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State of Minnesota

HOUSE OF REPRESENTATIVES

A bill for an act

relating to health; adding security screening systems to ionizing radiation-producing

NINETIETH SESSION

H. F. No. 3338

03/05/2018 Authored by Johnson, B.; Hilstrom and Zerwas
The bill was read for the first time and referred to the Committee on Health and Human Services Reform

1.3 1.4	equipment; authorizing rulemaking; appropriating money; amending Statutes 2016, section 144.121, subdivision 1a, by adding a subdivision		nesota		
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINN	ESC	OTA:		
1.6	Section 1. Minnesota Statutes 2016, section 144.121, subdivision 1a, is a	ımer	nded to read:		
1.7	Subd. 1a. Fees for ionizing radiation-producing equipment. (a) A faci	lity v	with ionizing		
1.8	radiation-producing equipment must pay an annual initial or annual renewal registration				
1.9	fee consisting of a base facility fee of \$100 and an additional fee for each	radia	ation source,		
1.10	as follows:				
1.11	(1) medical or veterinary equipment	\$	100		
1.12	(2) dental x-ray equipment	\$	40		
1.13 1.14	(3) x-ray equipment not used on humans or animals	\$	100		
1.15 1.16 1.17	(4) devices with sources of ionizing radiation not used on humans or animals	\$	100		
1.18	(5) security screening system	<u>\$</u>	100		
1.19	(b) A facility with radiation therapy and accelerator equipment must p	ay a	n annual		
1.20	registration fee of \$500. A facility with an industrial accelerator must pay an annual				
1.21	registration fee of \$150.				
1.22	(c) Electron microscopy equipment is exempt from the registration fee	req	uirements of		
1.23	this section.				

Section 1.

12/13/17	REVISOR	SGS/HR	18-5299

	Sec. 2. Minnesota Statutes 2016, section 144.121, is amended by adding a subdivision to
1	read:
	Subd. 9. Exemption from examination requirements; operators of security screening
	systems. (a) This subdivision applies to security screening systems that are
1	radiation-producing equipment, designed and used for security screening of humans who
ć	are in custody of a correctional or detention facility to image and identify contraband items
(concealed within or on all sides of the body.
	(b) For purposes of this subdivision, a correctional or detention facility means an agency
(of the state or a political subdivision charged with detection, enforcement, or incarceration
i	n respect to state criminal or traffic laws and that is licensed as a correctional or detention
1	facility by the commissioner of corrections under section 241.021.
	(c) An employee of a correctional or detention facility who operates a security screening
	system that meets the definition under paragraph (a) and the facility in which an individual
١	who operates a security screening system are exempt from the requirements of subdivisions
	5 and 6.
	(d) An employee of a correctional or detention facility who operates a security screening
	system that meets the definition under paragraph (a) and the facility in which an individual
(operates a security screening system must meet the requirements of a variance to Minnesota
I	Rules, parts 4732.0305 and 4732.0565, issued under Minnesota Rules, parts 4717.7000 to
′	4717.7050, until permanent rules governing security screening systems are adopted under
	section 3.
	EFFECTIVE DATE. This section is effective 30 days following final enactment.
]	Paragraph (d) expires on the December 31 that occurs in the same year following the
1	publication in the State Register of rules adopted under section 3.
	Sec. 3. RULEMAKING.
	The commissioner may adopt permanent rules to implement Minnesota Statutes, section
	144.121, subdivision 9.
	Sec. 4. APPROPRIATION.
	\$ in fiscal year 2019 and \$ in fiscal year 2020 are appropriated from the state
2	government special revenue fund to the commissioner of health for the requirements of
]	Minnesota Statutes, section 144.121.

Sec. 4. 2