1.1 moves to amend H.F. No. 347 as follows:

Delete everything after the enacting clause and insert:

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"Section 1. Minnesota Statutes 2016, section 168A.141, is amended to read:

## 168A.141 MANUFACTURED HOME AFFIXED TO REAL PROPERTY.

Subdivision 1. Certificates surrendered for cancellation. (a) When a manufactured home is to be affixed or is affixed, as defined in section 273.125, subdivision 8, paragraph (b), to real property, and financed by the giving of a mortgage on the real property, the owner of the manufactured home shall may surrender the manufacturer's certificate of origin or certificate of title to the department for cancellation. The owner of so that the manufactured home shall give the department the address and legal description of the becomes an improvement to real property. The department may require the filing of other information and is no longer titled as personal property. The department must not issue a certificate of title for a manufactured home under chapter 168A if the manufacturer's certificate of origin is or has been surrendered under this subdivision, except as provided in section 168A.142. Upon surrender of the manufacturer's certificate of origin or the certificate of title, the department shall issue notice of surrender to the owner, and upon recording an affidavit of affixation, which the county recorder or registrar of titles, as applicable, shall accept, the manufactured home is deemed to be an improvement to real property. The notice of surrender may be recorded in the office of the county recorder or with the registrar of titles if the land is registered but need not contain an acknowledgment. An affidavit of affixation by the owner of the manufactured home must include the following information:

- (1) the name, residence address, and mailing address of owner or owners of the manufactured home;
- 1.24 (2) the legal description of the real property in which the manufactured home is, or will be, located;

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ed home is located stating ler section 273.125, subset and address of the person with the county relocated;  atture of the person who ed to authenticate an af	anty auditor or county treasung that all property taxes paydivision 8, paragraph (b), has son designated by the application of titles executes the affidavit, propertidavit in this state;	yable in the current year, ave been paid, or are not ant to record the original for the county where the
ed home is located stating ler section 273.125, subset and address of the person with the county relocated;  atture of the person who ed to authenticate an af	ng that all property taxes paydivision 8, paragraph (b), has son designated by the applications are registrar of titles executes the affidavit, prop	yable in the current year, ave been paid, or are not ant to record the original for the county where the
e and address of the person who ed to authenticate an af	division 8, paragraph (b), has son designated by the applicate ecorder or registrar of titles executes the affidavit, prop	ave been paid, or are not  ant to record the original  for the county where the
e and address of the person with the county relocated;  atture of the person who ed to authenticate an af	ecorder or registrar of titles executes the affidavit, prop	ant to record the original for the county where the
nture of the person who ed to authenticate an af	ecorder or registrar of titles executes the affidavit, prop	for the county where the
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located; nture of the person who ed to authenticate an af	executes the affidavit, prop	-
ature of the person who ed to authenticate an af		perly executed before a
ed to authenticate an af		perly executed before a
	fidavit in this state;	
on designated in clause		
	(5), shall record, or arrange	for the recording of, the
xation, accompanied by	the fees for recording and	for issuing a certified
ce, including all attach	ments, showing the recording	ng date; and
aining the certified copy	of the notice under clause (	7), the person designated
shall deliver the certifie	ed copy to the county audito	or of the county in which
y to which the manufac	tured home was affixed is le	ocated.
artment is not liable for	any errors, omissions, miss	statements, or other
		<u>-</u>
		_
	-	•
ffidavit form. The affic	davit referred to in subdivis	ion 1 shall be in
ANUFACTURED HO	ME AFFIDAVIT OF AFF	FIXATION
RSUANT TO MINNES	OTA STATUTES, SECTIO	ON 168A.141
eing duly sworn, on his	or her oath, states as follow	<u>/S:</u>
owns the manufactured	home ("home") described a	as follows:
Manufacturer's	Model Name or Manufact	turer's
	Model No. Serial No.	
	aining the certified copy shall deliver the certified y to which the manufacture artment is not liable for inaccuracies in docume as presented appear to sate on to investigate the accordinate form. The affice following form and shall always a surrendered manufactured when the manufactured was the manufactured when the manufactured was the manufactured when the manufactured was a surrendered manufactured as surrendered as surrendered as surrendere	e surrendered manufacturer's certificate of origin of the state of origin of the manufactured home was affixed in the surrendered manufactured home was affixed in the surrendered was affixed was affixed was affixed in the surrendered was affixed was affixed was affixed in the surrendered was affixed was affix

