SF3807 REVISOR **JSK** S3807-1 1st Engrossment

SENATE STATE OF MINNESOTA **NINETY-THIRD SESSION**

A bill for an act

S.F. No. 3807

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(SENATE AUTHORS: KUPEC and Port)
DATE
02/19/2024
D-PG
11627
Introduction **OFFICIAL STATUS**

Introduction and first reading
Referred to Housing and Homelessness Prevention
Comm report: To pass as amended and re-refer to Health and Human Services 02/22/2024

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.
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 five 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

Section 1. 1

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(3) the ins	spector.								
·	ithstanding any provi								
	inspector must provide a publicly available and searchable electronic database with information regarding the most recent radon test results submitted under this subdivision.								
<u>Subd. 3.</u> <u>I</u>	Radon disclosure. Al	andlord must pr	ovide a copy of the Do	epartment of Health's					
publication, I	Radon in Rental Prop	perties, and a rac	don disclosure to eac	h prospective tenant					
before execu	ting a residential leas	e. The disclosur	re must identify:						
(1) the da	te of the most recent	radon test perfo	ormed at the resident	ial building;					
(2) the mo	ost recent records and	l reports pertain	ing to radon concent	trations within the					
residential bu	uilding; and								
(3) a desc	ription of any mitiga	tion or remedia	tion measures taken	at the residential					
building.									
<u>Subd. 4.</u> <u>I</u>	Mitigation. (a) A lan	dlord must perf	orm mitigation withi	n 90 days of a radon					
test result that	nt indicates an elevate	ed radon concen	tration.						
(b) A rade	on mitigation profess	ional licensed u	nder section 144.496	61 must perform the					
mitigation.									
<u>Subd. 5.</u> <u>1</u>	Remedy. (a) If a land	lord violates thi	s section, a tenant ma	ay bring an action in					
district court	pursuant to this section	on or section 50	4B.161. The tenant is	s entitled to damages					
equal to \$250	per violation and re	asonable attorno	ey fees, in addition to	any other remedies					
or penalties.									
(b) The re	esidential tenant may	report alleged v	violations of this sect	ion to the inspector.					
(c) Falsify	ying a radon test or ra	adon test result	s a breach of section	504B.161, and the					
residential te	nant is entitled to pur	nitive damages of	of \$500 in addition to	any other remedies					
or penalties.									
(d) The at	ttorney general may	seek the penaltie	es and remedies avail	lable under section					
8.31 against	any person who viola	tes this section.							
	TIVE DATE. This see	ction is effective	December 1, 2024,	and applies to leases					
entered into	on or after that date.								

2.30 The commissioner of health must produce a publication, *Radon in Rental Properties*, 2.31 for distribution to landlords and tenants. The publication must be available electronically

Sec. 2. **DEPARTMENT OF HEALTH PUBLICATION.**

Sec. 2. 2

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- through the Department of Health's website. The publication must include information
- 3.2 <u>related to:</u>
- 3.3 (1) the health effects of indoor radon;
- 3.4 (2) the acceptable level of indoor radon; and
- 3.5 (3) a landlord's duties and a tenant's rights under Minnesota Statutes, section 504B.152.
- 3.6 **EFFECTIVE DATE.** This section is effective December 1, 2024.

Sec. 2. 3