1	A BILL
2 3	23-204
4	
5	NUTLE COUNCIL OF THE DISTRICT OF COLUMPIA
6 7	IN THE COUNCIL OF THE DISTRICT OF COLUMBIA
8	
9	
10	
11	To amend the Energy Efficiency Standards Act of 2007 to provide energy efficiency standards
12 13	for various appliances sold, offered for sale, lease or rent, or installed in the District, and to require that, at least every five years, the Mayor evaluate and, where it would best
13 14	serve to promote energy conservation in the District, increase the energy efficiency
15	standards for regulated products.
16	
17	BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this
18	act may be cited as the "Energy Efficiency Standards Amendment Act of 2020".
19	Sec. 2. The Energy Efficiency Standards Act of 2007, effective December 11, 2007 (D.C.
20	Law 17-64; D.C. Official Code § 8-1771.01 et seq.), is amended as follows:
21	(a) Section 2 (D.C. Official Code § 8-1771.01) is amended as follows:
22	(1) Paragraph (1) is redesignated as paragraph (1A).
23	(2) A new paragraph (1) is added to read as follows:
24	"(1) "Air purifier" means an electric, cord-connected, portable appliance with the
25	primary function of removing particulate matter from the air and which can be moved from room
26	to room.".
27	(3) Paragraph (2) is repealed.

28	(4) New paragraphs (2A), (2B), and (2C) are added to read as follows:
29	"(2A) "Cold temperature lamp" means a fluorescent lamp, that is not a compact
30	fluorescent lamp, that:
31	"(A) Is specifically designed to start at -20°F when used with a ballast
32	conforming to the requirements of ANSI C78.81 and ANSI C78.901; and
33	"(B) Is expressly designated as a cold temperature lamp both in markings
34	on the lamp and in marketing materials, including catalogs, sales literature, and promotional
35	material.
36	"(2B) "Commercial dishwasher" means a machine designed to clean and sanitize
37	plates, pots, pans, glasses, cups, bowls, utensils, and trays by applying sprays of detergent
38	solution (with or without blasting media granules) and a sanitizing rinse.
39	"(2C) "Commercial fryer" means an appliance, including a cooking vessel, in
40	which oil is placed to such a depth that the cooking food is essentially supported by displacement
41	of the cooking fluid rather than by the bottom of the vessel. The term "commercial fryer"
42	includes electric fryers, where heat is delivered to the cooking fluid by means of an immersed
43	electric element of band-wrapped vessel, and gas fryers, where heat is transferred from gas
44	burners through either the walls of the fryer or through tubes passing through the cooking fluid.".
45	(5) A new paragraph (3A) is added to read as follows:
46	"(3A) "Commercial steam cooker" means a device with one or more food-
47	steaming compartments in which the energy in the steam is transferred to the food by direct

48	contact. The term "commercial steam cooker" includes countertop models, wall-mounted
49	models, and floor models mounted on a stand, pedestal, or cabinet-style base.".
50	(6) New paragraphs (4A) and (4B) are added to read as follows:
51	"(4A) "Faucet" means a lavatory faucet, kitchen faucet, metering faucet, public
52	lavatory faucet, or replacement aerator for a lavatory, public lavatory, or kitchen faucet.
53	"(4B) "High color rendering index fluorescent lamp" means a fluorescent lamp
54	with a color rendering index of 87 or greater that is not a compact fluorescent lamp.".
55	(7) New paragraphs (5A) and (5B) are added to read as follows:
56	"(5A) "Impact-resistant fluorescent lamp" means a fluorescent lamp, that is not a
57	compact fluorescent lamp, that:
58	"(A) Has a coating or equivalent technology that is compliant with
59	NSF/ANSI 51 and is designed to contain the glass if the glass envelope of the lamp is broken;
60	and
61	"(B) Is designated and marketed for the intended application, with:
62	"(i)The designation on the lamp packaging; and
63	"(ii) Marketing materials that identify the lamp as being impact-
64	resistant, shatter-resistant, shatter-proof, or shatter-protected.
65	"(5B) "Industrial air purifier" means an indoor air cleaning device manufactured,
66	advertised, marketed, labeled, and used solely for industrial use that are marketed solely through

