

Sec. 3. **EFFECTIVE DATE.**

Sections 1 to 3 are effective the day following final enactment.

Presented to the governor May 10, 1995

Signed by the governor May 11, 1995, 9:42 a.m.

CHAPTER 160—S.F.No. 1402**VETOED**

CHAPTER 161—H.F.No. 1256

An act relating to energy; adopting energy standards for air conditioners, certain gas-burning equipment, lamps, motors, showerheads, and faucets; amending Minnesota Statutes 1994, section 216C.19, subdivisions 13, 14, 16, 17, and 19.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 1994, section 216C.19, subdivision 13, is amended to read:

Subd. 13. **NEW ROOM AIR CONDITIONERS.** No new room air conditioner shall be sold or installed or transported for resale into Minnesota unless it has an energy efficiency ratio equal to or greater than the values ~~adopted under subdivision 8~~ required by applicable federal laws and the United States Department of Energy regulations codified in Code of Federal Regulations, title 10, including applicable interpretations of the regulations issued by that department.

Sec. 2. Minnesota Statutes 1994, section 216C.19, subdivision 14, is amended to read:

Subd. 14. **CERTAIN GAS-POWERED EQUIPMENT PROHIBITED.** No new residential

- (a) forced air type central furnace,
- (b) cooking appliance manufactured with an electrical supply cord, or
- (c) clothes drying equipment

that is designed to burn natural gas ~~equipped with a continuously burning pilot~~ shall be sold or installed in Minnesota. ~~This subdivision does not apply to forced air type furnaces designed for installation in manufactured homes, unless it~~

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meets or exceeds the efficiency standards required by applicable federal laws and the United States Department of Energy regulations codified in Code of Federal Regulations, title 10, including applicable interpretations of the regulations issued by that department.

Sec. 3. Minnesota Statutes 1994, section 216C.19, subdivision 16, is amended to read:

Subd. 16. **LAMPS.** The commissioner shall adopt rules under chapter 14 setting minimum efficiency standards for specific incandescent lamps. The rules must establish minimum efficiency standards for incandescent lamps of specific lamp type and wattage where an energy-saving substitute lamp is currently produced by at least two lamp manufacturers. The rules must include, but not be limited to, the following lamps: 40-watt A17 and A19 lamps; 60-watt A17 and A19 lamps; 75-watt A17 and A19 lamps; 100-watt A17 and A19 lamps; and 150-watt A21 lamps, where each is a general-purpose incandescent lamp with rated voltage between 114 and 131 volts with diffuse coating. The minimum efficiency standard must be set to exceed the efficiency of the original lamp. For incandescent lamps for which minimum standards have been established, No new lamp may be sold in Minnesota unless it meets or exceeds the minimum efficiency standards adopted under this section required by applicable federal laws and the United States Department of Energy regulations codified in Code of Federal Regulations, title 10, including applicable interpretations of the regulations issued by that department.

Sec. 4. Minnesota Statutes 1994, section 216C.19, subdivision 17, is amended to read:

Subd. 17. **MOTORS.** No new motor covered by this subdivision, excluding those sold as part of an appliance, may be sold or installed in Minnesota unless its nominal efficiency meets or exceeds the values adopted under subdivision 8.

Sec. 5. Minnesota Statutes 1994, section 216C.19, subdivision 19, is amended to read:

Subd. 19. **SHOWERHEADS; FAUCETS.** (a) No new showerhead, ~~other than a safety shower showerhead,~~ may be sold or installed in Minnesota if it permits a maximum water use in excess of 2.5 gallons per minute when measured at a flowing water pressure of 80 pounds per square inch.

(b) ~~No kitchen faucet or kitchen replacement aerator may be sold or installed in Minnesota if it permits a maximum water use in excess of 2.5 gallons per minute when measured at a flowing water pressure of 80 pounds per square inch.~~

(c) ~~No, or lavatory faucet or lavatory replacement aerator may be sold or installed in Minnesota if it permits a maximum water use in excess of two gallons per minute when measured at a flowing water pressure of 80 pounds per~~

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square inch unless it meets or exceeds the efficiency standards required by applicable federal laws and the United States Department of Energy regulations codified in Code of Federal Regulations, title 10, including applicable interpretations of the regulations issued by that department.

Presented to the governor May 10, 1995

Signed by the governor May 11, 1995, 9:46 a.m.

CHAPTER 162—H.F.No. 1678

An act relating to drainage; allowing an outlet fee to be charged for use of an established drainage system in Red Lake county as an outlet for drainage originating in Polk county.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. **OUTLET FEE FOR USE OF DRAINAGE SYSTEM IN RED LAKE COUNTY AS OUTLET FOR DRAINAGE FROM POLK COUNTY.**

Subdivision 1. GENERAL. Red Lake county may charge an outlet fee for use of county ditch number two as an outlet for drainage originating in Polk county, as provided in this subdivision. The outlet fee must be established by a joint board established under subdivision 2.

Subd. 2. JOINT BOARD. The boards of commissioners of Red Lake and Polk counties shall appoint from their members a joint board consisting of an equal number of members from each board.

Subd. 3. HEARING. The joint board shall set a time and location for a hearing and shall give notice of the hearing by publication, as defined in Minnesota Statutes, section 103E.005, subdivision 24, and by mail to the Red Lake and Polk county boards and the property owners and political subdivisions likely to be affected by the outlet fee. At the hearing, the joint board shall provide an opportunity for all interested persons to be heard.

Subd. 4. ORDER. After the hearing, the joint board shall, by order, set the amount to be paid as an outlet fee. The order must describe the property benefited by the outlet drainage system and state the amount of benefits to the property for the outlet drainage system. The property benefited is subject to assessments levied after that time in the outlet drainage system, on the basis of the benefits as if the benefits had been determined in the order establishing the outlet drainage system.

Subd. 5. PAYMENT. The outlet fee must be paid by assessment against the benefited property in Polk county, under Minnesota Statutes, section 103E.601, and credited to the established drainage system account for county ditch number two.

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