## **CITY OF MADISON, WISCONSIN**

and creating Se General Ordina maintenance or dwellings, mob dwellings, room residential build	34.42, amending Sec. 27.05(2)(w) ec. 32.06(2)(a)1.j. of the Madison ances to govern installation and f smoke alarms in single- family ile homes, duplexes, multifamily ning houses, dormitories, dings containing rooming units, occupied single family	PRESENTED November 18, 2008  REFERRED Board of Fire Code, Building  Code and Licensing Appeals; PSRB  RULES SUSPENSION  PUBLIC HEARING	
Drafted by:	B. Andrew Jones Assistant City Attorney		
Date:	November 11, 2008		
SPONSORS:	Alds. Skidmore, Konkel & Verveer		
DRAFTER'S ANALYSIS: This ordinance will govern installation and maintenance of smoke alarms, including placement of alarms, responsibility for maintenance in single family dwellings, duplexes, multifamily dwellings, rooming houses, dormitories, residential buildings containing rooming units, and/or non-owner occupied single-family residences, and responsibility for testing and review with tenants and landlords.  ***********************************			
1. created to read		eral Ordinances entitled "Smoke Alarms" is hereby	
"34.42 SMOKE ALARMS			
(1)	Definitions. For the purposes of the (a) "Residential building" mean whole or in part for sleeping single family home, mobiled rooming house, hotel, motoresidential facility and any but does not include a hose to be used	is section, the following terms are defined as follows: in any building located in the City of Madison used in ing or lodging purposes including, but not limited to, any is home, duplex, multifamily house, apartment house, el, children's home, dormitory, community-based other building used for sleeping or lodging purposes, pital or nursing home.  It area of the unit in which the bedrooms or sleeping is or sleeping rooms separated by another use area room are separate sleeping areas but bedrooms or by a bathroom are not separate sleeping areas.  It area within an efficiency unit for sleeping purposes. It device, suitable for connection to a circuit, which has evisible or invisible particles of combustion. Smoke of a fire alarm control panel.	
		Approved as to form:	

Michael P. May, City Attorney

11/18/08-F:\Atroot\Docs\dma\Ord General\ORDDRAFT\4462smokealarm.doc

08/AJ

- (d) "Smoke Alarm" means a single or multiple station alarm system responsive to smoke and not connected to a fire alarm system. Smoke alarms contain an audible warning device.
- (e) "Unit" means a residential building or that part of a residential building which is intended to be used as a home, residence or sleeping place by one person or by 2 or more persons maintaining a common household, to the exclusion of all others.
- (f) "Rooming unit" means a portion of a residential building where accommodations are made available to the public, intended for use as a sleeping place by a person or persons who have obtained the unit for a consideration to the exclusion of others for a continuous period of less than one month. The term includes, but is not limited to, guest rooms in inns, motels, tourist homes, tourist houses or courts, bed and breakfast establishments, lodging houses, rooming houses, summer camps, apartment hotels, resort lodges and cabins and any other building or group of buildings in which accommodations are available to the public.

## (2) Required Installation.

- Owner Occupied One-and-Two Family Dwellings and Mobile Homes. The owner of a single-family residential building or mobile home shall install and maintain smoke alarm(s) in accordance with the Wisconsin Administrative Code Comm. 20-25 and Wis. Stat. § 101.645(3) and 101.745. Smoke alarms shall be maintained in accordance with the manufactures requirements. Smoke alarms installed prior to 1999 shall be replaced with smoke alarms in accordance with (2)(b)2.i. or ii.
- (b) Rental Residential Buildings and Buildings with Three or More Dwelling Units.
  - The owner of any duplex, multifamily dwelling, rooming house, dormitory, residential building containing rooming units, or non-owner occupied single-family residence shall install and maintain a smoke alarm in each bedroom, in every sleeping area and within six feet of each door leading to a bedroom or sleeping area of each unit, in the basement and at the head of the stairway on each floor of the building
  - 2. Smoke alarms required by Subsection (2)(b)1. of this section shall meet either of the following requirements:
    - i. Smoke alarms shall have two independent power sources consisting of a primary source that uses commercial light and power and a secondary source that consists of a non-rechargeable or rechargeable battery.
    - ii. Smoke alarms shall be powered by a non-replaceable, non-removable battery that is capable of powering the smoke alarm for a minimum of ten years.
  - 3. If the building or dwelling unit has smoke alarms powered by the buildings commercial light and power, the smoke alarms may remain in service until such time the device must be replaced in accordance with the manufacturers instructions or (4)(h). New or replacement smoke alarms must meet the requirements of (2)(b)2.i.
- (c) Smoke alarms meeting the requirements of Subsection (2)(b)(2) shall be installed no later than August 15, 2009. Any smoke alarms which become inoperable between the effective date of this ordinance and August 15, 2009 shall be replaced with smoke alarms meeting the requirements of Subsection (2)(b)2.
- (d) <u>Installation of Smoke Alarms Upon Transfer of Ownership of Residential Building</u> It shall be the responsibility of the owner of a residential building to install smoke alarms as required by Subsections (2)(b) (1) and (2) of this ordinance before transfer of the residential building to a new party.
- (e) <u>Smoke alarm installation</u>. Single and multiple station smoke alarms shall be installed in compliance with the requirements of NFPA 72.
- (f) Approval. A smoke alarm required by this section shall be listed by an approved listing source.
- (3) Maintenance of Smoke Alarms.
  - (a) Replacement of Batteries.