67	industrial supply outlets or businesses and prominently labeled as "Solely for industrial use.
68	Potential health hazard: emits ozone.".
69	(8) New paragraphs (7A), (7B), and (7C) are added to read as follows:
70	"(7A) "Metering faucet" means a fitting that, when turned on, will gradually shut
71	itself off over a period of several seconds.
72	"(7B) "Plumbing fixture" means a device that connects to a plumbing system to
73	deliver and drain away water and waste.
74	"(7C) "Portable electric spa" means a factory-built electric spa or hot tub that may
75	include any combination of integral controls, water heating, or water circulating equipment.".
76	(9) New paragraphs (8A), (8B), (8C), and (8D) are added to read as follows:
77	"(8A) "Public lavatory faucet" means a fitting intended to be installed in
78	nonresidential bathrooms that are exposed to walk-in traffic.
79	"(8B) "Replacement aerator" means an aerator sold as a replacement, separate
80	from the faucet to which it is intended to be attached.
81	"(8C) "Residential ventilating fan" means a ceiling, wall-mounted, or remotely
82	mounted in-line fan designed to be used in a bathroom or utility room to move air from inside the
83	building to the outdoors.
84	"(8D) "Showerhead" means a device through which water is discharged for a
85	shower bath and includes a hand-held showerhead but does not include a safety shower
86	showerhead.".

87	(10) New paragraphs (9A) and (9B) are added to read as follows:
88	"(9A) "Spray sprinkler body" means the exterior case or shell of a sprinkler
89	incorporating a means of connection to the piping system designed to convey water to a nozzle
90	or orifice.
91	"(9B) "State-regulated general service lamp" means the following medium-based
92	incandescent light bulbs:
93	"(A) Reflector lamps that are:
94	"(i) ER30, BR30, BR40, or ER40 lamps rated at 50 watts or less;
95	"(ii) BR30, BR40, or ER40 lamps rated at 65 watts; or
96	"(iii) R20 lamps rated at 45 watts or less;
97	"(B) B, BA, CA, F and G shape lamps as defined in ANSI C79.1:2002
98	with a lumen output of greater than or equal to 200 and rated at 40 watts or less;
99	"(C) A and C shape lamps as defined in ANSI C79.1:2002 with lumen
100	output greater than or equal to 200 and less than 310;
101	"(D) Shatter-resistant lamps; or
102	"(E) 3-way lamps.".
103	(11) A new paragraph (10A) is added to read as follows:
104	"(10A) "Urinal" means a plumbing fixture that receives only liquid body waste
105	and conveys the waste through a trap into a drainage system.".
106	(12) New paragraphs (11A) and (11B) are added to read as follows:

107	"(11A) "Water closet" means a plumbing fixture having a water-containing
108	receptor that receives liquid and solid body waste through an exposed integral trap into a
109	drainage system.
110	"(11B) "Water cooler" means a freestanding device that consumes energy to cool
111	or heat potable water.".
112	(b) Section 3(a) (D.C. Official Code § 8-1771.02(a)) is amended to read as follows:
113	"(a) This act shall apply to the following types of new products sold, leased, rented,
114	offered for sale, lease, or rent, or installed in the District of Columbia:
115	"(1) Air purifiers;
116	"(2) Commercial dishwashers;
117	"(3) Commercial fryers;
118	"(4) Commercial hot food holding cabinets;
119	"(5) Commercial steam cookers;
120	"(6) Computers and computer monitors;
121	"(7) Faucets;
122	"(8) High color rendering index lamps, cold temperature lamps, and impact-
123	resistant fluorescent lamps;
124	"(9) Metal halide lamp fixtures;
125	"(10) Portable electric spas;
126	"(11) Residential ventilating fans;

