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A BILL ENTITLED

1 AN ACT concerning

2 3

| Maryland Energy Administration - Minimum Energy Efficiency Standards |
|--|
| for Appliances and Equipment Sold in State |

4 FOR the purpose of requiring the Maryland Energy Administration to adopt

- 5 regulations establishing minimum energy efficiency standards for certain new
- 6 products sold in the State; prohibiting certain new products from being sold or
- 7 offered for sale in the State on or after a certain date unless the products meet
- 8 the minimum energy efficiency standards; prohibiting certain new products
- 9 from being installed in the State on or after a certain date unless the products
- 10 meet the minimum energy efficiency standards; authorizing the Administration
- 11 to establish new or increased standards under certain circumstances; requiring
- 12 the Administration to adopt certain testing procedures; providing for the
- 13 certification of new products; authorizing the Administration to test certain
- 14 products and make certain inspections to determine compliance; requiring the
- 15 Administration to investigate certain complaints; authorizing the Attorney
- 16 General to institute certain enforcement proceedings; providing for certain
- 17 penalties; defining certain terms; and generally relating to energy efficiency
- 18 standards for certain products.

19 BY adding to

- 20 Article State Government
- 21 Section 9-2006
- 22 Annotated Code of Maryland
- 23 (1999 Replacement Volume and 2001 Supplement)

24 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

- 25 MARYLAND, That the Laws of Maryland read as follows:
- 26

Article - State Government

27 9-2006.

28 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS29 INDICATED.

1 "AUTOMATIC COMMERCIAL ICE-MAKER" MEANS A (2)(I) 2 FACTORY-MADE ASSEMBLY, NOT NECESSARILY SHIPPED IN ONE PACKAGE, 3 CONSISTING OF A CONDENSING UNIT AND ICE-MAKING SECTION OPERATING AS AN 4 INTEGRATED UNIT, WITH MEANS FOR MAKING AND HARVESTING ICE. "AUTOMATIC COMMERCIAL ICE-MAKER" INCLUDES AN 5 (II) 6 ASSEMBLY WITH MEANS FOR STORING OR DISPENSING ICE OR BOTH. "COMMERCIAL CLOTHES WASHER" MEANS A SOFT MOUNT 7 (3)8 FRONT-LOADING OR SOFT MOUNT TOP-LOADING CLOTHES WASHER THAT IS 9 DESIGNED FOR USE IN: 10 (I) APPLICATIONS WHERE THE OCCUPANTS OF MORE THAN ONE 11 HOUSEHOLD WILL BE USING IT, INCLUDING MULTI-FAMILY HOUSING COMMON 12 AREAS AND COIN LAUNDRIES; OR 13 (II) OTHER COMMERCIAL APPLICATIONS, IF THE CLOTHES 14 CONTAINER COMPARTMENT IS NOT GREATER THAN: 1. 3.5 CUBIC FEET FOR HORIZONTAL-AXIS CLOTHES 15 16 WASHERS; OR 17 4.0 CUBIC FEET FOR VERTICAL-AXIS CLOTHES WASHERS. 2. 18 (4) "ILLUMINATED EXIT SIGN" MEANS AN INTERNALLY ILLUMINATED 19 SIGN THAT IS DESIGNED TO BE PERMANENTLY FIXED IN PLACE AND USED TO 20 IDENTIFY AN EXIT AND THE BACKGROUND OF WHICH IS NOT TRANSPARENT. "LARGE PACKAGED AIR-CONDITIONING EQUIPMENT" MEANS 21 (5) 22 PACKAGED AIR-CONDITIONING EQUIPMENT WITH OVER 20 TONS OF COOLING 23 CAPACITY. 24 "LOW-VOLTAGE DRY-TYPE TRANSFORMER" MEANS A TRANSFORMER (6) 25 THAT: HAS AN INPUT VOLTAGE OF 600 VOLTS OR LESS: 26 (I) 27 (II) IS AIR-COOLED; AND 28 (III) DOES NOT USE OIL AS A COOLANT. "PACKAGED AIR-CONDITIONING EQUIPMENT" MEANS 29 (7)30 AIR-CONDITIONING EOUIPMENT THAT IS BUILT AS A PACKAGE AND SHIPPED AS A 31 WHOLE TO END-USER SITES. 32 "REFRIGERATED BEVERAGE VENDING MACHINE" MEANS A MACHINE (8)33 THAT COOLS BOTTLED OR CANNED BEVERAGES AND DISPENSES THEM UPON 34 PAYMENT.

