12/12/22

REVISOR

SS/CH

## SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

## S.F. No. 225

(SENATE AUTHORS: HOFFMAN, Port, Abeler and Gustafson)						
DATE	D-PG	OFFICIAL STATUS				
01/12/2023	171	Introduction and first reading				
		Referred to Labor				
01/25/2023	382	Author added Gustafson				
02/02/2023	606	Withdrawn and re-referred to Judiciary and Public Safety				
03/07/2023		Comm report: To pass as amended				
		Second reading				

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to building codes; modifying carbon monoxide alarm requirements for hotels and lodging houses; requiring a safety warning for violation; amending Minnesota Statutes 2022, sections 299F.50, by adding subdivisions; 299F.51, subdivisions 1, 2, 5, by adding a subdivision.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2022, section 299F.50, is amended by adding a subdivision
1.8	to read:
1.9	Subd. 11. Hotel. "Hotel" means any building, or portion thereof, containing six or more
1.10	guest rooms intended or designed to be used, or which are used, rented, or hired out to be
1.11	occupied, or which are occupied for sleeping purposes by guests.
1.12	Sec. 2. Minnesota Statutes 2022, section 299F.50, is amended by adding a subdivision to
1.13	read:
1.14	Subd. 12. Lodging house. "Lodging house" means any building, or portion thereof,
1.15	containing not more than five guest rooms which are used or are intended to be used for
1.16	sleeping purposes by guests and where rent is paid in money, goods, labor, or otherwise.
1.17	Sec. 3. Minnesota Statutes 2022, section 299F.51, subdivision 1, is amended to read:
1.18	Subdivision 1. Generally. (a) Every single family single-family dwelling and every
1.19	dwelling unit in a multifamily dwelling must have an approved and operational carbon
1.20	monoxide alarm installed within ten feet of each room lawfully used for sleeping purposes.

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	12/12/22	REVISOR	SS/CH	23-00544	as introduced
0.1		·	-1 - <i>u</i> 1 - <i>d</i> - <b>:</b> <i>u</i> - <b>b</b> -		d d
2.1	<u> </u>			use must have an approved	-
2.2		Skide alarmi ilistaneo		awfully used for sleeping	purposes.
2.3	Sec. 4. Min	nnesota Statutes 202	2, section 299F	5.51, subdivision 2, is ame	nded to read:
2.4	Subd. 2.	Owner's duties. <u>(a)</u>	The owner of a	multifamily dwelling unit	which is required
2.5	to be equipp	ed with one or more	approved carb	on monoxide alarms must	:
2.6	(1) provi	de and install one ap	proved and ope	rational carbon monoxide	alarm within ten
2.7	feet of each	room lawfully used	for sleeping; ar	ıd	
2.8	(2) replac	ce any required carb	on monoxide a	arm that has been stolen,	removed, found
2.9	missing, or r	endered inoperable	during a prior o	occupancy of the dwelling	unit and which
2.10	has not been	replaced by the prior	r occupant prior	to the commencement of	a new occupancy
2.11	of a dwelling	g unit.			
2.12	<u>(b)</u> The o	wner of a hotel or lo	odging house w	hich is required to be equi	pped with one or
2.13	more approv	ed carbon monoxide	e alarms must:		
2.14	(1) provi	de and install one ap	proved and op	erational carbon monoxide	e alarm in each
2.15	room lawful	ly used for sleeping;	and		
2.16	<u>(</u> 2) replac	ce any required carb	on monoxide a	arm that has been stolen,	removed, found
2.17	missing, or r	endered inoperable	during a prior o	ccupancy and which has r	not been replaced
2.18	by the prior of	occupant prior to the	commencemer	nt of a new occupancy of a	hotel guest room
2.19	or lodging h	ouse.			
2.20	Sec. 5. Min	nnesota Statutes 202	2, section 299F	5.51, subdivision 5, is ame	nded to read:
2.21	Subd. 5.	Exceptions; certain	n multifamily d	wellings and state-opera	ted facilities. (a)
2.22	In lieu of rec	juirements of subdiv	vision 1, multifa	amily dwellings may have	approved and
2.23	operational o	carbon monoxide <del>ala</del>	<del>urms</del> <u>detectors</u> i	nstalled between 15 and 2	5 feet of carbon
2.24	monoxide-pi	roducing central fixt	ures and equip	ment, provided there is a c	entralized alarm
2.25	system or ot	her mechanism for r	esponsible part	ies to hear the alarm at all	times.
2.26	(b) An ov	wner of a multifamil	y dwelling that	contains minimal or no se	ources of carbon
2.27	monoxide m	ay be exempted fror	n the requireme	ents of subdivision 1, prov	vided that such
2.28	owner certifi	ies to the commissio	ner of public sa	afety that such multifamily	y dwelling poses
2.29	no foreseeab	le carbon monoxide	risk to the hea	Ith and safety of the dwell	ing units.
2.30	(c) The re	equirements of this s	section do not a	pply to facilities owned o	r operated by the
2.31	state of Mini	nesota.			

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	12/12/22	REVISOR	SS/CH	23-00544	as introduced
3.1	Sec. 6. Min	nesota Statutes 202	22, section 299F.5	51, is amended by adding	g a subdivision to
3.2	read:				
3.3	<u>Subd. 6.</u>	Safety warning. <u>A</u>	first violation of	this section shall not res	ult in a penalty,
3.4	but is punish	able by a safety wa	rning. A second o	or subsequent violation i	s a petty
3.5	misdemeanor	<u>r.</u>			