4a to consider organizing residential solid waste collection, 3.3 a city or town with more than one licensed collector must notify the public and all licensed 3.4 collectors in the community. The city or town must provide a 60-day period of at least 60 3.5 days in which meetings and negotiations shall occur exclusively between licensed collectors 3.6 and the city or town to develop a proposal in which interested licensed collectors, as members 3.7 of an organization of collectors, collect solid waste from designated sections of the city or 3.8 town. The proposal shall include identified city or town priorities, including issues related 3.9 to zone creation, traffic, safety, environmental performance, service provided, and price, 3.10 and shall reflect existing haulers maintaining their respective market share of business as 3.11 determined by each hauler's average customer count during the six months prior to the 3.12 commencement of the 60-day exclusive negotiation period. If an existing hauler opts to be 3.13 excluded from the proposal, the city may allocate their customers proportionally based on 3.14 market share to the participating collectors who choose to negotiate. The initial organized 3.15 collection agreement executed under this subdivision must be for a period of three to seven 3.16 years. Upon execution of an agreement between the participating licensed collectors and 3.17 city or town, the city or town shall establish organized collection through appropriate local 3.18 controls and is not required to fulfill the requirements of subdivisions 4a, 4b, and 4c, except 3.19 that the governing body must provide the public notification and hearing required under 3.20 subdivision 4c. 3.21

3.22 Sec. 6. Minnesota Statutes 2016, section 115A.94, is amended by adding a subdivision to
3.23 read:

3.24 Subd. 4e. Parties to meet and confer. Before the exclusive meetings and negotiations
 3.25 under subdivision 4d, participating licensed collectors and elected officials of the city or
 3.26 town must meet and confer regarding waste collection issues, including but not limited to
 3.27 road deterioration, public safety, pricing mechanisms, and contractual considerations unique
 3.28 to organized collection.

3.31 Subd. 4f. Joint liability limited. Notwithstanding section 604.02, an organized collection
 3.32 agreement must not obligate a participating licensed collector for damages to third parties
 3.33 solely caused by another participating licensed collector. The organized collection agreement

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^{3.29} Sec. 7. Minnesota Statutes 2016, section 115A.94, is amended by adding a subdivision to
3.30 read:

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4.1		0	actions that are	undertaken by all the	participating licensed
4.2	collectors unde	er this section.			
4.3	Sec. 8. Minne	esota Statutes 201	6, section 115A	94, subdivision 5, is	amended to read:
4.4	Subd. 5. Co	ounty organized o	collection. (a) A	a county may by ordi	nance require cities
4.5	and towns with	in the county to o	rganize collecti	on. Organized collec	tion ordinances of
4.6	counties may:				
4.7	(1) require of	cities and towns to	require the sepa	ration and separate co	ollection of recyclable
4.8	materials;				
4.9	(2) specify	the material to be	separated; and		
4.10	(3) require	cities and towns to	meet any perf	ormance standards fo	or source separation
4.11	that are contair	ned in the county s	olid waste plan		
4.12	(b) A count	y may itself organ	ize collection u	nder subdivisions 4a	to 4d 4f in any city
4.13	or town that do	es not comply wit	th a county orga	nized collection ordi	inance adopted under
4.14	this subdivision	n, and the county	may implement	, as part of its organiz	zed collection, the
4.15	source separati	on program and p	erformance star	ndards required by its	s organized collection
4.16	ordinance.				
4.17	Sec. 9. EFFF	ECTIVE DATE.			

4.18 This act is effective January 1, 2019, and applies to organized collection noticed under
4.19 Minnesota Statutes, section 115A.94, subdivision 2, on or after that date.