(9) "SET-TOP BOX" MEANS A COMMERCIALLY AVAILABLE ELECTRONIC
 PRODUCT THE PURPOSE OF WHICH IS TO RECEIVE, SEND, PROCESS, TRANSLATE, OR

RECORD SIGNALS THAT ARE THEN SENT TO A TELEVISION OR SIMILAR DISPLAY
 DEVICE FOR VIEWING OR TO A COMPUTER FOR PROCESSING.

3 (10) "TORCHERE LIGHTING FIXTURE" MEANS A PORTABLE ELECTRIC
4 LIGHTING FIXTURE WITH A REFLECTOR BOWL GIVING LIGHT DIRECTED UPWARD SO
5 AS TO GIVE INDIRECT ILLUMINATION.

6 (11) "TRAFFIC SIGNAL" MEANS A DEVICE CONSISTING OF A SET OF
7 SIGNAL LIGHTS OPERATING IN SEQUENCE AND PLACED AT INTERSECTIONS TO
8 REGULATE TRAFFIC.

9 (12) "TRAFFIC SIGNAL MODULE" MEANS A STANDARD 8-INCH (200MM) OR 10 12-INCH (300MM) ROUND TRAFFIC SIGNAL INDICATION THAT:

11 (I) CONSISTS OF A LIGHT SOURCE, LENS, AND ALL PARTS 12 NECESSARY FOR OPERATION; AND

13 (II) COMMUNICATES MOVEMENT MESSAGES TO DRIVERS 14 THROUGH RED, AMBER, AND GREEN COLORS.

(13) "TRANSFORMER" MEANS A DEVICE CONSISTING ESSENTIALLY OF
 TWO OR MORE COILS OF INSULATED WIRE THAT TRANSFERS ALTERNATING
 CURRENT BY ELECTROMAGNETIC INDUCTION FROM ONE COIL TO ANOTHER IN
 ORDER TO CHANGE THE ORIGINAL VOLTAGE OR CURRENT VALUE.

19(14)(I)"UNIT HEATER" MEANS A SELF-CONTAINED FAN-TYPE HEATER20 THAT:

211.IS DESIGNATED TO BE INSTALLED WITHIN THE HEATED22 SPACE; AND1.

23 2. INCLUDES AN APPARATUS OR APPLIANCE TO SUPPLY
24 HEAT AND A FAN FOR CIRCULATING AIR OVER A HEAT EXCHANGE SURFACE, ALL
25 ENCLOSED IN A COMMON CASING.

26(II)"UNIT HEATER" DOES NOT INCLUDE "WARM AIR FURNACES" AS27SPECIFICALLY DEFINED UNDER THE FEDERAL ENERGY POLICY ACT OF 1992.

28 (B) (1) THIS SECTION APPLIES TO THE TESTING, CERTIFICATION, AND
29 ENFORCEMENT OF EFFICIENCY STANDARDS FOR THE FOLLOWING TYPES OF NEW
30 PRODUCTS SOLD, OFFERED FOR SALE, OR INSTALLED IN THE STATE:

- 31 (I) TORCHERE LIGHTING FIXTURES;
- 32 (II) UNIT HEATERS;
- 33 (III) LOW-VOLTAGE DRY-TYPE TRANSFORMERS;
- 34 (IV) REFRIGERATED BEVERAGE VENDING MACHINES;
- 35 (V) TRAFFIC SIGNAL MODULES;

