

# General Statutes of Connecticut, Revised to 1997 Title-29 - Public Safety and State Police

[PREVIOUS PAGE](#)

[TABLE OF CONTENTS](#)

[HOME PAGE](#)

- 
- PART I
  - OFFICE OF FIRE AND BUILDING SAFETY
    - Sec. 29-250. Division of Fire, Emergency and Building Services.
  - PART Ia\*
  - STATE BUILDING CODE
    - Sec. 29-251. (Formerly Sec. 19-395f). Appointment and duties of Codes and Standards Committee.
    - Sec. 29-252. (Formerly Sec. 19-395). State Building Code.
    - Sec. 29-252a. Code applicable to all state agencies.
    - Sec. 29-253. (Formerly Sec. 19-395e). Code applicable to all municipalities.
    - Sec. 29-254. (Formerly Sec. 19-395g). Amendments to code.
    - Sec. 29-254a. Penalty for violation of State Building Code.
    - Sec. 29-255. (Formerly Sec. 19-395h). Authority of fire marshals unaffected.
    - Sec. 29-256. (Formerly Sec. 19-395q). Revision of Building and Fire Safety Codes.
    - Sec. 29-256a. Revision of code.
    - Sec. 29-256b. Revision of code.
    - Sec. 29-257. (Formerly Sec. 19-395r). Scope of revision.
    - Sec. 29-258. (Formerly Sec. 19-395s). Educational program.
    - Sec. 29-259. (Formerly Sec. 19-395t). Exemption from code for urban homesteading property and historic structures.
    - Sec. 29-260. (Formerly Sec. 19-396). Municipal building official to administer code.
    - Sec. 29-261. (Formerly Sec. 19-397). Qualifications of building official and assistant building officials.
    - Sec. 29-262. (Formerly Sec. 19-397a). Licensure of building officials.
    - Sec. 29-262a. Uniform building permit application form.
    - Sec. 29-263. (Formerly Sec. 19-398). Permit to construct or alter.
    - Sec. 29-263a. Working drawings to be accompanied by evidence of licensure by the state.
    - Sec. 29-264. (Formerly Sec. 19-398a). Approval of sets of building plans by State Building Inspector.
    - Sec. 29-265. (Formerly Sec. 19-400). Certificate of occupancy.
    - Sec. 29-266. (Formerly Sec. 19-402). Municipal board of appeals.
    - Sec. 29-267. (Formerly Sec. 19-398b). Tenement House Act provision re room size inapplicable to construction pursuant to Building Code.
    - Sec. 29-268. (Formerly Sec. 19-398c). Two exits required for sleeping rooms.
    - Sec. 29-269. (Formerly Sec. 19-395a). Standards for construction of buildings to accommodate physically handicapped persons.
    - Sec. 29-269a. Report on proposed revisions to State Building Code re accessibility

for disabled persons.

- Sec. 29-270. (Formerly Sec. 19-395o). Posting of access symbols.
- Sec. 29-270a. Automatic doors for the physically disabled in certain shopping malls or retail businesses.
- Sec. 29-271. (Formerly Sec. 19-395p). Units for physically disabled in state-assisted housing.
- Sec. 29-272. (Formerly Sec. 19-396a). Definitions.
- Sec. 29-273. (Formerly Sec. 19-396b). Accessibility or adaptability requirements for residential buildings and complexes.
- Sec. 29-274. (Formerly Sec. 19-396c). Exemptions from State Building Code standards.
- Secs. 29-275 and 29-276. (Formerly Secs. 19-398d and 19-399). Prohibition concerning obstructions which prevent entry or exit by handicapped persons.
- Sec. 29-276a. Moratorium on "lift-slab" construction.
- Sec. 29-276b. "Threshold limit" defined.
- Sec. 29-276c. Architect or engineer to seal plans and specifications, review implementation of design of certain buildings and issue statement of professional opinion re completed structure.
- Sec. 29-277. Urea-formaldehyde insulation: Definition; prohibition concerning use; penalty.
- Secs. 29-278 to 29-281. (Formerly Secs. 19-399a to 19-399d). Safety glazing material; definitions.
- Sec. 29-282. (Formerly Sec. 19-403). Applicability of sections.
- Secs. 29-283 to 29-290. Reserved for future use.

o PART II\*

• FIRE MARSHALS AND FIRE HAZARDS. FIRE SAFETY CODE

- Sec. 29-291. (Formerly Sec. 29-39). Commissioner to serve as State Fire Marshal.
- Sec. 29-292. (Formerly Sec. 29-40). Fire Safety Code.
- Sec. 29-293. (Formerly Sec. 29-41). Code to specify minimum requirements.
- Sec. 29-294. (Formerly Sec. 29-42). Publication of code.
- Sec. 29-295. (Formerly Sec. 29-43). Penalty for violation of code.
- Sec. 29-296. (Formerly Sec. 29-44). Variations or exemptions from code.
- Sec. 29-297. Appointment of local fire marshals, deputies and provisional fire marshals.
- Sec. 29-298. (Formerly Sec. 29-45a). Certification of local fire marshals, deputies, inspectors and investigators.
- Sec. 29-298a. Fire Marshal Training Council established.
- Sec. 29-298b. Complaints re negligence of local fire marshals, deputies or inspectors.
- Sec. 29-299. (Formerly Sec. 29-46). Dismissal of local fire marshal.
- Sec. 29-300. (Formerly Sec. 29-47). Hearing prior to dismissal.
- Sec. 29-301. (Formerly Sec. 29-48). One fire marshal for several municipalities.
- Sec. 29-302. (Formerly Sec. 29-49). Investigations.
- Sec. 29-303. (Formerly Sec. 29-50). Report of fires.
- Sec. 29-304. (Formerly Sec. 29-51). Fee for investigations.
- Sec. 29-305. (Formerly Sec. 29-52). Inspections by local fire marshals.
- Sec. 29-306. (Formerly Sec. 29-53). Abatement of fire hazards.
- Sec. 29-307. (Formerly Sec. 29-54a). Fire hazards in manufacturing establishments.
- Sec. 29-307a. Hazardous materials in manufacturing establishments.
- Sec. 29-307b. Notice to water companies of the presence or elimination of

**Sec. 29-277. Urea-formaldehyde insulation: Definition; prohibition concerning use; penalty.**

(a) Urea-formaldehyde (UF) foamed in place insulation, also referred to as formaldehyde-based insulation, means any cellular plastic thermal material which contains as a component chemical formaldehyde, formaldehyde polymers, formaldehyde derivatives and any other chemical from which formaldehyde can be released, but does not mean urethane foam insulation or styrene foam insulation. (b) Urea-formaldehyde foamed in place insulation shall not be installed in any building or structure on or after June 1, 1981. (c) Any person who violates any provision of this section shall be fined not more than five hundred dollars for the first offense and for each subsequent offense shall be fined not more than one thousand dollars.

(P.A. 81-250, S. 14.)