FE Sent For:

2001 DRAFTING REQUEST

Assembly Amendment (AA-ASA1-SB55)

Received: 06/22/2001					Received By: rmarchan		
Wanted: Soon					Identical to LRB:		
For: Assembly Republican Caucus					By/Representing: Hartsough		
This file may be shown to any legislator: NO					Drafter: rmarchan		
May Contact:					Addl. Drafters:		
Subject: Buildings/Safety - bldg codes					Extra Copies:		
Submit v	ia email: NO						
Requeste	r's email:						
Pre Top	ic:	·					
ARC:Hartsough - AM42,							
Topic:							
Horse bo	arding and ho	rse training faci	lities				
Instruct	ions:						
See Attac	ched						
Drafting	History:						
Vers.	<u>Drafted</u>	Reviewed	Typed	Proofed	Submitted	Jacketed	Required
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Budget Amendments 2001 - 2003

Prepared by the Assembly Republican Caucus

Statement of Intent

Exempts horse boarding and horse training facilities from the state building code.

Legislator

Skindrud

Amendment

42

Legislator 2

Pass or Fail

Pass

Legislator 3

Spending Cut

Legislator 4

Withdrawn

Staff contact

Al Colvin

Package

Agency

Commerce

Summary

Under current law, a horse boarding or horse training facility may be a public building and, unless the horse boarding or horse training is used in farming, it may be a place of employment.

The amendment exempts all horse boarding and horse training facilities that do not contain an area for the public to view a horse show from the definitions of "public building" and "place of employment." As a result, under this bill, these horse boarding and horse training facilities are not subject to the construction standards promulgated by the department or to construction-related statutes that generally apply to public buildings and places of employment. In addition, the plan submission and approval process does not apply to the proposed construction of these boarding and horse training facilities.

Fiscal Impact

None.

Drafting Inst

ARC Analyst

Hartsough

MH

Request #

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6/529/1

2001 <u>- 2002 LEGIS</u>LATURE

ARC

RJM: My.km

2001 ASSEMBLY BILL 446

AA-ASA1-5B55

June 21, 2001 – Introduced by Representatives SKINDRUD. AINSWORTH, GROTHMAN, KRAWCZYK, LADWIG, LIPPERT, MUSSER, OTT, PETTIS and SUDER, cosponsored by Senators Erpenbach, Schultz and Zien. Referred to Committee on Housing.

AN ACT to amend 101.01 (11) and 101.01 (12) of the statutes; relating to: exempting certain horse boarding and horse training facilities from state building codes.

Analysis by the Legislative Reference Bureau

With certain exceptions, current law gives the department of commerce (department) jurisdiction over all buildings in this state that are used by the public (public buildings) and all places of employment for the purpose of ensuring that the buildings are safe. Current law requires the department to promulgate standards for the safe construction of public buildings. Under these construction standards and under certain statutes, public buildings and places of employment are subject to numerous requirements with regard to their construction, including requirements with regard to ventilation, energy conservation, accessibility, fire safety, electrical construction, and plumbing construction. Plans for the construction of public buildings and places of employment currently must be approved by the department or by certain authorized local officials, to ensure that the public buildings or places of employment will be built in compliance with all applicable construction standards.

Currently, a horse boarding or horse training facility may be a public building and, unless the horse boarding or horse training is used in farming, it may be a place of amplement

of employment.

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This bill exempts all horse boarding and horse training facilities that do not contain an area for the public to view a horse show from the definitions of "public building" and "place of employment." As a result, under this bill, these horse



ASSEMBLY BILL 446

boarding and horse training facilities are not subject to the construction standards promulgated by the department or to construction—related statutes that generally apply to public buildings and places of employment. In addition, under the bill, the plan submission and approval process does not apply to the proposed construction of these horse boarding and horse training facilities.

For further information see the state fiscal estimate, which will be printed as

an appendix to this bill.

