JFK

S0047-1

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 47

(SENATE AUTHORS: PAPPAS, Seeberger, Westlin, Mitchell and Pha)								
DATE	D-PG	OFFICIAL STATUS						
01/05/2023	82	Introduction and first reading Referred to Judiciary and Public Safety						
03/06/2023 03/09/2023	1334a	Comm report: To pass as amended and re-refer to Rules and Administration Comm report: To pass as amended Second reading						

1.1	A resolution
1.2 1.3 1.4	memorializing Congress to resolve that the requirements have been met to ratify the Equal Rights Amendment (ERA) and that it shall now be known as the Twenty-Eighth Amendment to the Constitution.
1.5	WHEREAS, the Equal Rights Amendment (ERA) was first passed by Congress in 1972 and
1.6	was sent to the states for ratification; and
1.7	WHEREAS, the ERA guarantees "[e]quality of rights under the law shall not be denied or
1.8	abridged by the United States or by any State on account of sex."; and
1.9	WHEREAS, the adoption of the ERA will help to advance gender justice for women, girls,
1.10	and gender-expansive individuals; and
1.11	WHEREAS, the ERA authorizes Congress to enforce, by appropriate legislation, the provisions
1.12	of the ERA; and
1.13	WHEREAS, the ERA states that the amendment will take effect two years after the last
1.14	constitutionally necessary state ratification occurs; and
1.15	WHEREAS, on January 27, 2020, Virginia became the 38th and final state needed to ratify
1.16	the ERA, which has been ratified by the necessary three-fourths of states; and
1.17	WHEREAS, the Archivist of the United States performs a statutory and ministerial role with
1.18	respect to certifying the ratification of amendments to the United States Constitution; and
1.19	WHEREAS, as of this date, the Archivist has not certified the amendment; and
1.20	WHEREAS, no time limit exists within the text of the proposed amendment that was ratified
1.21	by more than three-fourths of the states; and
1.22	WHEREAS, women, girls, and gender-expansive people across the country are experiencing
1.23	declining access to health, wealth, and opportunity, and increasing incidences of poverty and
1.24	violence; and

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2.1	WHEREAS, the	ERA was first writ	ten by Alice Paul	, the head of the Na	tional Woman's		
2.2	Party, in order to guarantee that the rights affirmed by the United States Constitution are held						
2.3	equally by all citizens without regard to sex; and						
2.4	WHEREAS, the I	ERA would provide	e a fundamental le	egal remedy against	sex discrimination;		
2.5	and						
2.6	WHEREAS, the	ERA would clarify	the legal status o	of sex discrimination	n for the courts,		
2.7	where decisions still de	al inconsistently w	ith such claims; a	und			
2.8	WHEREAS, Min	nesota ratified the	ERA in 1973; and	d			
2.9	WHEREAS, the	first, and still the o	nly, right that the	United States Const	itution specifically		
2.10	affirms to be equal for w	women and men is	the right to vote u	under the 19th Amer	ndment, which was		
2.11	ratified by the states in	1920; and					
2.12	WHEREAS, the	equal protection cl	ause of the 14th A	Amendment to the C	Constitution of the		
2.13	United States has never	been interpreted to	protect against s	ex discrimination in	the same way that		
2.14	the ERA would; and						
2.15	WHEREAS, in Se	ptember 2010, Sup	oreme Court Justic	e Antonin Scalia sai	d he did not believe		
2.16	that the United States C	onstitution, specifi	ically the 14th An	nendment, protects	against sex		
2.17	discrimination; and						
2.18	WHEREAS, the E	RA has not been ra	tified in 12 states,	including Alabama,	Arizona, Arkansas,		
2.19	Florida, Georgia, Louis	ana, Mississippi, I	Missouri, North C	Carolina, Oklahoma,	South Carolina,		
2.20	and Utah; and						
2.21	WHEREAS, in 1	868, the 14th Ame	ndment was adde	d to the Constitutior	n despite two states		
2.22	purporting to rescind th	eir ratification; and	1				
2.23	WHEREAS, the	state constitutions	of 27 states, inclu	ding Alaska, Califo	rnia, Colorado,		
2.24	Connecticut, Delaware,	Florida, Hawaii, Illi	nois, Indiana, Iow	a, Louisiana, Maryla	and, Massachusetts,		
2.25	Montana, Nebraska, Ne	vada, New Hamps	hire, New Jersey,	New Mexico, Oreg	gon, Pennsylvania,		
2.26	Rhode Island, Texas, Ut	ah, Virginia, Wash	ington, and Wyon	ning, provide either	inclusive or partial		
2.27	guarantees of equal righ	ts on the basis of s	sex; and				
2.28	WHEREAS, with	out the addition of	f the ERA to the U	United States Consti	tution, legislation		
2.29	and case law that has re-	sulted in extraordin	nary progress for	women has the pote	ntial to be ignored,		
2.30	weakened, or reversed.	Congress can amer	nd or repeal legisl	ation advancing equ	ality with a simple		
2.31	majority vote, the presid		•				
2.32	Supreme Court can cont	inue to use interme	ediate scrutiny wh	en reviewing cases of	concerning gender;		
2.33	and						
2.34	WHEREAS, it is	vital that the const	titutional gender e	equality rights be up	held now that the		
2.35	ERA has been ratified a	s an amendment to	o the Constitution	of the United State	s; and		

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3.1	WHEREAS, the Archivist of the United States has a statutory and ministerial duty to certify							
3.2	that a proposed amendment to the Constitution is valid and has become part of the Constitution							
3.3	once it is ratified by more than three-fourths of the states; and							
3.4	WHER	EAS, Section 3 of the E	qual Rights Ar	nendment states that the ar	nendment shall take			
3.5	effect two years after the last constitutionally necessary state ratification occurs, which was January							
3.6	27, 2020; NO	W, THEREFORE,						
3.7	BE IT I	RESOLVED by the Leg	islature of the	State of Minnesota that it	urges the Congress			
3.8	of the United	States to pass House Re	esolution 25 an	d Senate Resolution 4, res	olving that the			
3.9	requirements	have been met to ratify	the ERA and th	at it shall now be known as	s the Twenty-Eighth			
3.10	Amendment t	to the Constitution.						
3.11	BE IT F	URTHER RESOLVED	that the Secreta	ary of State of the State of M	/innesota is directed			

- 3.12 to prepare copies of this memorial and transmit them to the President of the United States, the
- 3.13 President and the Secretary of the United States Senate, the Speaker and the Clerk of the United
- 3.14 States House of Representatives, and the Members of the United States Congress.