## HF2284 FIRST ENGROSSMENTREVISORSGSH2284-1This Document can be made available<br/>in alternative formats upon requestState of MinnesotaPrinted<br/>Page No.152HOUSE OF REPRESENTATIVES<br/>NINETY-SECOND SESSIONLO 200022844

03/17/2021	Authored by Berg; Hanson, J.; Stephenson; Huot; Fischer and others
	The bill was read for the first time and referred to the Committee on Labor, Industry, Veterans and Military Affairs Finance and Policy
03/25/2021	Adoption of Report: Re-referred to the Committee on Public Safety and Criminal Justice Reform Finance and Policy
	Pursuant to Joint Rule 2.03, re-referred to the Committee on Rules and Legislative Administration
	Adoption of Report: Re-referred to the Committee on Public Safety and Criminal Justice Reform Finance and Policy
	Joint Rule 2.03 has been waived for any subsequent committee action on this bill
04/06/2021	Adoption of Report: Placed on the General Register as Amended
	Read for the Second Time

Read for the Second Time 05/17/2021 Pursuant to Rule 4.20, returned to the Committee on Public Safety and Criminal Justice Reform Finance and Policy

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 of carbon monoxide alarms; amending Minnesota Statutes 2020, 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 2020, 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 2020, 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 2020, 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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2.1	(b) Every guest room in a hotel	or lodging house must	have an approved an	d operational
2.2	carbon monoxide alarm installed in			
2.3	Sec. 4. Minnesota Statutes 2020,	section 299F.51, subc	livision 2, is amende	d to read:
2.4	Subd. 2. Owner's duties. (a) Th	ne owner of a multifam	ily dwelling unit whi	ch is required
2.5	to be equipped with one or more ap	pproved carbon mono	xide alarms must:	
2.6	(1) provide and install one appr	oved and operational o	carbon monoxide ala	rm within ten
2.7	feet of each room lawfully used for	r sleeping; and		
2.8	(2) replace any required carbon	monoxide alarm that	has been stolen, rem	oved, found
2.9	missing, or rendered inoperable du	ring a prior occupancy	y of the dwelling uni	t and which
2.10	has not been replaced by the prior o	ccupant prior to the co	ommencement of a ne	woccupancy
2.11	of a dwelling unit.			
2.12	(b) The owner of a hotel or lodg	ging house which is re	equired to be equippe	d with one or
2.13	more approved carbon monoxide a	larms must:		
2.14	(1) provide and install one appr	oved and operational	carbon monoxide ala	arm in each
2.15	room lawfully used for sleeping; an	nd		
2.16	(2) replace any required carbon	monoxide alarm that	has been stolen, rem	oved, found
2.17	missing, or rendered inoperable du	ring a prior occupancy	y and which has not b	been replaced
2.18	by the prior occupant prior to the co	ommencement of a new	w occupancy of a hot	el guest room
2.19	or lodging house.			
2.20	Sec. 5. Minnesota Statutes 2020,	section 299F.51, subc	livision 5, is amende	d to read:
2.21	Subd. 5. Exceptions; certain n	nultifamily dwellings	and state-operated	facilities. (a)
2.22	In lieu of requirements of subdivis	ion 1, multifamily dw	ellings may have app	proved and
2.23	operational carbon monoxide alarn	<del>ns</del> <u>detectors</u> installed l	between 15 and 25 fe	et of carbon
2.24	monoxide-producing central fixtur	es and equipment, pro	ovided there is a centr	ralized alarm
2.25	system or other mechanism for res	ponsible parties to hea	ar the alarm at all tim	les.
2.26	(b) An owner of a multifamily	dwelling that contains	minimal or no sourc	es of carbon
2.27	monoxide may be exempted from t	the requirements of su	bdivision 1, provide	d that such
2.28	owner certifies to the commissione	er of public safety that	such multifamily dw	velling poses
2.29	no foreseeable carbon monoxide ri	sk to the health and sa	afety of the dwelling	units.
2.30	(c) The requirements of this sec	ction do not apply to f	acilities owned or op	erated by the
2.31	state of Minnesota.			

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3.1	Sec. 6. Minnesota Statutes 2020, section 299F.51, is amended by adding a subdivision to
3.2	read:

- 3.3 Subd. 6. Safety warning. A first violation of this section shall not result in a penalty,
- 3.4 <u>but is punishable by a safety warning. A second or subsequent violation is a petty</u>
- 3.5 <u>misdemeanor.</u>