KLL/SG

SENATE state of minnesota ninetieth session

S.F. No. 1191

(SENATE AUTHORS: HOUSLEY and Pratt)					
DATE	D-PG	OFFICIAL STATUS			
02/20/2017	672	Introduction and first reading Referred to Judiciary and Public Safety Finance and Policy			
02/22/2017	711	Author stricken Sparks			

1.1	A bill for an act
1.2 1.3	relating to commerce; authorizing limited personal use of fireworks; requiring an affidavit of safety guidelines; providing for criminal penalties; appropriating money;
1.4	proposing coding for new law in Minnesota Statutes, chapter 624.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [624.222] FIREWORKS; LIMITED PERSONAL USE;
1.7	AUTHORIZATION.
1.8	Subdivision 1. Limited personal use of fireworks. Notwithstanding sections 624.20
1.9	to 624.25, 1.4G consumer fireworks may be used or ignited for personal use only. A seller
1.10	at retail may offer for sale, advertise, or sell at retail 1.4G fireworks, as defined in Code of
1.11	Federal Regulations, title 49 and title 16, for personal use. All 1.4G fireworks held for sale
1.12	under this section must carry the required federal warning label. Personal use of fireworks
1.13	is not permitted on public property. Anyone selling 1.4G fireworks under this section must
1.14	post in a conspicuous location the following warning in block letters not less than one inch
1.15	in height: "FIREWORKS MAY BE PURCHASED FOR PERSONAL USE ONLY UNDER
1.16	MINNESOTA STATUTES, SECTION 624.222." A seller at retail of 1.4G fireworks shall
1.17	require each purchaser of 1.4G fireworks for limited personal use to complete an application
1.18	stating that:
1.19	(1) the purchaser is 18 years of age or older verified by a photograph identification;
1.20	(2) the purchaser has received a copy of fireworks use safety information;
1.21	(3) the purchaser agrees to use the 1.4G fireworks in Minnesota or another state where
1.22	use is permitted only; and
1.23	(4) the purchaser agrees to supervise and be responsible for any use of 1.4G fireworks.

Section 1.

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2.1	Subd. 2.	Licensing of sales	facilities. 1.4G f	ireworks shall be sold onl	ly from facilities		
2.2	that are licer	nsed by the state fi	re marshal and that	at meet the following crite	eria:		
2.3	<u>(1) the fa</u>	(1) the facility must be limited in size to 10,000 square feet of selling area to which the					
2.4	public may	be admitted;					
2.5	(2) aisles	s in the facility sha	ll be a minimum o	of five feet wide, and kept	t free and		
2.6	unobstructed	d at all times;					
2.7	(3) there	must be one exit d	loor for every 50	people permitted by maxi	mum occupancy		
2.8	requirement	s on the selling flo	or to which the pu	ublic may be admitted, wi	th a minimum of		
2.9	three emerge	ency exit doors in	the facility;				
2.10	(4) the ex	xit doors shall be n	netal and equipped	d with push-panic locks;			
2.11	<u>(5) exit c</u>	loors shall be clear	ly marked with light	ghted exit signs with batte	ery backups;		
2.12	(6) the fa	acility must be a sta	and-alone building	g. <u>2</u> 2			
2.13	<u>(7) the fa</u>	acility shall be equ	ipped with an ade	quate number of smoke d	etectors in both		
2.14	the retail and	d storage areas for v	which smoke detec	ctors shall be inspected an	d tested annually		
2.15	and prior to	the opening of the	facility;				
2.16	<u>(8) stora</u>	ge areas shall be se	eparated from area	as to which the public may	y be admitted by		
2.17	appropriatel	y rated fire separat	ion walls;				
2.18	(9) the fa	acility shall be loca	ted no closer than	1 50 feet from any facility	selling or		
2.19	dispensing g	gasoline, propane, o	or other flammabl	e products;			
2.20	<u>(10) port</u>	able fire extinguis	hing equipment sh	hall be located in the prem	nises at all times,		
2.21	with one fire	e extinguisher loca	ted every 75 feet o	of travel space. The fire ex	tinguishers shall		
2.22	be inspected	l and certified annu	ally and prior to t	the opening of the facility	; and		
2.23	<u>(11) no 1</u>	.4G fireworks sale	es facility shall be	located within 250 feet o	f another 1.4G		
2.24	fireworks sa	les facility, with p	riority being giver	n on a first-come basis.			
2.25	<u>Subd. 3.</u>	License applicati	ons; fees. Applica	ations for licenses to sell 1	1.4G fireworks		
2.26	shall be sub	mitted to the state	fire marshal by Jar	nuary 15 of each year on t	forms prescribed		
2.27	and provide	d by the state fire r	narshal. Licenses	shall be issued no later th	an March 1 of		
2.28	each year. T	he license applicat	ion shall be accom	panied by an annual licen	se fee of \$5,000.		
2.29	The fire mar	shal shall deposit th	ne fee in the genera	al fund. There shall be an a	annual inspection		
2.30	of the facilit	y to ensure that all 1	rules are followed.	No license may be issued	to any convicted		
2.31	felons or to	entities where a co	nvicted felon owr	ns five percent or more of	the equity.		

