1.1	A bill for an act
1.2	relating to labor and industry; modifying the requirements of the Manufactured
1.3	Home Building Code; amending Minnesota Statutes 2008, sections 327.31,
1.4	subdivision 17, by adding subdivisions; 327.32, subdivision 1, by adding
1.5	subdivisions; repealing Minnesota Statutes 2008, sections 327.32, subdivision 4;
1.6	327C.07, subdivisions 3, 3a, 8.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. Minnesota Statutes 2008, section 327.31, subdivision 17, is amended to read:
1.9	Subd. 17. <b>Installation.</b> "Installation" of a manufactured home means assembly
1.10	installation or reinstallation, at the site of occupancy, of all portions of a manufactured
1.11	home, connection of the manufactured home to existing utility connections and installation
1.12	of support and/or anchoring systems.
1.13	Sec. 2. Minnesota Statutes 2008, section 327.31, is amended by adding a subdivision
1.14	to read:
1.15	Subd. 21. Used manufactured home. "Used manufactured home" means a home
1.16	being offered for sale not less than 24 months after the first purchaser took legal ownership
1.17	or possession of the home.
1.18	Sec. 3. Minnesota Statutes 2008, section 327.31, is amended by adding a subdivision
1.19	to read:
1.20	Subd. 22. Seller. "Seller" means either the homeowner, manufactured home retailer
1.21	or dealer, broker, limited dealer or retailer, or listing agent.
1.22	Sec. 4. Minnesota Statutes 2008, section 327.32, subdivision 1, is amended to read:

Sec. 4. 1

2.1	Subdivision 1. Requirement; new manufactured homes. No person shall sell;
2.2	or offer for sale, in this state, any new manufactured home manufactured after July 1,
2.3	1972, or manufacture any manufactured home in this state or install for occupancy any
2.4	manufactured home manufactured after July 1, 1972, in any manufactured home park in
2.5	this state unless the manufactured home complies with the Manufactured Home Building
2.6	Code and: bears a label as required by the secretary.
2.7	(a) bears a seal issued by the commissioner, and is, whenever possible, accompanied
2.8	by a certificate by the manufacturer or dealer, both evidencing that it complies with the
2.9	Manufactured Home Building Code; or
2.10	(b) if manufactured after June 14, 1976, bears a label as required by the secretary.
2.11	Sec. 5. Minnesota Statutes 2008, section 327.32, is amended by adding a subdivision
2.12	to read:
2.13	Subd. 1a. Requirement; used manufactured homes. No person shall sell or
2.14	offer for sale in this state any used manufactured home manufactured after June 14,
2.15	1976, or install for occupancy any used manufactured home manufactured after June
2.16	14, 1976, unless the used manufactured home complies with the Notice of Compliance
2.17	Form as provided in this subdivision. If manufactured after June 14, 1976, the home
2.18	must bear a label as required by the secretary. The Notice of Compliance Form shall be
2.19	signed by the seller and purchaser indicating which party is responsible for either making
2.20	or paying for any necessary corrections prior to the sale and transferring ownership of
2.21	the manufactured home.
2.22	The Notice of Compliance Form shall be substantially in the following form:
2.23	"Notice of Compliance Form as required in Minnesota Statutes,
2.24	section 327.32, subdivision 1.
2.25	This notice must be completed and signed by the purchaser(s) and the seller(s) of the
2.26	used manufactured home described in the purchase agreement and on the bottom of this
2.27	notice before the parties fully execute the sale of a used manufactured home constructed
2.28	after June 14, 1976.
2.29	Electric ranges and clothes dryers must have required four-conductor cords and plugs.
2.30	Complies Correction required
2.31	Initialed by Responsible Party: Buyer Seller
2.32	Solid fuel-burning fireplaces or stoves must be listed for use in manufactured homes, Code
2.33	of Federal Regulations, title 24, section 3280.709(g), and installed correctly, in accordance

