HOUSE FILE ______ BY HUSER and SCHUELLER

 Passed House, Date
 Passed Senate, Date

 Vote:
 Ayes

 Approved
 Vote:

A BILL FOR

1 An Act relating to certain city utilities or city enterprises by 2 making changes to procedures for notice and collection of 3 delinquent charges and by making changes to billing 4 notifications for water service provided to certain 5 residential rental property. 6 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA: 7 TLSB 5133HH 82 8 sc/rj/14

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1 Section 1. Section 384.84, subsection 2, paragraphs c and 2 d, Code 2007, are amended to read as follows: $\begin{array}{ccc}
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 \end{array}$ 1 1 3 c. A city utility or enterprise service to a property or 4 premises shall not be discontinued unless prior written notice 1 5 is sent, by ordinary mail, to the account holder by ordinary 6 mail in whose name the delinguent rates or charges were <u>7 incurred</u>, informing the account holder of the nature of the 1 8 delinquency and affording the account holder the opportunity 1 9 for a hearing prior to discontinuance of service. If the 1 10 account holder is a tenant, and if the owner or landlord of 1 11 the property has made a written request for notice, the notice 1 12 shall also be given to the owner or landlord. 1 13 d. (1) If a delinquent amount is owed by an account 1 14 holder for a utility service associated with a prior property 1 15 or premises, a city utility, city enterprise, or combined city 1 16 enterprise may withhold service from the same account holder 1 17 at any new property or premises until such time as the account 1 18 holder pays the delinquent amount owing on the account 1 19 associated with the prior property or premises. <u>A city</u> 20 utility, city enterprise, or combined city enterprise shall 21 not withhold service from, or discontinue service to, a 22 subsequent owner of the prior property or premises unless such 23 delinquent amount has been certified in a timely manner to the 24 county treasurer as provided in subsection 3, paragraph "a", 25 subparagraphs (1) and (2). 1 26 (2) Delinguent amounts that have not been certified in a 27 timely manner to the county treasurer are not collectible 28 against any subsequent owner of the property or premises. 1 29 Sec. 2. Section 384.84, subsection 3, Code 2007, is 1 30 amended to read as follows: 31 3. a. (1) Except as provided in paragraph "d", all rates 32 or charges for the services of sewer systems, storm water 1 31 1 33 drainage systems, sewage treatment, solid waste collection, 1 1 34 water, solid waste disposal, or any of these services, if not 35 paid as provided by ordinance of the council or resolution of 1 the trustees, are a lien upon the property or premises served 1 2 2 2 2 2 2 by any of these services upon certification to the county 3 treasurer that the rates or charges are due. (2) If the delinquent rates or charges were incurred prior 4 5 to a transfer of the property or premises and such 6 delinquencies were not certified to the county treasurer prior 7 to the date of transfer, the delinquent rates or charges are 8 not eligible to be certified to the county treasurer. If 9 certification of such delinguent rates or charges is attempted 10 subsequent to a transfer of the property or premises, the 11 county treasurer shall return the certification to the city 12 utility, city enterprise, or combined city enterprise 2 13 attempting certification along with a notice stating that the 2 14 delinguent rates or charges cannot be made a lien against the 15 property or premises. 2 16 (3) If the city utility, city enterprise, or combined city 17 enterprise is prohibited under subparagraph (2) from