| 4 HOUSE BILL 1336 | | | | |
|-------------------|------------------------|------------------|---|--|
| 1 | | (VI) | ILLUMINATED EXIT SIGNS; | |
| 2 | | (VII) | AUTOMATIC COMMERCIAL ICE-MAKERS; | |
| 3 | | (VIII) | LARGE PACKAGED AIR-CONDITIONING EQUIPMENT; | |
| 4 | | (IX) | SET-TOP BOXES; | |
| 5 | | (X) | COMMERCIAL CLOTHES WASHERS; AND | |
| 6 7 | IN ACCORDANCE | (XI) WITH SU | ANY OTHER PRODUCTS DESIGNATED BY THE ADMINISTRATION JBSECTION (E) OF THIS SECTION. | |
| 8 | (2) | THIS SI | ECTION DOES NOT APPLY TO: | |
| 9 10 | OUTSIDE THE STA | (I) ATE; | NEW PRODUCTS MANUFACTURED IN THE STATE AND SOLD | |
| | SOLD AT WHOLES | | NEW PRODUCTS MANUFACTURED OUTSIDE THE STATE AND SIDE THE STATE FOR FINAL RETAIL SALE AND THE STATE; | |
| 14 15 | THE TIME OF CON | (III) ISTRUCT | PRODUCTS INSTALLED IN MOBILE MANUFACTURED HOMES AT TION; OR | |
| 16 17 | IN RECREATIONA | (IV) L VEHIC | PRODUCTS DESIGNED EXPRESSLY FOR INSTALLATION AND USE CLES. | |
| 20 | ADOPT REGULATI | IONS ES | BEFORE JANUARY 1, 2003, THE ADMINISTRATION SHALL TABLISHING MINIMUM ENERGY EFFICIENCY STANDARDS PRODUCTS SET FORTH IN SUBSECTION (B)(1) OF THIS | |
| 22 23 | (2) EFFICIENCY STAN | | EGULATIONS SHALL PROVIDE FOR THE FOLLOWING MINIMUM : | |
| | | NOT BE | TORCHERE FIXTURES MAY NOT CONSUME MORE THAN 190 E CAPABLE OF OPERATING WITH LAMPS THAT TOTAL MORE | |
| 27 28 | EITHER POWER VI | (II) ENTING | UNIT HEATERS MAY NOT HAVE PILOT LIGHTS AND SHALL HAVE OR AN AUTOMATIC FLUE DAMPER; | |
| 31 | DISTRIBUTION TR | | THE EFFICIENCY OF ALL LOW-VOLTAGE DRY-TYPE RMERS SHALL BE NOT LESS THAN THE VALUES SHOWN IN ELECTRICAL MANUFACTURERS ASSOCIATION STANDARD | |
| | ILLUMINATED SH | | REFRIGERATED BEVERAGE VENDING MACHINES THAT ARE E T-8 FLUORESCENT LAMPS WITH ELECTRONIC BALLASTS OF EQUAL OR GREATER EFFICACY; | |

(V) TRAFFIC SIGNAL MODULES SHALL MEET THE REQUIREMENTS
 OF THE "ENERGY STAR PROGRAM REQUIREMENTS FOR TRAFFIC SIGNALS"
 DEVELOPED BY THE U.S. ENVIRONMENTAL PROTECTION AGENCY AND THAT TOOK
 EFFECT IN FEBRUARY 2001;

5 (VI) ILLUMINATED EXIT SIGNS SHALL MEET THE REQUIREMENTS
6 OF THE "ENERGY STAR PROGRAM REQUIREMENTS FOR EXIT SIGNS" DEVELOPED BY
7 THE U.S. ENVIRONMENTAL PROTECTION AGENCY AND THAT TOOK EFFECT ON
8 JANUARY 1, 1999;

9 (VII) AUTOMATIC COMMERCIAL ICE-MAKERS SHALL MEET THE
10 REQUIREMENTS OF THE "COMMERCIAL ICE-MAKER EFFICIENCY
11 RECOMMENDATIONS" DEVELOPED BY THE FEDERAL ENERGY MANAGEMENT
12 PROGRAM OF THE U.S. DEPARTMENT OF ENERGY AND DATED NOVEMBER 2000;

13 (VIII) LARGE PACKAGED AIR-CONDITIONING EQUIPMENT SHALL
14 MEET THE TIER II REQUIREMENTS OF THE "MINIMUM EQUIPMENT EFFICIENCIES
15 FOR UNITARY COMMERCIAL AIR CONDITIONERS" AND "MINIMUM EQUIPMENT
16 EFFICIENCIES FOR HEAT PUMPS" DEVELOPED BY THE CONSORTIUM FOR ENERGY
17 EFFICIENCY, BOSTON, MA, AS IN EFFECT ON JAN. 1, 2002;