127	"(12) Showerheads;
128	"(13) Single-voltage external AC to DC power supplies;
129	"(14) Spray sprinkler bodies;
130	"(15) State-regulated general service lamps;
131	"(16) State-regulated incandescent reflector lamps;
132	"(17) Urinals and water closets;
133	"(18) Walk-in refrigerators or freezers;
134	"(19) Water coolers; and
135	"(20) Any other products designated by the Mayor in accordance with section 5.".
136	(c) Section 4 (D.C. Official Code § 8-1771.03) is amended as follows:
137	(1) Subsection (a) is amended to read as follows:
138	"(a) A new product listed in section 3(a) shall not be sold, leased, rented, or offered for
139	sale, lease, or rent in the District of Columbia unless the efficiency of the product meets or
140	exceeds the efficiency standards set forth in subsection (b) of this section, or, in the case of
141	computers and computer monitors, the standards set forth in the rules issues pursuant to
142	subsection (d) of this section.".
143	(2) Subsection (b) is amended as follows:
144	(A) The lead-in language is amended by striking the phrase "On or after
145	January 1, 2010, a product listed in subsection (a) of this section" and inserting the phrase "A
146	product listed in section 3(a)" in its place.

147	(B) Paragraph (1) is repealed.
148	(C) New paragraphs (1A), (1B), and (1C) are added to read as follows:
149	"(1A) Air purifiers, except industrial air purifiers, shall meet the following
150	requirements as measured in accordance with the ENERGY STAR Program Requirements
151	Product Specification for Room Air Cleaners, Version 2.0:
152	"(A) Clean air delivery rate ("CADR") for smoke shall be 30 or greater;
153	"(B) For models with a CADR for smoke less than 100, CADR/Watt for
154	smoke shall be greater than or equal to 1.7;
155	"(C) For models with a CADR for smoke greater than or equal to 100 and
156	less than 150, CADR/Watt for smoke shall be greater than or equal to 1.9;
157	"(D) For models with a CADR for smoke greater than or equal to 150,
158	CADR/Watt for smoke shall be greater than or equal to 2.0;
159	"(E) For ozone-emitting models, measured ozone shall be less than or
160	equal to 50 parts per billion (ppb);
161	"(F) For models with Wi-Fi network connection enabled by default when
162	shipped, standby power shall not exceed 2 watts; and
163	"(G) For models without a Wi-Fi network connection enabled by default when shipped,
164	standby power shall not exceed 2 watts.

165	"(1B) Commercial dishwashers included in the scope of the ENERGY STAR
166	Program Requirements Product Specification for Commercial Dishwashers, Version 2.0, shall
167	meet the qualification criteria of that specification.
168	"(1C) Commercial fryers included in the scope of the ENERGY STAR Program
169	Requirements Product Specification for Commercial Fryers, Version 2.0, shall meet the
170	qualification criteria of that specification.".
171	(D) New paragraphs (2A), (2B), and (2C) are added to read as follows:
172	"(2A) Commercial steam cookers shall meet the requirements of the ENERGY
173	STAR Program Requirements Product Specification for Commercial Steam Cookers, Version
174	1.2.
175	"(2B) Faucets, except for metering faucets, shall meet the following standards, as
176	tested in accordance with Appendix S to Subpart B of Part 430 of Title 10 of the Code of Federal
177	Regulations, titled "Uniform Test Method for Measuring the Water Consumption of Faucets and
178	Showerheads", as in effect on January 3, 2017:
179	"(A) Lavatory faucets and replacement aerators shall not exceed a
180	maximum flow rate of 1.5 gallons per minute ("gpm") at 60 pounds per square inch ("psi");
181	"(B) Residential kitchen faucets and replacement aerators shall not exceed
182	a maximum flow rate of 1.8 gpm at 60 psi, with optional temporary flow of 2.2 gpm, provided
183	they default to a maximum flow rate of 1.8 gpm at 60 psi after each use; and

