HOUSE No.

The Commonwealth of Massachusetts

PRESENTED BY:

Marjorie C. Decker

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act relative to clean lighting and appliance efficiency standards.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Marjorie C. Decker	25th Middlesex	1/17/2025

HOUSE No.

[Pin Slip]

The Commonwealth of Massachusetts

In the One Hundred and Ninety-Fourth General Court (2025-2026)

An Act relative to clean lighting and appliance efficiency standards.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1	SECTION 1. Section 2 of Chapter 21H of the General Laws, as appearing in the 2022
2	Official Edition, is hereby amended by inserting after the definition of "Closure" the following
3	definition:-

4 "Compact fluorescent lamp", means a compact low-pressure, mercury-containing, 5 electric-discharge light source in which a fluorescent coating transforms some of the ultraviolet 6 energy generated by the mercury discharge into visible light, and includes all of the following 7 characteristics: (i) One base (end cap) of any type, including, but not limited to, screw, bayonet, 8 two pins, and four pins; (ii) Integrally ballasted or non-integrally ballasted; (iii) Light emission 9 between a correlated color temperature of 1700K and 24000K and a Duv of +0.024 and -0.024 in 10 the International Commission on Illumination (CIE) Uniform Color Space (CAM02-UCS); (iv) 11 All tube diameters and all tube lengths; and (v) All lamp sizes and shapes for directional and 12 nondirectional installations, including, but not limited to, PL, spiral, twin tube, triple twin, 2D, 13 U-bend, and circular.

14	SECTION 2. Said section 2 of said chapter 21H, as so appearing, is hereby further
15	amended by inserting after the definition of "Landfill" the following definition:-
16	"Linear fluorescent lamp", means a low-pressure, mercury-containing, electric-discharge
17	light source in which a fluorescent coating transforms some of the ultraviolet energy generated
18	by the mercury discharge into visible light, and includes all of the following characteristics: (i)
19	Two bases (end caps) of any type, including, but not limited to, single-pin, two-pin, and recessed
20	double contact;(ii) Light emission between a correlated color temperature of 1700K and 24000K
21	and a Duv of +0.024 and -0.024 in the CIE CAM02-UCS;(iii) All tube diameters, including, but
22	not limited to, T5, T8, T10, and T12; (iv) All tube lengths from 0.5 to 8.0 feet, inclusive; and (v)
23	All lamp shapes, including, but not limited to, linear, U-bend, and circular.
24	SECTION 3. Said section 2 of said chapter 21H, as so appearing, is hereby further
25	amended by striking out the definition of "Mercury-added lamp".
26	SECTION 4. Section 6J of Chapter 21H of the General Laws, as appearing in the 2020
27	Official Edition, is hereby amended by striking out paragraph (1) of subsection (d) and inserting
28	in place thereof the following paragraph:-
29	(d)(1) On and after January 1, 2027, no person shall offer for final sale or distribute in
30	this state as a new manufactured product a screw or bayonet base type compact fluorescent lamp,
31	a pin-base type compact fluorescent lamp, or a linear fluorescent lamp.
32	SECTION 5. Said section 6J of said chapter 21H, as so appearing, is hereby further
33	amended by striking out paragraph (2) of subsection (d).

34 SECTION 6. Said section 6J of said chapter 21H, as so appearing, is hereby further
35 amended by adding the following 11 subsections:-

36 (k) Paragraphs (1) and (2) of subsection (d) do not apply to a lamp designed and 37 marketed exclusively for image capture and projection, including: (i) photocopying; (ii) printing, 38 directly or in preprocessing; (iii) lithography; (iv) film and video projection; and (v) holography. 39 (1) Paragraphs (1) and (2) of subsection (d) do not apply to a lamp that has a high 40 proportion of ultraviolet light emission and is one of the following: (i) a lamp with high 41 ultraviolet content that has ultraviolet power greater than two milliwatts per kilolumen 42 (mW/klm); (ii) a lamp for germicidal use, such as the destruction of DNA, that emits a peak 43 radiation of approximately 253.7 nanometers;(iii) a lamp designed and marketed exclusively for 44 disinfection or fly trapping from which either the radiation power emitted between 250 and 315 45 nanometers represents at least 5 percent of, or the radiation power emitted between 315 and 400 46 nanometers represents at least 20 percent of, the total radiation power emitted between 250 and 47 800 nanometers; (iv) a lamp designed and marketed exclusively for the generation of ozone 48 where the primary purpose is to emit radiation at approximately 185.1 nanometers;(v) a lamp 49 designed and marketed exclusively for coral zooxanthellae symbiosis from which the radiation 50 power emitted between 400 and 480 nanometers represents at least 40 percent of the total 51 radiation power emitted between 250 and 800 nanometers; or (vi) any lamp designed and 52 marketed exclusively for use in a sunlamp product, as defined in section 1040.20(b)(9) of 53 subchapter J of title 21 of the Code of Federal Regulations, as in effect on the date of enactment 54 of this Act.