18(IX)SET-TOP BOXES SHALL MEET THE REQUIREMENTS OF THE19"ENERGY STAR PROGRAM REQUIREMENTS FOR SET-TOP BOXES" DEVELOPED BY THE20U.S. ENVIRONMENTAL PROTECTION AGENCY AND THAT TOOK EFFECT ON JANUARY211, 2001; AND

(X) COMMERCIAL CLOTHES WASHERS SHALL MEET THE
REQUIREMENTS SHOWN IN TABLE P-3 OF SECTION 1605.3 OF "PROPOSED
AMENDMENTS TO CALIFORNIA CODE OF REGULATIONS, TITLE 20: DIVISION 2,
CHAPTER 4, ARTICLE 4, SECTIONS 1601-1608: APPLIANCE EFFICIENCY REGULATIONS"
DATED NOVEMBER 2001.

(D) (1) ON OR AFTER JANUARY 1, 2004, A NEW PRODUCT OF ANY TYPE SET
FORTH IN SUBSECTION (B)(1) OF THIS SECTION MAY NOT BE SOLD OR OFFERED FOR
SALE IN THE STATE UNLESS THE ENERGY EFFICIENCY OF THE NEW PRODUCT
MEETS OR EXCEEDS THE EFFICIENCY STANDARDS SET FORTH IN THE REGULATIONS
ADOPTED UNDER SUBSECTION (C) OF THIS SECTION.

(2) ON OR AFTER JANUARY 1, 2005, A NEW PRODUCT OF A TYPE SET
FORTH IN SUBSECTION (B)(1) OF THIS SECTION MAY NOT BE INSTALLED IN THE
STATE UNLESS THE ENERGY EFFICIENCY OF THE NEW PRODUCT MEETS OR
EXCEEDS THE EFFICIENCY STANDARDS SET FORTH IN THE REGULATIONS ADOPTED
UNDER SUBSECTION (C) OF THIS SECTION.

37 (E) (1) THE ADMINISTRATION MAY ESTABLISH:

INCREASED EFFICIENCY STANDARDS FOR THE PRODUCTS
 LISTED IN SUBSECTION (B)(1) OF THIS SECTION; AND

1 (II) STANDARDS FOR PRODUCTS NOT SPECIFICALLY LISTED IN 2 SUBSECTION (B)(1) OF THIS SECTION.

3 (2) IN CONSIDERING NEW OR AMENDED STANDARDS, THE
4 ADMINISTRATION SHALL SET EFFICIENCY STANDARDS UPON A DETERMINATION
5 THAT INCREASED EFFICIENCY STANDARDS WOULD SERVE TO PROMOTE ENERGY
6 CONSERVATION IN THE STATE AND WOULD BE COST-EFFECTIVE FOR CONSUMERS
7 WHO PURCHASE AND USE NEW PRODUCTS.

8 (3) NEW OR INCREASED EFFICIENCY STANDARDS MAY NOT BECOME
9 EFFECTIVE BEFORE 1 YEAR FOLLOWING THE ADOPTION OF ANY REGULATIONS
10 ESTABLISHING THE NEW OR INCREASED EFFICIENCY STANDARDS.

(4) THE ADMINISTRATION MAY APPLY FOR A WAIVER OF FEDERAL
 PREEMPTION IN ACCORDANCE WITH FEDERAL PROCEDURES (42 U.S.C. § 6297 (D)) FOR
 THOSE PRODUCTS REGULATED BY THE FEDERAL GOVERNMENT.

14(5)THE ADMINISTRATION MAY ADOPT ANY OTHER REGULATIONS15NECESSARY TO IMPLEMENT THE PROVISIONS OF THIS SECTION.

16 (F) (1) THE ADMINISTRATION SHALL ADOPT PROCEDURES FOR TESTING
17 THE ENERGY EFFICIENCY OF THE NEW PRODUCTS LISTED IN SUBSECTION (B)(1) OF
18 THIS SECTION IF TESTING PROCEDURES ARE NOT PROVIDED FOR IN THE MARYLAND
19 BUILDING PERFORMANCE STANDARDS.

20 (2) THE ADMINISTRATION SHALL USE UNITED STATES DEPARTMENT OF
21 ENERGY APPROVED TEST METHODS, OR IN THE ABSENCE OF THESE TEST METHODS,
22 OTHER APPROPRIATE NATIONALLY RECOGNIZED TEST METHODS.