9

184	"(C) Public lavatory faucets and replacement aerators shall not exceed a
185	maximum flow rate of 0.5 gpm at 60 psi.
186	"(2C) High color rendering index fluorescent lamps, cold temperature lamps, and
187	impact-resistant fluorescent lamps shall meet the minimum efficacy requirements contained in
188	section 430.32(n)(4) of Title 10 of the Code of Federal Regulations as in effect on January 3,
189	2017, as measured in accordance with Appendix R to Subpart B of Part 430 of Title 10 of the
190	Code of Federal Regulations, titled "Uniform Test Method for Measuring Average Lamp
191	Efficacy (LE), Color Rendering Index (CRI), and Correlated Color Temperature (CCT) of
192	Electric Lamps", as in effect on January 3, 2017.".
193	(E) New paragraphs (3A), (3B), (3C), (3D), (3E) are added to read as
194	follows:
195	"(3A) Portable electric spas shall meet the requirements of the American National
196	Standard for Portable Electric Spa Energy Efficiency (ANSI/APSP/ICC-14-2019).
197	"(3B) Residential ventilating fans shall have a fan motor efficacy of no less than
198	2.8 cubic feet per minute per watt. All other residential ventilating fans shall have a fan motor
199	efficacy of no less than 1.4 cubic feet per minute per watt for airflows less than 90 cubic feet per
200	minute and no less than 2.8 cubic feet per minute per watt for other airflows when tested in
201	accordance with Home Ventilation Institute Publication 916 "HVI Airflow Test Procedure.
202	"(3C) Showerheads shall not exceed a maximum flow rate of 2.0 gpm at 80 psi, as
203	tested in accordance with Appendix S to Subpart B of Part 430 of Title 10 of the Code of Federal

204	Regulations, titled "Uniform Test Method for Measuring the Water Consumption of Faucets and
205	Showerheads", as in effect on January 3, 2017.
206	"(3D) Spray sprinkler bodies that are not specifically excluded from the scope of
207	the WaterSense Specification for Spray Sprinkler Bodies, Version 1.0, shall include an integral
208	pressure regulator and shall meet the water efficiency and performance criteria and other
209	requirements of that specification.
210	"(3E) State-regulated general service lamps shall meet or exceed a lamp efficacy
211	of 45 lumens per watt, when tested in accordance with the federal test procedures for general
212	service lamps, prescribed in Section 430.23(gg) of Title 10 of the Code of Federal Regulations as
213	in effect on January 1, 2020.".
214	(F) A new paragraph (4A) is added to read as follows:
215	"(4A) Urinals and water closets, other than those designed and marketed
216	exclusively for use at prisons or mental health facilities, shall meet the following standards, as
217	tested in accordance with Appendix T to Subpart B of Part 430 of Title 10 of the Code of Federal
218	Regulations, titled "Uniform Test Method for Measuring the Water Consumption of Water
219	Closets and Urinals", as in effect on January 3, 2017, and water closets shall pass the waste
220	extraction test for water closets (Section 7.9) of the American Society of Mechanical Engineers
221	(ASME) A112.19.2/CSA B45.1-2018:
222	"(A) Wall-mounted urinals, except for trough-type urinals, shall have a
223	maximum flush volume of 0.5 gallons per flush;

224	"(B) Floor-mounted urinals, except for trough-type urinals, shall have a
225	maximum flush volume of 0.5 gallons per flush;
226	"(C) Water closets, except for dual-flush tank-type water closets, shall
227	have a maximum flush volume of 1.28 gallons per flush; and
228	"(D) Dual-flush tank-type water closets shall have a maximum dual flush
229	effective flush volume of 1.28 gallons per flush.".
230	(G) A new paragraph (5A) is added to reads as follows:
231	"(5A) Water coolers included in the scope of the ENERGY STAR Program
232	Requirements Product Specification for Water Coolers, Version 2.0, shall have on mode with no
233	water draw energy consumption less than or equal the following values as measured in
234	accordance with the test requirements of that program:
235	"(A) 0.16 kilowatt-hours per day for cold-only units and cook and cold
236	units;
237	"(B) 0.87 kilowatt-hours per day for storage type hot and cold units; and
238	"(C) 0.18 kilowatt-hours per day for on demand hot and cold units.".
239	(3) New subsections (d) and (e) are added to read as follows:
240	"(d) Within one year after the effective date of the Energy Efficiency Standards
241	Amendment Act of 2020, as approved by the Committee on Transportation and the Environment
242	on XXXX, 2020 (Committee print of 23-204), the Mayor shall adopt rules to establish efficiency
243	standards for computers and computer monitors. The rules adopted pursuant to this subsection