55	(m) Paragraphs (1) and (2) of subsection (d)) do not apply to a lamp designed and
56	marketed exclusively for use in medical or veterinary diagnosis or treatment, or in a medical
57	device.
58	(n) Paragraphs (1) and (2) of subsection (d) do not apply to a lamp designed and
59	marketed exclusively for use in the manufacturing or quality control of pharmaceutical products.
60	(o) Paragraphs (1) and (2) of subsection (d) do not apply to a lamp designed and
61	marketed exclusively for spectroscopy and photometric applications, such as UV-visible
62	spectroscopy, molecular spectroscopy, atomic absorption spectroscopy, nondispersive infrared
63	(NDIR), Fourier transform infrared (FTIR), medical analysis, ellipsometry, layer thickness
64	measurement, process monitoring, or environmental monitoring.
65	(q) Paragraphs (1) and (2) of subsection (d) do not apply to a compact fluorescent lamp
66	that is used to replace a lamp in a motor vehicle that was manufactured on or before January 1,
67	2020.
68	(r) The department may cause periodic inspections to be made of distributors or retailers
69	in order to determine compliance with paragraphs (1) and (2) of subsection (d). The department
70	shall investigate complaints received concerning violations of paragraphs (1) and (2) of
71	subsection (d).
72	
	(s) If the department finds that any person has committed a violation of any provision of
73	(s) If the department finds that any person has committed a violation of any provision of paragraphs (1) and (2) of subsection (d), the department shall issue a warning to such person.
73 74	
	paragraphs (1) and (2) of subsection (d), the department shall issue a warning to such person.

77	of not more than five hundred dollars for each offense. Each lamp offered, sold, or distributed in
78	violation of paragraphs (1) and (2) of subsection (d), each violation shall constitute a separate
79	offense, and each day that such violation occurs shall constitute a separate offense.
80	(t) If the department finds repeated violations have occurred, it shall report the results of
81	such violations to the Attorney General. The Attorney General may institute proceedings to seek
82	an injunction in state court to enforce the provisions of paragraphs (1) and (2) of subsection (d).
83	(u) The department may adopt such further regulations as necessary to ensure the proper
84	implementation and enforcement of the provisions of paragraphs (1) and (2) of subsection (d).
85	SECTION 7. Section 2 of chapter 25B of the General Laws, as appearing in the 2022
86	Official Edition, is hereby amended by inserting the following definition:-
87	"Accessory", means a component that can, at the discretion of the user, be readily added,
87 88	"Accessory", means a component that can, at the discretion of the user, be readily added, removed, or replaced and that, when removed, will not prevent the fitting from fulfilling its
88	removed, or replaced and that, when removed, will not prevent the fitting from fulfilling its
88 89	removed, or replaced and that, when removed, will not prevent the fitting from fulfilling its primary function. Examples include aerators, hand-held shower assemblies, showerheads, and in-
88 89 90	removed, or replaced and that, when removed, will not prevent the fitting from fulfilling its primary function. Examples include aerators, hand-held shower assemblies, showerheads, and in- line flow controls.
88 89 90 91	removed, or replaced and that, when removed, will not prevent the fitting from fulfilling its primary function. Examples include aerators, hand-held shower assemblies, showerheads, and in- line flow controls. SECTION 8. Said section 2 of said chapter 25B, as so appearing, is hereby further
88 89 90 91 92	removed, or replaced and that, when removed, will not prevent the fitting from fulfilling its primary function. Examples include aerators, hand-held shower assemblies, showerheads, and in- line flow controls. SECTION 8. Said section 2 of said chapter 25B, as so appearing, is hereby further amended by inserting after the definition of "Ballast" the following definition:-
 88 89 90 91 92 93 	removed, or replaced and that, when removed, will not prevent the fitting from fulfilling its primary function. Examples include aerators, hand-held shower assemblies, showerheads, and in- line flow controls. SECTION 8. Said section 2 of said chapter 25B, as so appearing, is hereby further amended by inserting after the definition of "Ballast" the following definition:- "Battery backup or uninterruptible power supply charger (UPS)" means a "battery

97 "Cation exchange", means a process involving the reversible exchange of cations in98 solution with cations in a solid (cation exchange media).

99 "Computer Server", means a computer that provides services and manages networked 100 resources for client devices (e.g., desktop computers, notebook computers, thin clients, wireless 101 devices, personal digital assistants, internet protocol telephones, other computer servers, or other 102 network devices).

