SS/NS

## **SENATE** STATE OF MINNESOTA NINETY-THIRD SESSION

## S.F. No. 2471

(SENATE AUTHORS: MOHAMED, Housley, Port and Marty)					
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03/13/2023	1703	Author added Port			
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1.1	A bill for an act
1.2 1.3	relating to manufactured homes; authorizing micro-unit dwellings on religious properties; proposing coding for new law in Minnesota Statutes, chapter 327.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. [327.30] SACRED COMMUNITIES AND MICRO-UNIT DWELLINGS.
1.6	Subdivision 1. Definitions. (a) For the purposes of this section, the following terms have
1.7	the meanings given.
1.8	(b) "Chronically homeless" has the meaning given in United States Code, title 42, section
1.9	11360, as amended through May 20, 2009.
1.10	(c) "Designated volunteers" means persons who have not experienced homelessness and
1.11	have been approved by the religious institution to live in a sacred community as their sole
1.12	form of housing.
1.13	(d) "Extremely low income" means an income that is equal to or less than 30 percent of
1.14	the area median income, adjusted for family size, as estimated by the Department of Housing
1.15	and Urban Development.
1.16	(e) "Micro unit" means a mobile residential dwelling providing permanent housing
1.17	within a sacred community that meets the requirements of subdivision 4.
1.18	(f) "Sacred community" means a residential settlement established on or contiguous to
1.19	the grounds of a religious institution's primary worship location primarily for the purpose
1.20	of providing permanent housing for chronically homeless persons, extremely low-income
1.21	persons, and designated volunteers that meets the requirements of subdivision 3.

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2.1	Subd. 2. Dwelling in micro units in sacred communities authorized. Religious
2.2	institutions are authorized to provide permanent housing to people who are chronically
2.3	homeless, extremely low-income, or designated volunteers, in sacred communities composed
2.4	of micro units.
2.5	Subd. 3. Sacred community requirements. (a) A sacred community must provide
2.6	residents of micro units access to water and electric utilities either by connecting the micro
2.7	units to the utilities that are serving the principal building on the lot or by other comparable
2.8	means, or by providing the residents access to permanent common kitchen facilities and
2.9	common facilities for toilet, bathing, and laundry with the number and type of fixtures
2.10	required for an R-2 boarding house under Minnesota Rules, part 1305.2902. Any units that
2.11	are plumbed shall not be included in determining the minimum number of fixtures required
2.12	for the common facilities.
2.13	(b) A sacred community under this section must:
2.14	(1) be appropriately insured;
2.15	(2) have between one-third and 40 percent of the micro units occupied by designated
2.16	volunteers; and
2.17	(3) provide the municipality with a written plan approved by the religious institution's
2.18	governing board that outlines:
2.19	(i) disposal of water and sewage from micro units if not plumbed;
2.20	(ii) septic tank drainage if plumbed units are not hooked up to the primary worship
2.21	location's system;
2.22	(iii) adequate parking, lighting, and access to units by emergency vehicles;
2.23	(iv) protocols for security and addressing conduct within the settlement; and
2.24	(v) safety protocols for severe weather.
2.25	(c) A sacred community is subject to municipal approval and regulation as a permitted
2.26	use, conditional use, or planned unit development, as determined by the municipality. If so
2.27	approved, additional permitting is not required for individual micro units.
2.28	(d) Sacred communities are subject to the laws governing landlords and tenants under
2.29	chapter 504B.
2.30	Subd. 4. Micro unit requirements. (a) In order to be eligible to be placed within a
2.31	sacred community, a micro unit must be built to the requirements of the American National

2.32 <u>Standards Institute (ANSI) Code 119.5</u>, which includes standards for heating, electrical

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3.1	systems, and	fire and life safety.	A micro unit m	ust also meet the followir	ng technical
3.2	requirements	<u>s:</u>			
3.3	<u>(1) be no</u>	more than 400 gros	ss square feet;		
3.4	(2) be bu	ilt on a permanent o	chassis and anch	ored to pin foundations w	rith engineered
3.5	fasteners;				
3.6	<u>(3) have e</u>	exterior materials the	at are compatible	e in composition, appearan	ce, and durability
3.7	to the exterio	or materials used in	standard resider	ntial construction;	
3.8	<u>(4) have a</u>	a minimum insulati	on rating of R-2	0 in walls, R-30 in floors,	and R-38 in
3.9	ceilings, as v	vell as residential g	rade insulated de	oors and windows;	
3.10	<u>(5) have a</u>	a dry, compostable,	or plumbed toile	et or other system meeting	the requirements
3.11	of the Minne	sota Pollution Cont	trol Agency, Cha	apter 7080;	
3.12	<u>(6) have a</u>	either an electrical s	system that mee	ts NFPA 70 NEC, section	551 or 552 as
3.13	applicable or	a low voltage elect	rical system that	meets ANSI/RVIA Low V	Voltage Standard,
3.14	current edition	on;			
3.15	<u>(7) have </u>	minimum wall fram	ning with two in	ch by four inch wood or n	netal studs with
3.16	framing of 1	6 inches to 24 inche	es on center, or th	ne equivalent in structural	insulated panels,
3.17	with a floor l	load of 40 pounds p	er square foot a	nd a roof live load of 42 p	ounds per square
3.18	foot; and				
3.19	<u>(8) have s</u>	smoke and carbon r	nonoxide detect	ors installed.	
3.20	<u>(b)</u> All m	icro units, including	g their anchoring	g, must be inspected and c	certified for
3.21	compliance v	with these requirem	ents by a license	ed Minnesota professional	l engineer or
3.22	qualified thir	d-party inspector for	or ANSI compli	ance accredited pursuant t	to either the
3.23	American Sc	ociety for Testing ar	nd Materials Ap	pendix E541 or ISO/IEC	17020.
3.24	(c) Micro	units that connect t	o utilities such a	s water, sewer, gas, or elec	etric, must obtain
3.25	any permits o	or inspections require	ed by the municip	pality or utility company fo	r that connection.
3.26	(d) Micro	o units must comply	with municipal	setback requirements est	ablished by
3.27	ordinance for	r manufactured hom	es. If a municipa	lity does not have such an	ordinance, micro
3.28	units must be	e set back on all sid	es by at least ter	n feet.	

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