Florida Senate - 2008 Bill No. CS/CS/CS/SB 2016, 1st Eng.

1	CHAMBER ACTION
	Senate . House
	<u> </u>
	Floor: 3/WD/3R
	4/25/2008 10:19 AM ·
1	Senator Crist moved the following amendment :
1 2	Senator crist moved the fortowing amendment.
2 3	Senate Amendment (with title amendment)
4	Delete lines 243 through 358
5	and insert:
6	Section 5. Subsections (2) through (5) of section 509.211,
7	Florida Statutes, are amended to read:
, 8	509.211 Safety regulations
9	(2) The division, or its agent, shall immediately notify
10	the local firesafety authority or the State Fire Marshal of any
11	major violation of a rule adopted under chapter 633 which relates
12	to public lodging establishments or public food service
13	establishments. The division may impose administrative sanctions
14	for violations of these rules pursuant to s. 509.261 or may refer
15	such violations to the local firesafety authorities for
16	enforcement.

Page 1 of 4

Florida Senate - 2008 Bill No. CS/CS/CS/SB 2016, 1st Eng.

237924

17 (2) (3) (a) It is unlawful for any person to use within any 18 public lodging establishment or public food service establishment 19 any fuel-burning wick-type equipment for space heating unless 20 such equipment is vented so as to prevent the accumulation of 21 toxic or injurious gases or liquids.

(b) Any person who violates the provisions of paragraph (a) <u>commits</u> is guilty of a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083.

25 <u>(3) (4)</u> Each public lodging establishment that is three or 26 more stories in height must have safe and secure railings on all 27 balconies, platforms, and stairways, and all such railings must 28 be properly maintained and repaired. The division may impose 29 administrative sanctions for violations of this subsection 30 pursuant to s. 509.261.

31 (4) (5) Every enclosed space or room that contains a boiler regulated under chapter 554 which is fired by the direct 32 application of energy from the combustion of fuels and that is 33 34 located in any portion of a public lodging establishment that 35 also contains sleeping rooms shall be equipped with one or more carbon monoxide sensor devices that bear the label of a 36 37 nationally recognized testing laboratory and have been tested and listed as complying with the most recent Underwriters 38 39 Laboratories, Inc., Standard 2034, or its equivalent, unless it 40 is determined that carbon monoxide hazards have otherwise been 41 adequately mitigated as determined by the division. Such devices shall be integrated with the public lodging establishment's fire 42 detection system. Any such installation or determination shall be 43 44 made in accordance with rules adopted by the division.

237924

45 Section 6. Subsections (1) and (5) and paragraph (a) of 46 subsection (2) of section 509.221, Florida Statutes, are amended 47 to read:

48

509.221 Sanitary regulations.--

(1) (a) Each public lodging establishment and each public 49 50 food service establishment shall be supplied with potable water 51 and shall provide adequate sanitary facilities for the 52 accommodation of its employees and quests. Such facilities may 53 include, but are not limited to, showers, handwash basins, 54 toilets, and bidets. Such sanitary facilities shall be connected 55 to approved plumbing. Such plumbing shall be sized, installed, 56 and maintained in accordance with the Florida Building Code as 57 approved by the local building authority. Wastewater or sewage shall be properly treated onsite or discharged into an approved 58 59 sewage collection and treatment system.

(b) Each public food service establishment shall be 60 61 supplied with potable water and shall provide adequate sanitary facilities for the accommodation of its employees. Such 62 63 facilities may include, but are not limited to, showers, handwash basins, toilets, and bidets. Such sanitary facilities shall be 64 65 connected to approved plumbing. Such plumbing shall be sized, 66 installed, and maintained in accordance with the Florida Building 67 Code as approved by the local building authority. Wastewater or 68 sewage shall be properly treated onsite or discharged into an 69 approved sewage collection and treatment system.

70 71

74

Delete lines 20 through 31

Page 3 of 4

4/25/2008 10:20:00 AM

12-08604-08

Florida Senate - 2008
Bill No. CS/CS/CS/SB 2016, 1st Eng.



75 and insert:

76 amending s. 509.211, F.S.; deleting a requirement for division notification of local firesafety officials or the 77 State Fire Marshal of violations of rules under ch. 633, 78 79 F.S.; amending s. 509.221, F.S.; providing that certain sanitary regulations for a public lodging establishment 80 for its guests and employees and for a public food service 81 establishment for its employees be in compliance with the 82 83 Florida Building Code as approved by the local building authority; providing for wastewater 84