103 "Computer Server Power Supply Unit", means a device that converts AC or DC input 104 power to one or more DC power outputs for the purpose of powering a computer server and that 105 is self-contained, physically separable from the motherboard and that connects to the system via 106 a removable or hard-wired electrical connection.

SECTION 10. Said section 2 of said chapter 25B, as so appearing, is hereby further
amended by inserting after the definition of "Compensation" the following definition:-

109 "Decorative gas fireplace", means a vented fireplace, including appliances that are 110 freestanding, recessed, zero clearance, log set, or a gas fireplace insert, that is fueled by natural 111 gas or propane, is marked for decorative use only, and is not equipped with a thermostat or 112 intended for use as a heater.

SECTION 11. Said section 2 of said chapter 25B, as so appearing, is hereby further
amended by inserting after the definition of "F96T12 lamp" the following definition:-

115 "Gas fireplace", means a decorative gas fireplace or a heating gas fireplace.

116 SECTION 12. Said section 2 of said chapter 25B, as so appearing, is hereby further

amended by inserting after the definition of "Hand-held showerhead" the following definition:-

119 freestanding, recessed, zero clearance, or a gas fireplace insert, that is fi 120 propane and is not a decorative fireplace. 121 SECTION 13. Said section 2 of said chapter 25B, as so appearin 122 amended by inserting after the definition of "Lamp" the following defin 123 "Large battery charger system", means a BCS (other than a batt 124 golf carts) with a rated input power of more than 2 kW. 125 SECTION 14. Said section 2 of said chapter 25B, as so appearin 126 amended by inserting after the definition of "Residential ventilating fan 127 definition:- 128 "Residential water softener", means a cation exchange water so 129 the water system with conventional plumbing fittings not exceeding 1.2 130 size, that is designed for residential use, and that is regenerated in place 131 SECTION 15. Said section 2 of said chapter 25B, as so appearin 132 amended by inserting after the definition of "Standby power" the follow 133 "State-regulated BCS", means a state-regulated battery charger 134 1602(w) of Title 20 of the California Code of Regulations (C.C.R.). 135 SECTION 16. Section 5 of chapter 25B of the General Laws, as 136 Official Edition, is hereby amen	pliances that are
121 SECTION 13. Said section 2 of said chapter 25B, as so appearin 122 amended by inserting after the definition of "Lamp" the following defin 123 "Large battery charger system", means a BCS (other than a batt 124 golf carts) with a rated input power of more than 2 kW. 125 SECTION 14. Said section 2 of said chapter 25B, as so appearin 126 amended by inserting after the definition of "Residential ventilating fan 127 definition:- 128 "Residential water softener", means a cation exchange water so 129 the water system with conventional plumbing fittings not exceeding 1.2 130 size, that is designed for residential use, and that is regenerated in place 131 SECTION 15. Said section 2 of said chapter 25B, as so appearin 132 amended by inserting after the definition of "Standby power" the follow 133 "State-regulated BCS", means a state-regulated battery charger 134 1602(w) of Title 20 of the California Code of Regulations (C.C.R.). 135 SECTION 16. Section 5 of chapter 25B of the General Laws, as 136 Official Edition, is hereby amended by striking out clause (iv) of parager	fueled by natural gas or
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 SECTION 16. Section 5 of chapter 25B of the General Laws, as Official Edition, is hereby amended by striking out clause (iv) of paragr 	system as defined in §
136 Official Edition, is hereby amended by striking out clause (iv) of parage	
	s appearing in the 2020
137 place thereof the following clause:	graph (10) and inserting in
157 place thereof the following clause	

138	(iv) the flow rate of residential kitchen faucets and replacement aerators shall not be
139	greater than 1.2 gpm with optional temporary flow of 2.2 gpm at 60 psi when tested in
140	accordance with the flow rate test procedure prescribed in Appendix S to Subpart B of Part of
141	Title 10 of the Code of Federal Regulations;
142	SECTION 17. Said section 5 of said chapter 25B, as so appearing, is hereby further
143	amended by striking out clause (vi) of paragraph (10) and inserting in place thereof the following
144	clause:-
145	(vi) the flow rate of showerheads shall not be greater than 1.8 gpm at 80 psi when tested
146	in accordance with the flow rate test procedure prescribed in Appendix S to Subpart B of Part
147	430 of Title 10 of the Code of Federal Regulations, effective on January 3, 2019.
148	SECTION 18. Said section 5 of said chapter 25B, as so appearing, is hereby further
149	amended by striking out paragraph (15) and inserting in place thereof the following paragraph:-
150	(15) Commercial ovens included in the scope of the ENERGY STAR Program
151	Requirements Product Specification for Commercial Ovens, Version 3.0, shall meet the
152	qualification criteria of that specification.
153	SECTION 19. Said section 5 of said chapter 25B, as so appearing, is hereby further
154	amended by striking out paragraph (16) and inserting in place thereof the following paragraph:-
155	(16) Commercial dishwashers included in the scope of the ENERGY STAR Program
156	Requirements Product Specification for Commercial Dishwashers, Version 3.0, shall meet the
157	qualification criteria of that specification.