(3) THE MANUFACTURERS OF NEW PRODUCTS LISTED IN SUBSECTION
(4) (3) THE MANUFACTURERS OF NEW PRODUCTS LISTED IN SUBSECTION
(5) (1) OF THIS SECTION SHALL CAUSE SAMPLES OF THEIR PRODUCTS TO BE TESTED
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(7) (1) OF THIS SECTION SHALL CAUSE SAMPLES OF THEIR PRODUCTS TO BE TESTED
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(1) OF THOSE SPECIFIED IN THE MARYLAND BUILDING PERFORMANCE STANDARDS.

27 (G) (1) MANUFACTURERS OF NEW PRODUCTS LISTED IN SUBSECTION (B)(1)
28 OF THIS SECTION SHALL CERTIFY TO THE ADMINISTRATION THAT THE PRODUCTS
29 ARE IN COMPLIANCE WITH THE PROVISIONS OF THIS SECTION.

(2) THE ADMINISTRATION SHALL ADOPT REGULATIONS GOVERNING
 THE CERTIFICATION OF NEW PRODUCTS AND MAY COORDINATE WITH THE
 CERTIFICATION PROGRAMS OF OTHER STATES WITH SIMILAR STANDARDS.

(H) (1) THE ADMINISTRATION MAY TEST PRODUCTS LISTED IN SUBSECTION
 (B)(1) OF THIS SECTION USING AN ACCREDITED TESTING FACILITY.

(2) IF PRODUCTS TESTED ARE FOUND NOT TO BE IN COMPLIANCE WITH
 THE MINIMUM EFFICIENCY STANDARDS ESTABLISHED UNDER SUBSECTION (C) OF
 THIS SECTION, THE ADMINISTRATION SHALL:

1 (I) CHARGE THE MANUFACTURER OF THE PRODUCT FOR THE 2 COST OF PRODUCT PURCHASE AND TESTING; AND

3 (II) PROVIDE INFORMATION TO THE PUBLIC ON PRODUCTS FOUND 4 NOT TO BE IN COMPLIANCE WITH THE STANDARDS.

5 (I) (1) THE ADMINISTRATION MAY MAKE PERIODIC INSPECTIONS OF
6 DISTRIBUTORS OR RETAILERS OF NEW PRODUCTS LISTED IN SUBSECTION (B)(1) OF
7 THIS SECTION IN ORDER TO DETERMINE COMPLIANCE WITH THE PROVISIONS OF
8 THIS SECTION.

9 (2) THE ADMINISTRATION SHALL ALSO WORK WITH THE DEPARTMENT
10 OF HOUSING AND COMMUNITY DEVELOPMENT TO COORDINATE ON INSPECTIONS
11 FOR NEW PRODUCTS THAT ARE ALSO COVERED BY THE MARYLAND BUILDING
12 PERFORMANCE STANDARDS.

13 (J) (1) THE ADMINISTRATION SHALL INVESTIGATE COMPLAINTS RECEIVED
14 CONCERNING VIOLATIONS OF THIS SECTION AND SHALL REPORT THE RESULTS OF
15 AN INVESTIGATION TO THE ATTORNEY GENERAL.

16 (2) THE ATTORNEY GENERAL MAY INSTITUTE PROCEEDINGS TO 17 ENFORCE THE PROVISIONS OF THIS SECTION.

18 (3) A MANUFACTURER, DISTRIBUTOR, OR RETAILER THAT VIOLATES ANY
19 PROVISION OF THIS SECTION SHALL BE ISSUED A WARNING BY THE
20 ADMINISTRATION FOR A FIRST VIOLATION.

21(4)REPEAT VIOLATIONS SHALL BE SUBJECT TO A CIVIL PENALTY OF22NOT MORE THAN \$250.

(5) EACH VIOLATION OF THIS SECTION SHALL CONSTITUTE A SEPARATE
OFFENSE AND EACH DAY THAT A VIOLATION CONTINUES SHALL CONSTITUTE A
SEPARATE OFFENSE.

26 (6) PENALTIES ASSESSED UNDER THIS SUBSECTION ARE IN ADDITION
27 TO COSTS ASSESSED UNDER SUBSECTION (H) OF THIS SECTION.

28 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 29 July 1, 2002.