3.1	Subd. 4. Operational requirements. The 1.4G fireworks sales facility shall be
3.2	exclusively dedicated to the sale of 1.4G fireworks and related items. The facility shall
3.3	operate in accordance with the following rules:
3.4	(1) no smoking may be permitted in the facility;
3.5	(2) no cigarettes or tobacco products, matches, lighters, or any other flame-producing
3.6	devices may be permitted in the facility;
3.7	(3) no minors may be permitted in the facility unless accompanied by an adult, and the
3.8	minors must stay with the adult in the facility;
3.9	(4) all 1.4G fireworks sold in the facility must comply with the United States Consumer
3.10	Product Safety Commission standards;
3.11	(5) all facilities must carry at least \$2,000,000 in personal and product liability insurance;
3.12	(6) all licensees must annually review OSHA standards and guidelines regarding retail
3.13	sale of fireworks;
3.14	(7) no 1.3G fireworks or illegal explosives shall be stored or located at the facility;
3.15	(8) no person under the influence of intoxicating liquor or drugs may be admitted to the
3.16	facility, and no liquor, beer, or wine may be permitted in the facility;
3.17	(9) no fireworks may be ignited within 300 feet of a licensed 1.4G fireworks sales facility;
3.18	(10) tents, temporary structures and big box stores, such as discount retail stores or
3.19	grocery stores, shall only sell consumer fireworks defined as ground and handheld sparkling
3.20	devices;
3.21	(11) emergency evacuation plans must be conspicuously posted in appropriate locations
3.22	within the facility;
3.23	(12) information on safe use of fireworks must be distributed to all purchasers; and
3.24	(13) all 1.4G fireworks sales facilities shall be in full compliance with the requirements
3.25	set out in the National Fire Protection Association Standard 1124, 2006 Edition: Code for
3.26	the Manufacture, Transportation, Storage, and Retail Sales of Fireworks and Pyrotechnic
3.27	Articles as such requirements are not inconsistent with the provisions of this section.
3.28	Subd. 5. Exemption for novelty items. Sale of novelty items which include, but are not
3.29	limited to, snake or glow worms, smoke devices containing five grams or less of pyrotechnic
3.30	composition, party poppers, snappers, drop pops, and sparklers are exempt from the licensing
3.31	requirements in subdivisions 2 and 3 and the operational requirements in subdivision 4. A

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4.1	seller at retail of novelty items shall require each purchaser of novelty items for limited						
4.2	personal use to complete an application stating that the purchaser:						
4.3	(1) is 18 years of age or older verified by photographic identification;						
4.4	(2) has received a copy of fireworks use safety information; and						
4.5	(3) agrees to supervise and be responsible for any use of novelty items by minors.						
4.6	Subd. 6. Fireworks safety guidelines. The state fire marshal shall disseminate						
4.7	information o	n 1.4G fireworks	safety designed to	o ensure that personal use	and ignition of		
4.8	1.4G firework	ks each year follo	ws best fireworks	safety practices.			
4.9	<u>Subd. 7.</u> P	Penalties. (a) A pe	erson who ignites,	discharges, or uses consur	ner fireworks at		
4.10	a site other th	an the following	is guilty of a petty	misdemeanor:			
4.11	(1) the pro	operty of the pers	on; or				
4.12	(2) the pro	operty of another	who has given per	mission to use the consum	ner fireworks.		
4.13	(b) A perso	on is guilty of a m	isdemeanor if the p	person commits an offense	under paragraph		
4.14	(a) not later the	han five years aft	er the date of the c	commission of a prior offe	nse.		
4.15	(c) A pers	on is guilty of a g	gross misdemeano	r if the person recklessly,	knowingly, or		
4.16	intentionally	uses consumer fin	reworks that result	s in serious bodily injury	to a person.		
4.17	(d) A pers	on is guilty of a f	felony if the person	n recklessly, knowingly, o	r intentionally		
4.18	uses consume	er fireworks that r	results in the death	of a person.			
4.19	(e) A pers	on is guilty of a f	elony if the person	n sells 1.4G fireworks with	hout obtaining a		
4.20	fireworks lice	ense pursuant to c	or inconsistent with	n the provisions of this sec	ction.		
4.21	(f) A perso	on is guilty of a f	elony if the persor	h knowingly fails to collec	et or remit the		
4.22	public safety	fees due under su	bdivision 3.				