certifying delinquent rates or charges against the property 19 premises served by the services described in subparagraph (1), 20 the city utility, city enterprise, or combined city enterprise may certify the delinguent rates or charges against any other 22 property or premises located in this state and owned by the 23 account holder in whose name the rates or charges were 24 incurred. b. This The lien under paragraph "a" may be imposed upon a 2 25 2 26 property or premises even if a city utility or enterprise 2 27 service to the property or premises has been or may be 2 28 discontinued as provided in this section. 2 29 c. A lien for a city utility or enterprise service under 2 30 paragraph "a" shall not be certified to the county treasurer 31 for collection unless prior written notice of intent to 32 certify a lien is given to the account holder $\frac{1}{1000}$ in whose 2 2 33 the delinquent account rates or charges were incurred at least 2 2 34 thirty days prior to certification. If the account holder is 2 35 a tenant, and if the owner or landlord of the property has 1 made a written request for notice, the notice shall also be 3 3 2 given to the owner or landlord. The notice shall be sent to 3 the appropriate persons by ordinary mail not less than thirty 4 days prior to certification of the lien to the county 3 3 3 5 treasurer. 3 d. Residential rental property where a charge for water 6 3 service is separately metered and paid directly to the city 7 3 8 utility or enterprise by the tenant is exempt from a lien for 3 9 delinquent rates or charges associated with such water service 3 10 if the landlord gives written notice to the city utility or 3 11 enterprise that the property is residential rental property 3 12 and that the tenant is liable for the rates or charges. Α 3 13 city utility or enterprise may require a deposit not exceeding 3 14 the usual cost of ninety days of water service to be paid to 3 15 the utility or enterprise. Upon receipt, the utility or 3 16 enterprise shall acknowledge the notice and deposit. 3 17 written notice shall contain the name of the tenant 3 18 responsible for charges, address of the residential rental 3 19 property that the tenant is to occupy, and the date that the 3 20 occupancy begins. A change in tenant shall require a new 21 written notice to be given to the city utility or enterprise 2 3 22 within ten business days of the change in tenant. When the 3 23 tenant moves from the rental property, the city utility or 3 24 enterprise shall return the deposit if the water service 3 25 charges are paid in full. A change in the ownership of the 3 26 residential rental property shall require written notice of 3 27 such change to be given to the city utility or enterprise 3 28 within ten business days of the completion of the change of 3 29 ownership. The lien exemption for rental property does not 30 apply to charges for repairs to a water service if the repair 3 3 31 charges become delinquent. 3 32 EXPLANATION 3 33 This bill relates to certain services provided by a city 3 34 utility or city enterprise by making changes to the procedures 3 35 for notice and collection of delinquent rates and charges and 4 1 by making changes to billing notifications for water services 4 2 provided to certain residential property by a city utility or 4 3 city enterprise. 4 4 Under current law, delinquent rates or charges for the services of water, sewer systems, storm water drainage systems, sewage treatment, or solid waste collection and 4 5 4 6 7 disposal provided by a city utility, city enterprise, or 8 combined city enterprise (utility) become a lien against the 4 4 4 9 property receiving the services upon certification of the 4 10 delinquent amount to the county treasurer. The delinguent 4 11 amount then becomes collectible as a special assessment. 4 12 Special assessments are collected in the same manner as 4 13 property taxes. Current law also provides that service may be 4 14 discontinued at the property if rates or charges for these 4 15 services become delinquent. Notice of discontinuance of 4 16 service or notice of intent to certify a delinquency to the 4 17 county treasurer for collection must be provided to the 4 18 account holder. 4 19 The bill specifies that notice of discontinuance or notice 4 20 of intent to certify a delinquency to the county treasurer 4 21 must be provided to the account holder in whose name the 4 22 delinquent rates or charges were incurred. The bill also provides that if delinquent rates or charges 4 23 4 24 were incurred prior to a transfer of the property where the 25 service was provided and such delinquency was not certified to 26 the county treasurer prior to the date of transfer, the 4 4 4 27 delinquency is not eligible for certification to the county 4 28 treasurer, and if certification of such a delinquency is

4 29 attempted, the county treasurer is directed to return the 4 30 certification to the utility along with a notice stating that 4 31 the delinquent rates or charges cannot be made a lien against 4 32 the property. However, the delinquent rates or charges may be 4 33 certified against any other property or premises located in 4 34 the state and owned by the account holder in whose name the 4 35 delinquent amount was incurred. 5 1 The bill further provides that service to a new account 5 2 holder may not be withheld or discontinued based on delinquent 5 3 charges incurred by a prior account holder at the same 5 4 premises unless the utility has certified the delinquent 5 amount to the county treasurer in a timely manner, i.e., prior 6 to transfer of the property. The bill also provides that such 5 5 5 7 delinquent amount is not collectible from the new account 5 8 holder unless the delinquent amount has been certified to the 5 9 county treasurer in a timely manner, i.e., prior to transfer 5 10 of the property. 5 Under current law, if water service is separately metered 11 5 12 and paid directly by a tenant of residential rental property, 5 13 the owner of the property, in order to be exempt from a lien 5 14 for delinquent rates or charges, is required to notify the 5 15 city utility that the property is rental property, that the 5 16 tenant is responsible for water charges at the property, and 5 17 the name of the tenant. The owner must also notify the city 5 18 utility each time there is a change in tenant at the 5 19 residential rental property within 10 days of the change in 20 tenant. The bill strikes the requirement that the owner 5 5 21 notify the city utility of the name of the tenant and the 5 22 requirement that the owner notify the city utility each time 5 23 there is a change in tenant at the residential rental 5 24 property. 5 25 LSB 5133HH 82 5 26 sc/rj/14