244	shall meet or exceed the energy efficiency requirements of § 1605.3(v) of Title 20 of the
245	California Code of Regulations ("C.C.R."), as measured in accordance with test methods
246	prescribed in § 1604(v) of those regulations, on January 1, 2021.
247	"(e)(1) A new bottle-type water dispenser shall not be sold, leased, or rented, offered for
248	sale, lease, or rent, or installed in the District of Columbia unless the efficiency of the new
249	product meets or exceeds the efficiency standards set forth in paragraph (2) of this section.
250	"(2) Bottle-type water dispensers designed for dispensing both hot and cold water
251	shall not have standby energy consumption greater than 1.2 kilowatt-hours per day, as measured
252	in accordance with the test criteria contained in version 1.1 of the Environmental Protection
253	Agency's "Energy Star Program Requirements for Bottled Water Coolers," except units with an
254	integral, automatic timer shall not be tested using Section D, "Timer Usage," of the test criteria.
255	"(3) For the purposes of this section, "bottle-type water dispenser" means a water
256	dispenser that uses a bottle or reservoir as the source of potable water.
257	"(4) This subsection shall expire one year after the date described in section 3(a)
258	of the Energy Efficiency Standards Amendment Act of 2020, as approved by the Committee on
259	Transportation and the Environment on DATE, 2020 (Committee print of 23-204).".
260	(d) Section 5 (D.C. Official Code § 8-1771.04) is amended as follows:
261	(1) The existing text is designated as subsection (a)
262	(2) The newly designated subsection (a) is amended by striking the phrase
263	"Maryland or Virginia" and inserting the word "California" in its place.

- 264 (3) A new subsection (b) is added to read as follows: 265 "(b) At least once every 5 years, the Mayor shall evaluate whether the efficiency 266 standards for products listed in section 3 or any rules issued pursuant to subsection (a) of this 267 subsection best serves to promote energy conservation in the District of Columbia, and issue a 268 report to the Council on his or her findings.". 269 (e) A new section 6a is added to read as follows: 270 "Sec. 6a. Protection against repeal of federal standards. 271 "(a) If any of the energy or water conservation standards issued or approved for 272 publication by the Office of the United States Secretary of Energy as of January 19, 2017, 273 pursuant to the Energy Policy and Conservation Act (Parts 430-431 of Title 10 of the Code of 274 Federal Regulations) ("2017 federal standard"), are withdrawn, repealed, or otherwise voided, 275 the minimum energy or water efficiency level permitted in the District of Columbia for such 276 products shall be set at the 2017 federal standard, and the product shall not be sold, leased, or 277 rented, offered for sale, lease, or rent, or installed in the District unless the efficiency of the 278 product meets or exceeds the 2017 federal standard. 279 "(b) This section shall not apply to any federal energy or water conservation standard set 280 aside by a court upon the petition of a person who will be adversely affected, as provided in 42 281 U.S.C. § 6306(b).".
- 282 Sec. 3. Applicability.

283	(a) Section 2(c)(1) and (2) shall apply as of one year after the date described in subsection
284	(b) of this section.
285	(b)(1) Section 2(a), (b), (c)(3), (d)(1) and (3), (e) shall apply upon the date of inclusion of
286	its fiscal effect in an approved budget and financial plan.
287	(2) The Chief Financial Officer shall certify the date of the inclusion of the fiscal
288	effect in an approved budget and financial plan, and provide notice to the Budget Director of the
289	Council of the certification.
290	(3)(A) The Budget Director shall cause the notice of the certification to be
291	published in the District of Columbia Register.
292	(B) The date of publication of the notice of the certification shall not affect
293	the provisions identified in paragraph (1) of this subsection.
294	Sec. 4. Fiscal impact statement.
295	The Council adopts the fiscal impact statement in the committee report as the fiscal
296	impact statement required by section 4a of the General Legislative Procedures Act of 1975,
297	approved October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a).
298	Sec. 5. Effective date.
299	This act shall take effect following approval by the Mayor (or in the event of veto by the
300	Mayor, action by Council to override the veto), a 30-day period of congressional review as
301	provided in section 602(c)(1) of the District of Columbia Home Rule Act, approved December

- 302 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(1)), and publication in the District of
- 303 Columbia Register.