158	SECTION 20. Said section 5 of chapter 25B of the General Laws, as appearing, is
159	hereby further amended by adding after subsection (20) the following new subsections:
160	(21) Computer Server Power Supply Units for computer servers included in the scope of
161	the ENERGY STAR Program Requirements Product Specification for Computer Servers,
162	Version 4.0, shall meet the certification criteria of that specification.
163	(22) Gas fireplaces shall comply with the following requirements:
164	Gas fireplaces shall be capable of automatically extinguishing any pilot flame when the
165	main gas burner flame is extinguished;
166	Gas fireplaces must prevent any ignition source for the main gas burner flame from
167	operating continuously for more than seven days from last use of the main burner;
168	Heating gas fireplaces shall have a fireplace efficiency greater than or equal to 50% when
168 169	Heating gas fireplaces shall have a fireplace efficiency greater than or equal to 50% when tested in accordance with CSA P.4.1-15, "Testing Method for Measuring Fireplace Efficiency"
169	tested in accordance with CSA P.4.1-15, "Testing Method for Measuring Fireplace Efficiency"
169 170	tested in accordance with CSA P.4.1-15, "Testing Method for Measuring Fireplace Efficiency" as amended or revised.
169 170 171	tested in accordance with CSA P.4.1-15, "Testing Method for Measuring Fireplace Efficiency" as amended or revised. (23) Large battery charger systems and battery backup or UPS systems shall meet the
169 170 171 172	tested in accordance with CSA P.4.1-15, "Testing Method for Measuring Fireplace Efficiency" as amended or revised. (23) Large battery charger systems and battery backup or UPS systems shall meet the requirements of § 1605.3(w) v of Title 20 of the C.C.R. and compliance with those requirements
 169 170 171 172 173 	 tested in accordance with CSA P.4.1-15, "Testing Method for Measuring Fireplace Efficiency" as amended or revised. (23) Large battery charger systems and battery backup or UPS systems shall meet the requirements of § 1605.3(w) v of Title 20 of the C.C.R. and compliance with those requirements shall be as measured in accordance with test methods prescribed in § 1604(w) of those
169 170 171 172 173 174	tested in accordance with CSA P.4.1-15, "Testing Method for Measuring Fireplace Efficiency" as amended or revised. (23) Large battery charger systems and battery backup or UPS systems shall meet the requirements of § 1605.3(w) v of Title 20 of the C.C.R. and compliance with those requirements shall be as measured in accordance with test methods prescribed in § 1604(w) of those regulations.

178	The referenced portions of the C.C.R. shall be those adopted on or before the effective
179	date of this Act. However, the Commissioner shall have authority to amend the rules so that the
180	definitions of "state-regulated battery charger system", "large battery charger system", and
181	"battery backup or UPS" and the minimum efficiency standards for large battery charger system
182	and battery backup or UPS conform to subsequently adopted modifications to the referenced
183	sections of the C.C.R.
184	(24) Residential water softeners shall comply with the following requirements:
185	Residential water softeners shall comply with NSF/ANSI 44, Residential Cation
186	Exchange Water Softeners, and shall meet the criteria therein for an efficiency rated water
187	softener;
188	Residential water softeners shall have a rated salt efficiency of not less than 4000 grains
189	of total hardness exchange per pound of salt, based on sodium chloride equivalency;
190	Residential water softeners' water consumption during regeneration shall be not greater
191	than 4 gallons of water per 1000 grains of hardness removed during the service cycle.
192	SECTION 21. Said section 5 of chapter 25B of the General Laws, as appearing, is
193	hereby further amended by adding the following 2 paragraphs:-
194	On or after January 1, 2027, no new commercial dishwasher, commercial oven, computer
195	server power supply units, faucet, gas fireplace, residential water softener, showerhead, or state-
196	regulated battery charger system may be sold or offered for sale, lease, or rent in the state unless
197	the new product meets the requirements of the standards provided in this section.

- 198 One year after the date upon which the sale or offering for sale of certain products
- 199 becomes subject to the requirements of paragraph (a) of this section, no such products may be
- 200 installed for compensation in the state unless the efficiency of the new product meets or exceeds
- 201 the efficiency standards provided in this section.