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[Report No. 112-18]

To amend the Energy Policy and Conservation Act to improve the energyefficiency of certain appliances and equipment, and for other purposes.

IN THE SENATE OF THE UNITED STATES

February 17, 2011

Mr. Bingaman (for himself, Ms. Murkowski, Mr. Begich, Mr. Kerry, Ms. Klobuchar, Mr. Whitehouse, Mr. Wyden, Mrs. Murray, Mr. Coons, Mr. Baucus, Ms. Cantwell, Mrs. Shaheen, Mrs. Feinstein, Mr. Menendez, Mr. Warner, Mr. Merkley, Ms. Stabenow, Mr. Udall of Colorado, Mr. Pryor, Mr. Franken, Mr. Lieberman, Mr. Durbin, Mr. Casey, Mr. Kohl, Mrs. McCaskill, Mr. Carper, Mr. Johnson of South Dakota, and Mr. Schumer) introduced the following bill; which was read twice and referred to the Committee on Energy and Natural Resources

May 18, 2011

Reported by Mr. BINGAMAN, with amendments [Omit the part struck through and insert the part printed in italic]

A BILL

To amend the Energy Policy and Conservation Act to improve the energy-efficiency of certain appliances and equipment, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Implementation of National Consensus Appliance Agree-
- 4 ments Act of 2011".
- 5 (b) Table of Contents.—The table of contents of
- 6 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Energy conservation standards.
 - Sec. 3. Energy conservation standards for heat pump pool heaters.
 - Sec. 4. GU-24 base lamps.
 - Sec. 5. Efficiency standards for bottle-type water dispensers, commercial hot food holding cabinets, and portable electric spas.
 - Sec. 6. Test procedure petition process.
 - Sec. 7. Amendments to home appliance test methods.
 - Sec. 8. Credit for Energy Star smart appliances.
 - Sec. 9. Video game console energy efficiency study.
 - Sec. 10. Refrigerator and freezer standards.
 - Sec. 11. Room air conditioner standards.
 - Sec. 12. Uniform efficiency descriptor for covered water heaters.
 - Sec. 13. Clothes dryers.
 - Sec. 14. Standards for clothes washers.
 - Sec. 15. Dishwashers.
 - Sec. 16. Standards for certain reflector lamps.
 - Sec. 16.17. Petition for amended standards.
 - Sec. 17.18. Prohibited acts.
 - Sec. 18.19. Outdoor lighting.
 - Sec. 19.20. Standards for commercial furnaces.
 - Sec. 20.21. Service over the counter, self-contained, medium temperature commercial refrigerators.
 - Sec. 21.22. Motor market assessment and commercial awareness program.
 - Sec. 22.23. Study of compliance with energy standards for appliances.
 - Sec. 23.24. Study of direct current electricity supply in certain buildings.
 - Sec. 24.25. Technical corrections.

7 SEC. 2. ENERGY CONSERVATION STANDARDS.

- 8 (a) Definition of Energy Conservation Stand-
- 9 ARD.—Section 321 of the Energy Policy and Conservation
- 10 Act (42 U.S.C. 6291) is amended—
- 11 (1) by striking paragraph (6) and inserting the
- following:
- 13 "(6) Energy conservation standard.—

1	"(A) IN GENERAL.—The term 'energy con-
2	servation standard' means 1 or more perform-
3	ance standards that—
4	"(i) for covered products (excluding
5	clothes washers, dishwashers, showerheads,
6	faucets, water closets, and urinals), pre-
7	scribe a minimum level of energy efficiency
8	or a maximum quantity of energy use, de-
9	termined in accordance with test proce-
10	dures prescribed under section 323;
11	"(ii) for showerheads, faucets, water
12	closets, and urinals, prescribe a minimum
13	level of water efficiency or a maximum
14	quantity of water use, determined in ac-
15	cordance with test procedures prescribed
16	under section 323; and
17	"(iii) for clothes washers and dish-
18	washers—
19	"(I) prescribe a minimum level of
20	energy efficiency or a maximum quan-
21	tity of energy use, determined in ac-
22	cordance with test procedures pre-
23	scribed under section 323; and
24	"(II) include a minimum level of
25	water efficiency or a maximum quan-