3. A copy o	f the notice of surrender issued from the Minnesota Department of Public Safety
Driver and	Vehicle Services is attached hereto.
4. The hom	e is or will be located at the following "Property Address":
Street or R	oute City County State Zip Code
5. The legal	description of the property address ("land") is as follows or as attached hereto:
<u></u>	
6. The hom	eowner is the owner of the land.
7. The hom	e is, or shall be promptly upon delivery, anchored to the land by attachment to
a permanen	at foundation and connected to appropriate residential utilities (e.g., water, gas,
electricity,	sewer).
8. The hom	eowner intends that the home be an immovable permanent improvement to the
	f any personal property security interest.
9. A copy o	f the written statement from the county auditor or county treasurer of the county
	e manufactured home is then located, stating that all property taxes payable in
	year (pursuant to Minnesota Statutes, section 273.125, subdivision 8, paragraph
	peen paid, or are not applicable, is attached hereto.
10. The hor	me shall be assessed and taxed as an improvement to the land.
11. The nan	ne and address of the person designated by the homeowner to record the original
	surrender with the county recorder or registrar of titles of the county in which
the real esta	ate is located is:
Name	
Street Add	ress
City, State,	Zip Code
Phone	<u></u>
E-mail	<u></u>
IN WITNE	SS WHEREOF, homeowner(s) have executed this affidavit on this day of
, 20	
Homeowne	er Signature Address

<u>Printed Name</u>	City, State
Homeowner Signature (if applicable)	<u></u>
	<u></u>
Printed Name	
This instrument was drafted by, and	when recorded return to:
<u></u>	<del></del>
<u></u>	<u></u>
	<u></u>
Subscribed and sworn to before me this	day of
	<u></u>
Signature of Notary Public or Other Off	ficial
Notary Stamp or Seal	
(optional)	
Lender's Statement of Intent:	
The undersigned ("lender") intends that	the home be immovable and a permanent
improvement to the land free of any personal	sonal property security interest.
<u></u>	<u></u>
Lender	
By:	<u></u>
Authorized Signature	
STATE OF	<u>)</u>
	.) ss:
COUNTY OF	<u>)</u>
On the day of in the year	before me, the undersigned, a Notary Public in and
for said state, personally appeared	
·····	
personally known to me or proved to me	e on the basis of satisfactory evidence to be the
	scribed to the within instrument and acknowledged
	e in his/her/their capacity(ies), and that by
•	ent, the individual(s), or the person on behalf of
which the individual(s) acted, executed	· · · · · · · · · · · · · · · · · · ·
·····	······

5.1	Notary Signature
5.2	<u></u>
5.3	Notary Printed Name
5.4	Notary Public, State of
5.5	Qualified in the County of
5.6	My commission expires
5.7	Official seal:

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Subd. 2. **Perfected security interest avoids cancellation prevents surrender.** The department may not cancel a certificate of title if, under this chapter a security interest has been perfected on the manufactured home. If a security interest has been perfected, the department shall notify the owner and that each secured party that the must release or satisfy the security interest prior to proceeding with surrender of the manufacturer's certificate of origin or certificate of title and a description of the security interest have been surrendered to the department and that the department will not cancel the certificate of title until the security interest is satisfied for cancellation. Permanent attachment to real property or the recording of an affidavit of affixation does not extinguish an otherwise valid security interest in or tax lien on the manufactured home, unless the requirements of section 168A.141 subdivisions 1, 1a, and 2, including the release of any security interest, have been satisfied.

