01/08/21

SS/HR

## SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

## S.F. No. 155

(SENATE AUTHORS: DZIEDZIC, Rosen, Bigham and Marty)							
DATE	D-PG	OFFICIAL STATUS					
01/19/2021	113	Introduction and first reading					
		Referred to Labor and Industry Policy					
02/17/2021	437	Author added Bigham					
03/17/2021	959	Author added Marty					
03/18/2021	965a	Comm report: To pass as amended and re-refer to Judiciary and Public Safety Finance and Policy					

1.1	A bill for an act
1.2 1.3 1.4	relating to public safety; requiring installation of automatic sprinkler systems in certain existing high-rise buildings; authorizing rulemaking; proposing coding for new law in Minnesota Statutes, chapter 299F.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [299F.48] AUTOMATIC SPRINKLER SYSTEMS IN EXISTING
1.7	HIGH-RISE BUILDINGS.
1.8	Subdivision 1. Requirements. This section applies to an existing building in which at
1.9	least one story used for human occupancy is 75 feet or more above the lowest level of fire
1.10	department vehicle access. An automatic sprinkler system must be installed in those portions
1.11	of the entire existing building in which an automatic sprinkler system would be required if
1.12	the building were constructed on the effective date of this section. The automatic sprinkler
1.13	system must comply with standards in the State Fire Code and the State Building Code and
1.14	must be fully operational by August 1, 2033.
1.15	Subd. 2. Exemptions. (a) Subdivision 1 does not apply to:
1.16	(1) a monument or war memorial that is included in the National Register of Historic
1.17	Places or the state register of historic places;
1.18	(2) an airport control tower or control room;
1.19	(3) an open parking structure;
1.20	(4) a building used for agricultural purposes;
1.21	(5) a residential building in which at least 70 percent of the dwelling units are owner
1.22	occupied;

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2.1	(6) elevato	or equipment rooms	and elevator sh	<u>afts;</u>				
2.2	(7) electric	(7) electric generation and distribution facilities operated by a public utility, a municipal						
2.3	utility, or a cooperative electric association;							
2.4	<u>(8)</u> areas u	(8) areas utilized for surgery, surgical recovery, emergency backup power systems, and						
2.5	electrical clos	electrical closets within facilities licensed by the Department of Health; or						
2.6	<u>(9) a manu</u>	(9) a manufacturing facility that is required to meet the fire safety standards adopted by						
2.7	the Occupation	onal Safety and Heal	lth Administrati	on in Code of Federal Re	gulations, title			
2.8	29, part 1910, subpart L.							
2.9	(b) Subdiv	vision 1 does not app	oly to an area us	sed exclusively for teleco	mmunications			
2.10	equipment and associated generator and power equipment and under exclusive control of							
2.11	a telecommunications provider if:							
2.12	(1) the are	a is separated from	the remainder of	f the building by constru	ction equivalent			
2.13	to a one-hour	fire resistant wall a	nd two-hour flo	or and ceiling assemblies	; and			
2.14	(2) the area	a has an automatic fi	re detection and	alarm system that compli	es with standards			
2.15	in the State Fi	ire Code and State E	Building Code.					
2.16	<u>Subd. 3.</u>	Reporting. By Augu	st 1, 2023, the o	owner of a building subje	ct to subdivision			
2.17	1 shall submit	to the state fire man	rshal a letter sta	ting the owner's intent to	comply with this			
2.18	section and a plan for achieving compliance by the deadline in subdivision 1.							
2.19	<u>Subd. 4.</u> E	<b>Extensions.</b> The com	nmissioner, or th	ne state fire marshal as the	commissioner's			
2.20	designee, may	y grant extensions to	the deadline for	or reporting under subdiv	ision 3 or the			
2.21	deadline for compliance under subdivision 1. Any extension must observe the spirit and							
2.22	intent of this section and be tailored to ensure public welfare and safety. To be eligible for							
2.23	an extension,	the building owner n	nust apply to the	e commissioner and demo	nstrate a genuine			
2.24	inability to co	mply within the tim	e prescribed de	spite appropriate effort to	o do so.			
2.25	<u>Subd. 5.</u> <b>F</b>	Rules. The commission	ioner may adop	t rules to implement this	section.			
2.26	<u>Subd. 6.</u> <u>V</u>	Vorking group. The	e commissioner	may appoint a working g	group to advise			
2.27	the commission	oner on the impleme	entation of this	section, including the add	ption of rules,			
2.28	and to advise	the commissioner o	n applications f	or extensions. If appointe	ed, a working			
2.29	group must in	clude a representati	ve from: the sta	te fire marshal's office, th	e Department of			
2.30	Administratio	on, the Minnesota St	ate Fire Chiefs	Association, a chapter of	the Minnesota			
2.31	Building Own	Building Owners and Managers Association, the Minneapolis Public Housing Authority,						
2.32	the Minnesota	a Multi Housing Ass	ociation, the M	innesota Hotel and Motel	Association, the			
2.33	Fire Marshals	Association of Mir	nnesota, profess	ional engineers or license	ed architects, a			

Section 1.

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3.1	municipal w	vater authority of a c	tity of the first clas	s, a national association	on of fire sprinkler
3.2	contractors,	and a resident of a	building subject to	subdivision 1.	

- 3.3 Subd. 7. Effect on other laws. This section does not supersede the State Building Code
- 3.4 or State Fire Code.