Sec. 5. 2

3.1	with their listing or standards (i.e., chimney, doors, hearth, combustion, or intake, etc.,			
3.2	Code of Federal Regulations, title 24, section 3280.709(g)).			
3.3	Complies	Correction required		
3.4	Initialed by Responsible Party: Buyer	Seller		
3.5	Gas water heaters and furnaces must be l	listed for manufactured home use, Code of Federal		
3.6	Regulations, title 24, section 3280.709(a	a) and (d)(1) and (2) and installed correctly, in		
3.7	accordance with their listing or standard	<u>ls.</u>		
3.8	Complies	Correction required		
3.9	Initialed by Responsible Party: Buyer	Seller		
3.10	Smoke alarms are required to be installed	ed and operational in accordance with Code of		
3.11	Federal Regulations, title 24, section 32	80.208.		
3.12	Complies	Correction required		
3.13	Initialed by Responsible Party: Buyer	Seller		
3.14	Carbon monoxide alarms or CO detectors that are approved and operational are required			
3.15	to be installed within ten feet of each roo	om lawfully used for sleeping purposes.		
3.16	Complies	Correction required		
3.17	Initialed by Responsible Party: Buyer	Seller		
3.18	Egress windows are required in every be	edroom with at least one operable window with		
3.19	a net clear opening of 20 inches wide an	nd 24 inches high, five square feet in area, with		
3.20	the bottom of windows opening no more	e than 36 inches above the floor. Locks, latches,		
3.21	operating handles, tabs, or other operation	onal devices shall not be located more than 54		
3.22	inches above the finished floor.			
3.23	Complies	Correction required		
3.24	Initialed by Responsible Party: Buyer	Seller		
3.25	The furnace compartment of the home is required to have interior finish with a flame			
3.26	spread rating not exceeding 25 feet, as s	pecified in the 1976 United States Department of		
3.27	Housing and Urban Development Code	governing manufactured housing construction.		
3.28	Complies	Correction required		
3.29	Initialed by Responsible Party: Buyer	Seller		
3.30	The water heater enclosure in this home	is required to have interior finish with a flame		
3.31	spread rating not exceeding 25 feet, as s	pecified in the 1976 United States Department of		
3.32	Housing and Urban Development Code	governing manufactured housing construction.		
3.33	Complies	Correction required		
3.34	Initialed by Responsible Party: Buyer	Seller		

Sec. 5. 3

The home complies with the snowload and heat zone requirements for the state of		
Minnesota as indicated by the data plate.		
Complies	Correction required	
Initialed by Responsible Party: Buyer	<u>Seller</u>	
The mention to this component horse initialed	I all magning discretions and assess by their	
The parties to this agreement have initialed	-	
	tions prior to the sale or transfer of ownership	
of the home described below as listed in the	e purchase agreement. The state of Minnesota	
or a local building official has the authority	to inspect the home in the manner described in	
Minnesota Statutes, section 327.33, prior to	or after the sale to ensure compliance was	
properly executed as provided under the Ma	anufactured Home Building Code.	
Signature of Purchaser(s) of Home		
date	date	
Print name as appears on purchase agreement	Print name as appears on purchase agreement	
Signature of Seller(s) of Home	<u>agreement</u>	
<del></del> _	date	
City/State/Zip)		
Name of manufacturer of home		
Model and Year		
Serial Number	"	
to read:	An alternative frost-free design slab that is	
	licensed professional engineer or architect, and	
-	-	
<del>-</del>	n standards in effect at the date of manufacture	
	n applicable, shall be issued a permit by the	
department within ten days.		
Sec. 7. Minnesota Statutes 2008, section	n 327.32, is amended by adding a subdivision	
to read:		
Subd. 1c. Manufacturer's installati	ion instructions; new home. All new	
single-section manufactured homes and new	w multisection manufactured homes shall be	

Sec. 7.

5.1	installed in compliance with the manufacturer's installation instructions in effect at the
5.2	date of manufacture or, when applicable, the Minnesota State Building Code.