Subd. 3. **Notice of security interest avoids surrender.** The manufacturer's certificate of origin or the certificate of title need not be surrendered to the department under subdivision 4 When a perfected security interest exists, or will exist, on the manufactured home at the time the manufactured home is affixed to real property, if and the owner has not satisfied the requirements of section 168A.141 subdivision 1, the owner of the manufactured home files, or its secured party, may record a notice with the county recorder, or with the registrar of titles, if the land is registered, stating that the manufactured home located on the property is encumbered by a perfected security interest and is not an improvement to real property. The notice must state the name and address of the secured party as set forth on the certificate of title, the legal description of the real property, and the name and address of the record fee owner of the real property on which the manufactured home is affixed. When the security interest is released or satisfied, the secured party shall attach a copy of the release or satisfaction to a notice executed by the secured party containing the county recorder or registrar of titles document number of the notice of security interest. The notice of release or satisfaction must be filed recorded with the county recorder, or registrar of titles, if the land is registered. Neither the notice described in this subdivision nor the security interest

on the certificate of title is deemed to be an encumbrance on the real property. The notices provided for in this subdivision need not be acknowledged.

Sec. 2. Minnesota Statutes 2016, section 168A.142, is amended to read:

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## 168A.142 MANUFACTURED HOME UNAFFIXED FROM REALTY.

Subdivision 1. **Certificate of title requirements.** The department shall issue an initial certificate of title or reissue a previously surrendered certificate of title for a manufactured home to an applicant if:

- (1) for the purpose of affixing the manufactured home to real property, the owner of the manufactured home, or a previous owner, surrendered the manufacturer's certificate of origin or certificate of title to the department as provided in section 168A.141, subdivision 1 or 2;
- (2) the applicant provides the written proof evidence specified in subdivision 2 that the applicant owns (i) the manufactured home and (ii) the real property to which the manufactured home was affixed as provided under section 273.125, subdivision 8, paragraph (b);
- (3) the applicant provides proof that no liens exist on the manufactured home, including liens on the real property to which it is affixed; and
- (4) (3) the owner of the manufactured home meets fulfills the applicable application requirements of section 168A.04; and
- (4) the application is accompanied by a written statement from the county auditor or county treasurer of the county in which the manufactured home is then located and affixed, stating that all property taxes payable in the current year, as provided under section 273.125, subdivision 8, paragraph (b), have been paid.
- Subd. 2. **Proof** Evidence of eligibility for reissuance. (a) The proof evidence required under subdivision 1, elauses clause (2) and (3), is as follows:
- (1) an affidavit of severance recorded in the office of the county recorder or registrar of titles, which they shall accept, and whichever applies to the real property, of the county in which where the affidavit of affixation or notice of surrender was recorded under as required in section 168A.141, subdivision 1, and the affidavit of severance contains:
- 6.30 (i) the name, residence address, and mailing address of the owner or owners of the manufactured home;

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(ii) a description of the manufactured home being severed, including the name of the
manufacturer; the make, model number, model year, and dimensions, and if available, the
make, model year, and manufacturer's serial number of the manufactured home; and whether
the manufactured home is new or used, and such information as may be available from the
previously recorded affidavit of affixation or notice of surrender as required in section
168A.141, subdivision 1; and