1	tity of water use, determined in ac-
2	cordance with those test procedures.
3	"(B) Inclusions.—The term 'energy con-
4	servation standard' includes—
5	"(i) 1 or more design requirements, if
6	the requirements were established—
7	"(I) on or before the date of en-
8	actment of this subclause;
9	"(II) as part of a direct final rule
10	under section $325(p)(4)$; or
11	"(III) as part of a final rule pub-
12	lished on or after January 1, 2012;
13	and
14	"(ii) any other requirements that the
15	Secretary may prescribe under section
16	325(r).
17	"(C) Exclusion.—The term 'energy con-
18	servation standard' does not include a perform-
19	ance standard for a component of a finished
20	covered product, unless regulation of the com-
21	ponent is specifically authorized or established
22	pursuant to this title."; and
23	(2) by adding at the end the following:
24	"(67) EER.—The term 'EER' means energy
25	efficiency ratio.

1	"(68) HSPF.—The term 'HSPF' means heat-
2	ing seasonal performance factor.".
3	(b) EER AND HSPF TEST PROCEDURES.—Section
4	323(b) of the Energy Policy and Conservation Act (42
5	U.S.C. 6293(b)) is amended by adding at the end the fol-
6	lowing:
7	"(19) EER AND HSPF TEST PROCEDURES.—
8	"(A) In general.—Subject to subpara-
9	graph (B), for purposes of residential central
10	air conditioner and heat pump standards that
11	take effect on or before January 1, 2015—
12	"(i) the EER shall be tested at an
13	outdoor test temperature of 95 degrees
14	Fahrenheit; and
15	"(ii) the HSPF shall be calculated
16	based on Region IV conditions.
17	"(B) REVISIONS.—The Secretary may re-
18	vise the EER outdoor test temperature and the
19	conditions for HSPF calculations as part of any
20	rulemaking to revise the central air conditioner
21	and heat pump test method.".
22	(c) Central Air Conditioners and Heat
23	Pumps.—Section 325(d) of the Energy Policy and Con-
24	servation Act (42 U.S.C. 6295(d)) is amended by adding
25	at the end the following:

1	"(4) Central air conditioners and heat
2	PUMPS (EXCEPT THROUGH-THE-WALL CENTRAL AIR
3	CONDITIONERS, THROUGH-THE-WALL CENTRAL AIR
4	CONDITIONING HEAT PUMPS, AND SMALL DUCT,
5	HIGH VELOCITY SYSTEMS) MANUFACTURED ON OR
6	AFTER JANUARY 1, 2015.—
7	"(A) Base national standards.—
8	"(i) Seasonal energy efficiency
9	RATIO.—The seasonal energy efficiency
10	ratio of central air conditioners and central
11	air conditioning heat pumps manufactured
12	on or after January 1, 2015, shall not be
13	less than the following:
14	"(I) Split Systems: 13 for central
15	air conditioners and 14 for heat
16	pumps.
17	"(II) Single Package Systems:
18	14.
19	"(ii) Heating seasonal perform-
20	ANCE FACTOR.—The heating seasonal per-
21	formance factor of central air conditioning
22	heat pumps manufactured on or after Jan-
23	uary 1, 2015, shall not be less than the
24	following:
25	"(I) Split Systems: 8.2.

1	"(II) Single Package Systems:
2	8.0.
3	"(B) REGIONAL STANDARDS.—
4	"(i) Seasonal energy efficiency
5	RATIO.—The seasonal energy efficiency
6	ratio of central air conditioners and central
7	air conditioning heat pumps manufactured
8	on or after January 1, 2015, and installed
9	in States having historical average annual,
10	population weighted, heating degree days
11	less than 5,000 (specifically the States of
12	Alabama, Arizona, Arkansas, California,
13	Delaware, Florida, Georgia, Hawaii, Ken-
14	tucky, Louisiana, Maryland, Mississippi,
15	Nevada, New Mexico, North Carolina,
16	Oklahoma, South Carolina, Tennessee,
17	Texas, and Virginia) or in the District of
18	Columbia, the Commonwealth of Puerto
19	Rico, or any other territory or possession
20	of the United States shall not be less than
21	the following:
22	"(I) Split Systems: 14 for central
23	air conditioners and 14 for heat
24	pumps.