Sec. 8. Minnesota Statutes 2008, section 327.32, is amended by adding a subdivision to read: 5.4

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- Subd. 1d. Manufacturer's installation instructions; used multisection homes. All used multisection manufactured homes shall be installed in compliance with either the manufacturer's installation instructions in effect at the date of manufacture, approved addenda or, when applicable, the Minnesota State Building Code.
- Sec. 9. Minnesota Statutes 2008, section 327.32, is amended by adding a subdivision 5.9 to read: 5.10
  - Subd. 1e. Reinstallation requirements for single-section used manufactured homes. (a) All single-section used manufactured homes reinstalled less than 24 months from the date of installation by the first purchaser must be reinstalled in compliance with subdivision 1c. All single-section used manufactured homes reinstalled more than 24 months from the date of installation by the first purchaser may be reinstalled without a frost-protected foundation if the home is reinstalled in compliance with Minnesota Rules, chapter 1350, for above frost-line installations and the notice requirement of subdivision 1f is complied with by the seller and the purchaser of the single-section used manufactured home.
  - (b) The installer shall affix an installation seal issued by the department to the outside of the home as required by the Minnesota State Building Code. The certificate of installation issued by the installer of record shall clearly state that the home has been reinstalled with an above frost-line foundation. Fees for inspection of a reinstallation and for issuance of reinstallation seals shall follow the requirements of sections 326B.802 to 326B.885. Fees for review of plans, specifications, and on-site inspections shall be those as specified in section 326B.153, subdivision 1, paragraph (c). Whenever an installation certificate for an above frost-line installation is issued to a single-section used manufactured home being listed for sale, the purchase agreement must disclose that the home is installed on a nonfrost-protected foundation and recommend that the purchaser have the home inspected to determine the effects of frost on the home.
- Sec. 10. Minnesota Statutes 2008, section 327.32, is amended by adding a subdivision 5.31 5.32 to read:

Sec. 10. 5

6.1	Subd. 1f. Notice requirement. The seller of the single-section used manufactured		
6.2	home being reinstalled under subdivision 1e shall provide the following notice to the		
6.3	purchaser and secure signatures of all parties to the purchase agreement on or before		
6.4	signing a purchase agreement prior to submitting an application for an installation		
6.5	certificate. Whenever a current owner of a manufactured home reinstalls the manufactured		
6.6	home under subdivision 1e, the current owner is not required to comply with the notice		
6.7	requirement under this subdivision. The notice, which shall be in the same font size		
6.8	as required for the purchase agreement and becomes a part of the purchase agreement,		
6.9	shall be substantially in the following form:		
6.10	"Notice of Reinstalling of a Single-Section Used Manufactured		
6.11	<b>Home Above Frost Line</b>		
6.12	It is recommended that the single-section used manufactured home being reinstalled		
6.13	follow the instructions in the manufacturer's installation manual. By signing this notice,		
6.14	the purchaser(s) are acknowledging they have elected to use footings placed above the		
6.15	local frost line in accordance with the Minnesota State Building Code.		
6.16	The seller has explained the differences between the manufacturer's installation		
6.17	instructions and the installation system selected by the purchaser(s) with respect to		
6.18	possible effects of frost on the manufactured home.		
6.19	The purchaser(s) acknowledge by signing this notice that there is no manufacturer's		
6.20	original warranty remaining on the home and recognize that any other extended or ancillary		
6.21	warranty could be adversely affected if any applicable warranty stipulates that the home		
6.22	be installed in accordance with the manufacturer's installation manual to remain effective.		
6.23	After the reinstallation of the manufactured home, it is highly recommended that the		
6.24	purchaser(s) have a licensed manufactured home installer recheck the home's installation		
6.25	for any releveling needs or anchoring system adjustments each freeze-thaw cycle.		
6.26	The purchaser(s) of the used manufactured home described below that is being reinstalled		
6.27	acknowledge they have read this notice and have been advised to contact the manufacturer		
6.28	of the home and/or the Department of Labor and Industry if they desire additional		
6.29	information before signing this notice. It is the intent of this notice to inform the		
6.30	purchaser(s) that the purchaser(s) elected not to use a frost-protected foundation system		
6.31	for the reinstallation of the manufactured home as originally required by the home's		
6.32	installation manual.		
6.33	Plain language notice.		