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The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

Mon H. 890, 25: after Man:

SECTION 1. 101.01 (11) of the statutes is amended to read:

101.01 (11) "Place of employment" includes every place, whether indoors or out or underground and the premises appurtenant thereto where either temporarily or permanently any industry, trade, or business is carried on, or where any process or operation, directly or indirectly related to any industry, trade, or business, is carried on, and where any person is, directly or indirectly, employed by another for direct or indirect gain or profit, but does not include any place where persons are employed in private domestic service which does not involve the use of mechanical power or in farming. "Farming" includes those activities specified in s. 102.04 (3), and also includes; the transportation of farm products, supplies, or equipment directly to the farm by the operator of said the farm or employees for use thereon, if such activities are directly or indirectly for the purpose of producing commodities for market, or as an accessory to such production; and the operation of a horse boarding facility or horse training facility that does not contain an area for the public to view a horse show. When used with relation to building codes, "place of employment" does not include an adult family home, as defined in s. 50.01 (1), or, except for the purposes of s. 101.11, a previously constructed building used as a community-based

ASSEMBLY BILL 446

such building, such as a porch, exterior platform, or steps providing means of ingress or egress, used in whole or in part as a place of resort, assemblage, lodging, trade, traffic, occupancy, or use by the public or by 3 or more tenants. When used in relation to building codes, "public building" does not include a horse boarding facility or horse training facility that does not contain an area for the public to view a horse show or a previously constructed building used as a community—based residential facility as defined in s. 50.01 (1g) which serves 20 or fewer residents who are not related to the operator or administrator or an adult family home, as defined in s. 50.01 (1).

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State of Misconsin 2001 - 2002 LEGISLATURE

LRBb1529/1 RJM:jld:pg

ARC:.....Hartsough – AM42, Horse boarding and horse training facilities FOR 2001–03 BUDGET — NOT READY FOR INTRODUCTION

CAUCUS ASSEMBLY AMENDMENT TO ASSEMBLY SUBSTITUTE AMENDMENT 1, TO 2001 SENATE BILL 55

At the locations indicated, amend the substitute amendment as follows:

1. Page 890, line 25: after that line insert:

"Section 2446r. 101.01 (11) of the statutes is amended to read:

101.01 (11) "Place of employment" includes every place, whether indoors or out or underground and the premises appurtenant thereto where either temporarily or permanently any industry, trade, or business is carried on, or where any process or operation, directly or indirectly related to any industry, trade, or business, is carried on, and where any person is, directly or indirectly, employed by another for direct or indirect gain or profit, but does not include any place where persons are employed in private domestic service which does not involve the use of mechanical power or in

farming. "Farming" includes those activities specified in s. 102.04 (3), and also includes; the transportation of farm products, supplies, or equipment directly to the farm by the operator of said the farm or employees for use thereon, if such activities are directly or indirectly for the purpose of producing commodities for market, or as an accessory to such production; and the operation of a horse boarding facility or horse training facility that does not contain an area for the public to view a horse show. When used with relation to building codes, "place of employment" does not include an adult family home, as defined in s. 50.01 (1), or, except for the purposes of s. 101.11, a previously constructed building used as a community—based residential facility, as defined in s. 50.01 (1g), which serves 20 or fewer residents who are not related to the operator or administrator.

SECTION 2447d. 101.01 (12) of the statutes is amended to read:

101.01 (12) "Public building" means any structure, including exterior parts of such building, such as a porch, exterior platform, or steps providing means of ingress or egress, used in whole or in part as a place of resort, assemblage, lodging, trade, traffic, occupancy, or use by the public or by 3 or more tenants. When used in relation to building codes, "public building" does not include a horse boarding facility or horse training facility that does not contain an area for the public to view a horse show or a previously constructed building used as a community—based residential facility as defined in s. 50.01 (1g) which serves 20 or fewer residents who are not related to the operator or administrator or an adult family home, as defined in s. 50.01 (1)."