- (iii) a statement of any facts or information known to the person executing the affidavit that could affect the validity of the title of the manufactured home or, the existence or nonexistence of a security interest in the manufactured home or a lien on it, or, and a statement that no such facts or information are known to the person executing the affidavit;
- (2) as an attachment to the affidavit of severance, an opinion by an attorney admitted to practice law in this state, stating:
- (i) the nature of the examination of title performed prior to giving this opinion by the person signing the opinion;
- (ii) that the manufactured home and the real property on which it is located is not subject to, or pending completion of a refinance, purchase, or sale transaction, and will not be subject to any recorded mortgages, security interests, liens, or other encumbrances of any kind;
- (iii) that the person signing the opinion knows of no facts or circumstances that could affect the validity of the title of the manufactured home or the existence or nonexistence of any recorded mortgages, security interests, or other encumbrances of any kind, other than property taxes payable in the year the affidavit is signed;
- (iv) the person or persons owning record title to the real property to which the manufactured home has been affixed and the nature and extent of the title owned by each of these persons; and
- (v) that the person signing the opinion has reviewed all provisions of the affidavit of severance and certifies that they are correct and complete to the best of the knowledge of the person signing the opinion;
- (3) the name and address of the person of persons designated by the applicant to file a certified copy of the original affidavit of severance with the county auditor of the county in which the real estate is located, after the affidavit has been properly recorded in the office of the county recorder or county registrar of titles, whichever applies to the real property; and

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(4) the s	ignature o	f the person who	executes the affi	davit, properly	executed before a
person auth	orized to a	authenticate an af	fidavit in this sta	te.	
(b) The	person des	signated in paragr	aph (a), clause (	3), shall record,	or arrange for the
recording of	f, the affid	avit of severance	as referenced in	that item, accor	mpanied by the fees
for recordin	g and for	issuing a certified	copy of the affi	davit, including	g all attachments,
showing the	e recording	g date.			
(c) Upoi	n obtaining	g the certified cop	y under paragra	ph (b), the perso	on designated in the
ıffidavit sha	all deliver	the certified copy	to the county a	uditor of the co	unty in which the
eal estate to	o which it	was affixed is loc	cated.		
(d) The	departmer	at is not liable for	any errors, omis	sions, misstater	ments, or other
leficiencies	or inaccu	racies in docume	nts presented to	the department	under this section,
o long as th	ne docume	ents presented app	pear to satisfy the	e requirements	of this section. The
lepartment	has no ob	ligation to investi	gate the accurac	y of statements	contained in the
locuments.					
Subd. 3.	<u>Affidavit</u>	form. The affiday	rit referred to in s	ubdivision 2 sha	ıll be in substantially
the following	ng form an	d shall contain th	e following info	rmation.	
	MANUF	ACTURED HO	ME AFFIDAVI	T OF SEVER	ANCE
=	PURSUA	NT TO MINNES	OIA SIAIUIE	S, SECTION 16	58A.142
Homeowne	r, being du	ıly sworn, on his	or her oath, state	es as follows:	
		the manufactured			
New/Used	Year		Model Name o		
	-		l manufacturer's	certificate of or	igin or certificate of
itle is attac	hed hereto	(if available).			
. A copy of	f the notice	e of surrender issu	ed from the Min	nesota Departm	ent of Public Safety
Driver and	Vehicle Se	ervices is attached	hereto (if availa	nble).	
I. The home	e is or will	be located at the	following "Prop	perty Address":	
					Zip Code
5. The legal	description	on of the property	address ("land")	is as follows or	r as attached hereto:

