JSK/SL

SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

S.F. No. 2426

(SENATE AUTHORS: DZIEDZIC, Pappas, Dibble and Johnson)DATED-PGOFFICIAL STATUS03/13/2019864Introduction and first reading
Referred to Judiciary and Public Safety Finance and Policy

1.1	A bill for an act
1.2 1.3 1.4	relating to housing; requiring landlords to test for radon and provide disclosures; providing penalties and remedies; proposing coding for new law in Minnesota Statutes, chapter 504B.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [504B.152] RADON TESTING; DISCLOSURE; MITIGATION.
1.7	Subdivision 1. Definitions. (a) For purposes of this section, the following terms have
1.8	the meanings given them.
1.9	(b) "Elevated radon concentration" has the meaning given in section 144.496, subdivision
1.10	<u>2.</u>
1.11	(c) "Mitigation" has the meaning given in section 144.496, subdivision 2.
1.12	(d) "Radon test" means a measurement of indoor radon concentrations according to
1.13	established industry standards for a residential building.
1.14	Subd. 2. Radon testing. (a) A landlord must complete a long-term radon test at least
1.15	once every three years in a residential building. The long-term test must conform with radon
1.16	testing standards established by the commissioner of health under chapter 144.
1.17	(b) A licensed radon professional under the Minnesota Radon Licensing Act, section
1.18	144.4961, must perform the radon test required by this section.
1.19	(c) A landlord must report the most recent radon test results to:
1.20	(1) all current tenants;
1.21	(2) the commissioner of health; and

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2.1	(3) the ins	spector.				
2.2	(d) Notwi	thstanding any pro	ovision to the contr	rary, the commissioner of	of health and the	
2.3	inspector mus	st provide a public	ly available and se	earchable electronic data	abase with	
2.4	information r	egarding the most	recent radon test i	results submitted under	this subdivision.	
2.5	<u>Subd. 3.</u>	Radon disclosure.	(a) A landlord mu	st provide a copy of the	Department of	
2.6	Health's publication titled "Radon in Rental Properties" and a radon disclosure to each					
2.7	prospective te	enant before execu	ting a residential l	ease. The disclosure mu	ist identify:	
2.8	(1) the dat	te of the most rece	nt radon test perfo	rmed at the residential l	ouilding;	
2.9	(2) the mo	ost recent records a	and reports pertain	ing to radon concentration	ons within the	
2.10	residential bu	ilding; and				
2.11	(3) a desc	ription of any miti	gation or remediat	tion measures taken at th	ne residential	
2.12	building.					
2.13	<u>Subd. 4.</u> N	Mitigation. (a) A l	andlord must perfe	orm mitigation within 9	0 days of a radon	
2.14	test result that	t indicates an elevation	ated radon concen	tration.		
2.15	(b) A rado	on mitigation profe	essional licensed u	nder section 144.4961 r	nust perform the	
2.16	mitigation.					
2.17	<u>Subd. 5.</u>	Remedy. (a) If a la	ndlord violates thi	s section, a tenant may l	oring an action in	
2.18	district court	pursuant to this se	ction or section 50	94B.161.		
2.19	<u>(b)</u> The re	sidential tenant ma	ay report alleged v	violations of this section	to the inspector.	
2.20	(c) If a lan	dlord violates subd	livision 2, 3, or 4, th	he residential tenant is er	titled to damages	
2.21	equal to \$250) per violation and	reasonable attorne	ey fees, in addition to an	y other remedies	
2.22	or penalties.					
2.23	(d) Falsify	ying a radon test of	r radon test result	is a breach of section 50	4B.161 and the	
2.24	residential ter	nant is entitled to p	ounitive damages of	of \$500 in addition to an	y other remedies	
2.25	or penalties.					
2.26	<u>(e)</u> The at	torney general may	y seek the penaltie	es and remedies availabl	e under section	
2.27	8.31 against a	any person who vio	olates this section.			
2.28	EFFECT	IVE DATE. This	section is effective	e December 1, 2019, and	d applies to all	
2.29	residential ag	reements in effect	or entered into on	or after that date.		

3.1	Sec. 2. DEPARTMENT OF HEALTH PUBLICATION.
3.2	The commissioner of health must produce a publication titled "Radon in Rental
3.3	Properties" for distribution to landlords and tenants. The publication must be available
3.4	electronically through the Department of Health's website. The publication must include
3.5	information related to:

- 3.6 (1) the health effects of indoor radon;
- 3.7 (2) the acceptable level of indoor radon; and
- 3.8 (3) a landlord's duties and a tenant's rights under Minnesota Statutes, section 504B.152.
- 3.9 **EFFECTIVE DATE.** This section is effective December 1, 2019.