SF1472 REVISOR MS S1472-1 1st Engrossment

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 1472

(SENATE AUTHORS: KUNESH and Lucero)

DATE
02/09/2023
755 Introduction and first reading
Referred to Commerce and Consumer Protection
03/08/2023
1422a Comm report: To pass as amended
1429 Second reading
Referred to for comparison with HF156
03/23/2023
2227a Rule 45-amend, subst. General Orders HF156, SF indefinitely postponed

1.1 A bill for an act

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relating to manufactured homes; amending provisions related to utility billing practices in manufactured home parks; amending Minnesota Statutes 2022, sections 1.4 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.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 2022, section 103G.291, subdivision 4, is amended to read:

Subd. 4. **Demand reduction measures.** (a) For the purposes of this section, "demand reduction measures" means measures that reduce water demand, water losses, peak water demands, and nonessential water uses. Demand reduction measures must include a conservation rate structure, or a uniform rate structure with a conservation program that achieves demand reduction. A "conservation rate structure" means a rate structure that encourages conservation and may include increasing block rates, seasonal rates, time of use rates, individualized goal rates, or excess use rates. If a conservation rate is applied to multifamily dwellings or a manufactured home park, as defined in section 327C.015, subdivision 8, the rate structure must consider each residential unit as an individual user.

(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 period that begins on or after that date.

Section 1.

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|------|------------------|--------------------------------|--------------------|---------------------------|--------------------------|
| 2.1 | Sec. 2. Mir | nnesota Statutes 2022 | , section 327C | .015, is amended by a | dding a subdivision |
| 2.2 | to read: | | | | |
| 2.3 | Subd. 3a. | Commodity rate. "C | Commodity rate | " means the per unit pr | rice for utility service |
| 2.4 | that varies di | rectly with the volun | ne of a resident | 's consumption of util | ity service and that |
| 2.5 | is established | d or approved by the | Minnesota Pub | lic Utilities Commiss | ion or a municipal |
| 2.6 | public utilitie | es commission, an elec | etric cooperativ | e association, or a mun | icipality and charged |
| 2.7 | to a user of t | he service. | | | |
| 2.8 | EFFECT | TIVE DATE. This se | ction is effective | ve the day following f | inal enactment. |
| 2.9 | Sec. 3. Mir | nnesota Statutes 2022 | , section 327C | .015, is amended by a | dding a subdivision |
| 2.10 | to read: | | | | |
| 2.11 | <u>Subd. 11a</u> | a. Public utility. "Pul | olic utility" has | the meaning given in | section 216B.02, |
| 2.12 | subdivision 4 | <u>4.</u> | | | |
| 2.13 | EFFECT | TIVE DATE. This se | ction is effective | ve the day following f | inal enactment. |
| 2.14 | Sec. 4. Mir | nnesota Statutes 2022 | , section 327C | .015, subdivision 17, | is amended to read: |
| 2.15 | Subd. 17. | . Substantial modifi | cation. "Substa | ntial modification" m | eans any change in |
| 2.16 | a rule which: | : (a) significantly dim | ninishes or elim | ninates any material ol | oligation of the park |
| 2.17 | owner; (b) si | gnificantly diminishe | es or eliminates | s any material right, pr | rivilege or freedom |
| 2.18 | of action of a | a resident; or (c) invo | lves a significa | ant new expense for a | resident. The |
| 2.19 | installation o | of water and sewer me | eters and the su | bsequent metering of | and billing for water |
| 2.20 | and sewer se | rvice is not a substan | tial modification | on of the lease, provid | ed the park owner |
| 2.21 | complies wit | ch section 327C.04, su | ubdivision 6. | | |
| 2.22 | EFFECT | TIVE DATE. This se | ction is effective | ve for meter installation | ons initiated on or |
| 2.23 | after August | 1, 2023. | | | |
| 2.24 | Sec. 5. Mir | nnesota Statutes 2022 | , section 327C | .015, is amended by a | dding a subdivision |
| 2.25 | to read: | | | | |

Subd. 17a. Utility provider. "Utility provider" means a public utility, an electric

EFFECTIVE DATE. This section is effective the day following final enactment.

Sec. 5. 2

cooperative association, or a municipal utility.

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Sec. 6. Minnesota Statutes 2022, section 327C.04, subdivision 1, is amended to read:

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Subdivision 1. **Billing permitted.** A park owner who <u>either provides utility service</u> <u>directly to residents or who redistributes to residents utility service provided to the park owner by a utility provider may charge the residents for that service, only if the charges comply with this section.</u>

EFFECTIVE DATE. This section is effective the day following final enactment.

- Sec. 7. Minnesota Statutes 2022, section 327C.04, subdivision 2, is amended to read:
- Subd. 2. **Metering required.** A park owner who charges residents for a utility service must charge each household the same amount, unless the park owner has installed measuring devices which accurately meter each household's use of the utility. <u>Utility measuring devices installed by the park owner must be installed or repaired only by a licensed plumber, licensed electrician, or licensed manufactured home installer.</u>
- 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 Sec. 8. Minnesota Statutes 2022, section 327C.04, is amended by adding a subdivision to read:
 - Subd. 5. Utility charge for metered service. (a) A park owner who redistributes utility service may not charge a resident a commodity rate that exceeds the commodity rate at which the park owner purchases utility service from a utility provider. Before billing residents for redistributed utility service, a park owner must deduct utility service used exclusively or primarily for the park owner's purposes.
 - (b) If a utility bill that a park owner receives from a utility provider separates from variable consumption charges a fixed service or meter charge or fee, taxes, surcharges, or other miscellaneous charges, the park owner must deduct the park owner's pro rata share of these separately itemized charges and apportion the remaining fixed portion of the bill equally among residents based on the total number of occupied units in the park.
 - (c) A park owner may not charge to or collect from residents any administrative, capital, or other expenses associated with the distribution of utility services, including but not limited to disconnection, reconnection, and late payment fees.
 - **EFFECTIVE DATE.** This section is effective July 1, 2023.

Sec. 8. 3

| Sec. 9. Minnesota Statutes 2022, section 327C.04, is amended by adding a subdivision to |
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| read: |
| Subd. 6. Rent increases following the installation of water meters. A park owner may |
| not increase lot rents for 13 months following the commencement of utility bills for a residen |
| whose lease included water service. In each of the three months prior to commencement of |
| utility billing, a park owner must provide the resident with a sample bill for water service. |
| EFFECTIVE DATE. This section is effective August 1, 2023, and applies to meter |
| installations initiated on or after that date. |

Minnesota Statutes 2022, section 327C.04, subdivision 4, is repealed.

EFFECTIVE DATE. This section is effective July 1, 2023.

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REVISOR

Sec. 10.

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APPENDIX Repealed Minnesota Statutes: S1472-1

327C.04 UTILITY CHARGES.

No active language found for: 327C.04.4