SS/CS

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 913

(SENATE AUTH	IORS: DRAI	HEIM, Duckworth and Koran)	
DATE	D-PG	Introduction and first reading	OFFICIAL STATUS
02/11/2021	330	Referred to Labor and Industry Polic	y

1.1	A bill for an act
1.2 1.3	relating to the State Building Code; prohibiting municipalities from requiring use of designated building officials for inspections; allowing municipalities to opt out
1.4	of prohibition by ordinance; authorizing civil action against municipality for
1.5	negligent construction code inspection under certain conditions; proposing coding
1.6	for new law in Minnesota Statutes, chapter 326B.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. [326B.086] INSPECTIONS; MUNICIPALITIES; LIABILITY.
1.9	Subdivision 1. Definitions. (a) For purposes of this section, the following terms have
1.10	the meanings given them.
1.11	(b) "Inspector" means a certified building official under section 326B.133, a certified
1.12	building official-limited under section 326B.133, or a construction code inspector working
1.13	under the direction of a designated building official to ensure compliance with the State
1.14	Building Code.
1.15	(c) "Municipality" has the meaning given in section 466.01, subdivision 1.
1.16	(d) "Scope of work" means that the inspector was acting on behalf of the municipality
1.17	in the performance of duties or tasks lawfully assigned by competent authority or pursuant
1.18	to a contractual relationship with the municipality.
1.19	Subd. 2. Prohibition on use of certain building official or inspector. Except as provided
1.20	in subdivision 3, a municipality is prohibited from requiring the use of a designated building
1.21	official, designated building official-limited, or inspector working under the supervision of
1.22	the designated building official to conduct the inspections necessary for issuance of a building
1.23	permit by the municipality. A property owner may contract with any certified building

1

	12/28/20	REVISOR	SS/CS	21-00562	as introduced
2.1	official. certifi	ed building offici	al-limited, or cor	struction code inspector	authorized to
2.2	`			t the inspections necessar	
2.3	• •	mit by the municip	•		
2.4	<u>Subd. 3.</u> M	unicipal ordinar	ice. A municipal	ity may by ordinance add	opt an official
2.5	control that red	quires use of the c	lesignated local b	ouilding official, designa	ted building
2.6	official-limited	l, or inspector wo	rking under the s	upervision of the design	ated building
2.7	official to cond	duct the inspection	ns necessary for	issuance of a building pe	rmit by the
2.8	municipality.				
2.9	<u>Subd. 4.</u> M	unicipality liabil	ity for negligent	t inspection. (a) A muni	cipality that has
2.10	adopted an ord	linance authorized	l under subdivisi	on 3 is subject to this sul	odivision.
2.11	(b) An own	ner of real propert	y may bring a civ	vil action in district court	against a
2.12	municipality th	nat has adopted an	ordinance author	rized under subdivision 3	seeking damages
2.13	for a negligent	inspection if:			
2.14	(1) the insp	ector acted within	the scope of wor	k at the time of the allege	d act or omission;
2.15	and				
2.16	(2) the insp	ector's act or omi	ssion caused inju	ry to or loss of property o	or personal injury
2.17	or death.				
2.18	(c) If the or	wner prevails on a	a claim brought u	under this section, the cou	urt may award
2.19	reasonable atto	orney fees and rea	sonable costs to	the owner.	
2.20	EFFECTI	VE DATE. This s	section is effectiv	ve August 1, 2022, and a	oplies to causes
2.21	of actions accr	uing on or after th	nat date.		