- The owner of any duplex, multifamily dwelling, rooming house, dormitory, residential building containing rooming units, or non-owner occupied single-family residence shall replace the battery for back-up power supply in all smoke alarms each time the unit is occupied by a new tenant, each time the lease is renewed or as recommended by the manufacturer, whichever time period is shorter.
- 2. The owner of any duplex, multifamily dwelling, rooming house, dormitory, residential building containing rooming units, or non-owner occupied single-family residence shall replace the batteries in any smoke alarm whenever the battery is insufficient or unable to power the smoke alarm.
- 3. The replacement batteries for smoke alarms may be either standard non-rechargeable or rechargeable batteries.
- (b) The owner of a residential building shall provide all tenants with the manufacturer's maintenance and testing instructions.
- (c) Smoke alarms in the common areas of residential buildings shall be maintained and tested by the owner.
- (d) The tenant shall be responsible for maintaining and testing, in accordance with the manufacturer's instructions, smoke alarms that are within the dwelling unit during the term of the tenancy. The tenant shall be responsible for notifying the owner in writing if a smoke alarm becomes inoperable. The owner shall have ten days from receipt of such written notice to repair and replace the inoperable alarm(s). Any smoke alarm which are powered with standard batteries which are found to be inoperable shall be replaced by the owner with smoke alarms meeting the requirements of Subsection (2)(b)2.
- (e) Tenant or occupants shall not tamper with, remove alter, damage or otherwise render any smoke alarm inoperable.
- (f) Where smoke alarms powered solely by commercial light and power have been installed and maintained in accordance with this Chapter, such smoke alarms shall continue to be used and maintained in accordance with the manufacturer's instructions. Non-operational, damaged, or missing smoke alarms shall be replaced with smoke alarms meeting the requirements of (2)(b)2.i.
- (g) Upon each new lease and upon lease renewal, the owner and tenant(s) shall sign a document indicating the required alarms are installed and operating in accordance with this section. The form must state the tenant, by signing the form, understands it is a violation of this section to tamper with, remove, alter, damage or otherwise render any smoke alarm inoperable. In addition the tenants signature indicates the tenant understands their responsibility for maintenance and testing of the smoke alarm(s). The form shall state the penalties for rendering smoke alarms inoperable or otherwise affecting the performance of the alarm.
- (h) No smoke alarm may remain in service for more than 10 years unless the manufacturer specifies a different service life.
- (4) <u>Fire Safety Education Required</u>. Upon each new lease or lease renewal, the owner shall provide tenants with fire safety educational materials as prescribed by the Fire Chief. The Fire Chief shall prepare the text and make the text available for distribution by the owner."
- 2. Subdivision (w) entitled "Smoke Detectors" of Subsection (2) of Section 27.05 entitled "Safe and Sanitary Maintenance of Property" of the Madison General Ordinances is amended to read as follows:
- "(w) Smoke Detectors. Smoke detectors shall be installed and maintained in accordance with Sec. 34.42, MGO and with ch. Comm 62Wis. Adm. Code Ch. Comm 62, s. Comm 21.09Wis. Adm. Code Comm 21.09 and S. Comm 28.02, Wis. Adm. Code Comm 28.02 which are hereby incorporated by reference.
- 3. Subparagraph j. of Paragraph 1. of Subsection (a) of Subdivision (2) entitled "Tenant Rights and Responsibilities" of Section 32.06 entitled "Rental Agreements and Receipts" of the Madison General Ordinances is created to read as follows:

Page 4	
"j.	summary of Section 34.42 relating to smoke alarms installation and maintenance"