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<u></u>	<u></u>		
	<u></u>		
Subscribed and sworn to before me t	his day of,		
Signature of Notary Public or Other			
Notary Stamp or Seal	<u>omvæ</u>		
Sec. 3. [168A.143] MANUFACTU	JRED HOMES; OWNER	SHIP AT IS	SUE.
Subdivision 1. Requirements for	certificate issuance or reis	suance. Whe	n an applicant
is unable to obtain from or locate pre	evious owners no longer ho	lding an inter	rest in the
manufactured home based on a certifi	cate of title, or to locate, obt	ain, or produc	ce the original
certificate of origin or certificate of ti	tle for a manufactured hom	e, and there i	s no evidence
of a surrendered certificate of title or	manufacturer's statement of	of origin as pr	rovided in
section 168A.141, subdivision 1, wh	ich has not otherwise been	unaffixed or	is being
unaffixed as provided in section 168A	142, the department must is	ssue or reissu	e, a certificate
of title to a manufactured home when	n the applicant submits:		
(1) the application, pursuant to the	requirements of section 168	8A.04, in a for	rm prescribed
by the department;			
(2) an affidavit that:			
(i) identifies the name of the man	ufacturer and dimensions,	and if availab	ole, the make,
model number, model year, and man	ufacturer's serial number of	the manufac	etured home;
<u>and</u>			
(ii) certifies the applicant is the ow	mer of the manufactured hor	ne, has physic	cal possession
of the manufactured home, knows of	no facts or circumstances	that materiall	y affect the
validity of the title of the manufacture	ed home as represented in th	e application,	, and provides
copies of such ownership documents	, so far as the documents ex	xist, including	g by way of
example:			
(A) bill of sale;			
(B) financing, replevin, or forecle	osure documents;		
(C) appraisal;			
(D) insurance certification;			
(E) personal property tax bill;			

10 Sec. 3.

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11.1	(F) landlord certification;
11.2	(G) affidavit of survivorship or estate documents;
11.3	(H) divorce decree; or
11.4	(I) court order;
11.5	(3) an affidavit by an attorney admitted to practice law in this state stating:
11.6	(i) the attorney has performed a search of the Minnesota Department of Public Safety
11.7	Driver and Vehicles Services records within 120 days of the date of application to obtain a
11.8	certificate of origin or certificate of title on behalf of the applicant, but was unable to
11.9	determine the names or locations of one or more owners or prior owners of the manufactured
11.10	home;
11.11	(ii) if applicable, the attorney was unable to successfully contact one or more owners,
11.12	or prior owners, after providing written notice 45 days prior to the registered and last known
11.13	owner by certified mail at the address shown on Driver and Vehicles Services records, or
11.14	if the last known address if different from Driver and Vehicles Services records, then also
11.15	the last known address as known to the applicant;
11.16	(iii) if the attorney is unable to contact one or more owners, or previous owners, by
11.17	sending a letter by certified mail, then the attorney must present to the department, as an
11.18	attachment to its affidavit, the returned letter as evidence of the attempted contact, or the
11.19	acknowledgement of receipt of the letter, together with an affidavit of nonresponse; and
11.20	(iv) the attorney knows of no facts or circumstances that materially affect the validity
11.21	of the title of the manufactured home as represented in the application, other than property
11.22	taxes payable in the year the affidavit is signed; and
11.23	(4) payment for required current year taxes and fees as prescribed by the department.
11.24	Subd. 2. Satisfaction of manufactured home security lien; release. A security interest
11.25	perfected under this chapter may be canceled seven years from the perfection date for a
11.26	manufactured home, upon the request of the owner of the manufactured home, if the owner
11.27	has paid the lien in full or the lien has been abandoned and the owner is unable to locate
11.28	the lienholder to obtain a lien release. The owner must send a letter to the lienholder by
11.29	certified mail, return receipt requested, stating the reason for the release and requesting a
11.30	lien release. If the owner is unable to obtain a lien release by sending a letter by certified
11.31	mail, then the owner must present to the department the returned letter as evidence of the
11.32	attempted contact, or the acknowledgement of receipt of the letter, together with a copy of
11.33	the letter and an owner affidavit of nonresponse.

Sec. 3.

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12.1	Subd. 3. Suspension or revocation of certificate. (a) Pursuant to section 168A.23, the
12.2	department may revoke a previously issued certificate of title issued under this section.
12.3	(b) The department is not liable for any errors, omissions, misstatements, or other
12.4	deficiencies or inaccuracies in documents submitted to the department under this section,
12.5	provided the documents submitted appear to satisfy the requirements of this section. The
12.6	department is not required to investigate the accuracy of statements contained in submitted
12.7	documents."

Sec. 3. 12