



HB0831/693722/1

AMENDMENTS
PREPARED
BY THE
DEPT. OF LEGISLATIVE
SERVICES

25 FEB 22
09:53:50

BY: Delegate Clark

(To be offered in the Environment and Transportation Committee)

AMENDMENTS TO HOUSE BILL 831

(First Reading File Bill)

AMENDMENT NO. 1

On page 1, in line 12, strike “2-1603” and substitute “2-1604”.

AMENDMENT NO. 2

On page 2, after line 5, insert:

“(B) “BARBECUE APPLIANCE” MEANS AN APPLIANCE THAT COOKS FOOD BY APPLYING HEAT AS A RESULT OF BURNING SOLID FUEL, GAS FUEL, WOOD FUEL, OR PELLETT FUEL.”;

in lines 6, 8, and 13, strike “(B)”, “(C)”, and “(D)”, respectively, and substitute “(C)”, “(D)”, and “(E)”, respectively; and after line 14, insert:

“(F) “HEARTH PRODUCT APPLIANCE” MEANS A FIREPLACE, FIREPLACE INSERT, STOVE, OR LOG SET THAT OFFERS A DECORATIVE VIEW OF FLAMES AND MAY BE FUELED BY SOLID FUEL, GAS FUEL, WOOD FUEL, OR PELLETT FUEL.

(G) (1) “OUTDOOR PATIO APPLIANCE” MEANS AN APPLIANCE THAT IS LOCATED OUTDOORS AND MAY BE FUELED BY SOLID FUEL, GAS FUEL, WOOD FUEL, OR PELLETT FUEL.

(2) “OUTDOOR PATIO APPLIANCE” INCLUDES FREESTANDING, MOUNTED, OR BUILT-IN APPLIANCES, STOVES, FIREPLACES, FIRE PITS, AND INSERTS.”.

On page 6, after line 6, insert:

“2-1604.

NOTHING IN THIS SUBTITLE SHALL BE CONSTRUED TO PROHIBIT THE INSTALLATION, SERVICE, OR REPAIR OF A BARBECUE APPLIANCE, A HEARTH PRODUCT APPLIANCE, OR AN OUTDOOR PATIO APPLIANCE IN OR ON THE PROPERTY OF A NEWLY CONSTRUCTED OR EXISTING HOME OR BUSINESS.”.

AMENDMENT NO. 3

On page 9, after line 15, insert:

“(4) STANDARDS ADOPTED UNDER THIS SUBSECTION MAY NOT BE CONSTRUED TO PROHIBIT THE INSTALLATION, SERVICE, OR REPAIR OF A BARBECUE APPLIANCE, A HEARTH PRODUCT APPLIANCE, OR AN OUTDOOR PATIO APPLIANCE, AS DEFINED UNDER § 2-1601 OF THE ENVIRONMENT ARTICLE, IN OR ON THE PROPERTY OF A NEWLY CONSTRUCTED OR EXISTING HOME OR BUSINESS.”.