Sec. 10. 6

I understand that because this home will be installed with footings placed above the			
local frost line, this home may be subject to adverse effects from frost heave that may			
damage this home. Purchaser(s) initials:			
I understand that the instal	llation of this home with footings placed above the local		
frost line could affect my ability	to obtain a mortgage or mortgage insurance on this		
home. Purchaser(s) initials:	<u></u>		
I understand that the instal	llation of this home with footings placed above the local		
frost line could void my warrant	ty on the home if any warranty is still in place on this		
home. Purchaser(s) initials:	<u></u>		
Signature of Purchaser(s)			
	date		
<u></u>	<u></u>		
Print name	<u>Print name</u>		
	16		
Model and year	······		
Serial number	······································		
Name of licensed installer and l	license number or homeowner responsible for the		
installation of the home as descri	ribed above.		
Installer name:	<u></u>		
	"		
Sec. 11. <b>REPEALER.</b>			

Sec. 11. 7

#### **APPENDIX**

Repealed Minnesota Statutes: s2712-1

#### 327.32 CODE COMPLIANCE.

Subd. 4. **Exception.** Notwithstanding the provisions of subdivision 1, a manufactured home dwelling unit bearing a label issued by the secretary shall not be required to bear a seal of this state. Upon a showing that another state provides for the sealing of manufactured homes manufactured after July 1, 1972, and prior to June 15, 1976, upon compliance with standards which are at least equal to those provided in the Manufactured Home Building Code, the commissioner shall, by rule, provide that a seal affixed under the authority of that state has the same effect as a seal affixed under authority of this state, and thereafter any manufactured home which bears the seal of that state shall not be required to bear the seal of this state as provided in subdivision 1. The commissioner may make any rule contingent upon the other state granting reciprocal effect to seals affixed under authority of this state.

#### 327C.07 IN PARK SALES.

wiring.

Subd. 3. **Application information.** When the prospective buyer of an in park sale seeks approval as a resident, the park owner may require the prospective buyer to submit information reasonably necessary to determine whether the prospective buyer satisfies the park's criteria as stated by the park in its rules. The required information may include the purchase price of the home and the amount of monthly payments on the home, together with any documents reasonably necessary to verify the information. The park owner may inquire into the creditworthiness of the prospective buyer but may not require the submission of any information concerning the business relationship between the seller and a dealer acting for the seller.

Subd. 3a. **Safety feature disclosure form.** A resident or a resident's agent shall disclose information about safety features of the home to the prospective buyer. The information must be given to the buyer before the sale, in writing, in the following form:

This form is required by law to be filled out and given to the prospective buyer of any used manufactured home by all private parties, dealers, and brokers.

This home has at least one egress window in each bedroom, or a window in each bedroom that meets the specifications of the American National Standard Institute 1972 Standard A119.1 covering manufactured homes made in Minnesota. This standard requires that the window be at least 22 inches in least dimension, and at least five square feet in area, and that the window be not more than four feet off the floor. Egress windows installed in compliance with the United States Department of Housing and Urban Development Manufactured Home Standards or the State Building Code are deemed to meet the requirements of this section.

	res	NO	
This home has (number) of exits. This home is equipped with fire extingu	•		ealth
Department.			
	Yes	No	
They are located			
This home is equipped with at least one sleeping area as required in homes built in acco			.ch
	Yes	No	
This home has aluminum electrical wire	ing.		
	Yes	No	
Aluminum electrical wiring can present presented by aluminum electrical wiring can be by the United States Consumer Product Safety  A. The wiring connections to the outlet connection point is now copper.	e eliminated by certain Commission.	n repairs, as recommen	
	Yes	No	
B. This home has electrical outlets and	switches compatible v	with aluminum electric	cal

#### **APPENDIX**

Repealed Minnesota Statutes: s2712-1

	Yes	No
C. Other action has been taken to eliminate electrical wiring in this home. (Describe)	or reduce the da	nger caused by aluminum
(The buyer may check the effectiveness of these is States Consumer Product Safety Commission.)  The furnace compartment in this home is ling United States Department of Housing and Urban E	ned with gypsum	board, as specified in the 1976
housing construction.	evelopment code	s governing manufactured
	Yes	No
The water heater enclosure in this home is the 1976 United States Department of Housing and manufactured housing construction.		-
	Yes	No
This home contains a solid fuel burning stemanufacturer of the home after June 15, 1976, and States Department of Housing and Urban Develope	was inspected for	r compliance with the United
	Yes	No
This home contains a solid fuel burning sto in manufactured homes. It was installed byguidelines. A building permit for this stove was iss installation has been approved by the building office.	in accor	dance with the manufacturer's
	Yes	No
This home contains a solid fuel burning fire manufacturer of the home after June 15, 1976, and States Department of Housing and Urban Develope	was inspected for	r compliance with the United
	Yes	No
This home contains a solid fuel burning fire installation in manufactured homes. It was installed the manufacturer's guidelines. A building permit f, and this fireplace installation has bee	ed by for this fireplace v	in accordance with was issued by the city of
	Yes	No
This home is supported by a support system 1974.	n, as required by s	state code since September 1,
	Yes	No
It is also recommended that the buyer check and improper installation of heat tape, can cause a It is recommended that the buyer have a quand water heater to see that they are both in good woil to natural gas heat, there could be safety proble A utility representative or building official can insequipment. They may charge a reasonable fee to deheck the floor area around the water heater and fucreate a fire hazard.  It is also recommended that the buyer have	fire hazard. alified utility repr vorking order. If t ems if the convers pect the condition to so. It is also rec urnace compartme	resentative check the furnace his home was converted from ion was not done correctly. I and installation of this commended that the buyer ents. A weakened floor can
If you purchase the home, you will be requ and smoke detectors and fire extinguishers within 3	ired to install egre	ess windows within one year

I, ....., the undersigned, hereby declare that the above information is true and

all of the safety features contained in this form within three years.

correct to the best of my knowledge.

# APPENDIX Repealed Minnesota Statutes: s2712-1

Signature	
Date	•

A park owner shall provide a resident or a resident's agent with a copy of the safety feature disclosure form upon request.

Subd. 8. Compliance with home safety features. Within 12 months following the in park sale of a home for which a home safety feature disclosure form has been provided under subdivision 3a, the buyer shall install egress windows meeting the specifications of the American National Standard Institute 1972 Standard A119.1 covering manufactured homes made in Minnesota. Within 30 days following the in park sale of a home for which a home safety feature disclosure form has been provided under subdivision 3a, the buyer shall install fire extinguishers and smoke detectors as required by the Minnesota state Health Department and State Building Code.

In addition to the previous requirements, within three years following the sale or upon the resale of the home the buyer shall install the following home safety features:

- (a) necessary aluminum electrical wiring repairs conforming with the recommendations of the Consumer Product Safety Commission;
- (b) gypsum board lining or similar fire-resistant material for furnaces and water heater enclosures conforming with the Department of Housing and Urban Development Manufactured Home Standards;
- (c) if the home contains a solid fuel burning stove or fireplace, installation in conformance with Department of Housing and Urban Development Manufactured Home Standards; and
  - (d) support systems as required by the State Building Code.

Following installation of the safety features required under this subdivision, the home must be inspected by a state certified building official. The official may charge a reasonable fee, not to exceed \$50, for the inspection. The homeowner shall give the park owner a certificate of inspection certifying that the home safety features required under this subdivision have been installed. This subdivision does not impose any duty or obligation upon a broker, dealer, lender, or park owner to monitor completion of any repairs required, nor does it impose liability on any broker, dealer, lender, or park owner for any injury or claim of whatever nature, which may arise as a result of the failure of the buyer of the home to comply with the home safety features required herein. Failure to comply with the requirements of this subdivision is a park rule violation for purposes of section 327C.09.