1	"(II) Single Package Systems:
2	14.
3	"(ii) Energy efficiency ratio.—
4	The energy efficiency ratio of central air
5	conditioners (not including heat pumps)
6	manufactured on or after January 1, 2015,
7	and installed in the State of Arizona, Cali-
8	fornia, New Mexico, or Nevada shall be not
9	less than the following:
10	"(I) Split Systems: 12.2 for split
11	systems having a rated cooling capac-
12	ity less than 45,000 BTU per hour
13	and 11.7 for products having a rated
14	cooling capacity equal to or greater
15	than 45,000 BTU per hour.
16	"(II) Single Package Systems:
17	11.0.
18	"(iii) Application of subsection
19	(o)(6).—Subsection (o)(6) shall apply to
20	the regional standards set forth in this
21	subparagraph.
22	"(C) Amendment of standards.—
23	"(i) In general.—Not later than
24	January 1, 2017, the Secretary shall pub-
25	lish a final rule to determine whether the

1	standards in effect for central air condi-
2	tioners and central air conditioning heat
3	pumps should be amended.
4	"(ii) Application.—The rule shall
5	provide that any amendments shall apply
6	to products manufactured on or after Jan-
7	uary 1, 2022.
8	"(D) Consideration of additional
9	PERFORMANCE STANDARDS OR EFFICIENCY
10	CRITERIA.—
11	"(i) FORUM.—Not later than 4 years
12	in advance of the expected publication date
13	of a final rule for central air conditioners
14	and heat pumps under subparagraph (C),
15	the Secretary shall convene and facilitate a
16	forum for interested persons that are fairly
17	representative of relevant points of view
18	(including representatives of manufactur-
19	ers of the covered product, States, and effi-
20	ciency advocates), as determined by the
21	Secretary, to consider adding additional
22	performance standards or efficiency cri-
23	teria in the forthcoming rule.
24	"(ii) Recommendation.—If, within 1
25	year of the initial convening of such a

forum, the Secretary receives a recommendation submitted jointly by such representative interested persons to add 1 or more performance standards or efficiency criteria, the Secretary shall incorporate the performance standards or efficiency criteria in the rulemaking process, and, if justified under the criteria established in this section, incorporate such performance standards or efficiency criteria in the revised standard.

"(iii) No RECOMMENDATION.—If no such joint recommendation is made within 1 year of the initial convening of such a forum, the Secretary may add additional performance standards or efficiency criteria if the Secretary finds that the benefits substantially exceed the burdens of the action.

"(E) NEW CONSTRUCTION LEVELS.—

"(i) IN GENERAL.—As part of any final rule concerning central air conditioner and heat pump standards published after June 1, 2013, the Secretary shall determine if the building code levels specified

1	in section 327(f)(3)(C) should be amended
2	subject to meeting the criteria of sub-
3	section (o) when applied specifically to new
4	construction.
5	"(ii) Effective date.—Any amend-
6	ed levels shall not take effect before Janu-
7	ary 1, 2018.
8	"(iii) Amended Levels.—The final
9	rule shall contain the amended levels, if
10	any.".
11	(d) Through-the-Wall Central Air Condi-
12	TIONERS, THROUGH-THE-WALL CENTRAL AIR CONDI-
13	TIONING HEAT PUMPS, AND SMALL DUCT, HIGH VELOC-
14	ITY SYSTEMS.—Section 325(d) of the Energy Policy and
15	Conservation Act (42 U.S.C. 6295(d)) (as amended by
16	subsection (e)) is amended by adding at the end the fol-
17	lowing:
18	"(5) Standards for through-the-wall
19	CENTRAL AIR CONDITIONERS, THROUGH-THE-WALL
20	CENTRAL AIR CONDITIONING HEAT PUMPS, AND
21	SMALL DUCT, HIGH VELOCITY SYSTEMS.—
22	"(A) Definitions.—In this paragraph:
23	"(i) Small duct, high velocity
24	SYSTEM.—The term 'small duct, high ve-
25	locity system' means a heating and cooling

1	product that contains a blower and indoor
2	coil combination that—
3	"(I) is designed for, and pro-
4	duces, at least 1.2 inches of external
5	static pressure when operated at the
6	certified air volume rate of 220–350
7	CFM per rated ton of cooling; and
8	"(II) when applied in the field,
9	uses high velocity room outlets gen-
10	erally greater than 1,000 fpm that
11	have less than 6.0 square inches of
12	free area.
13	"(ii) Through-the-wall central
14	AIR CONDITIONER; THROUGH-THE-WALL
15	CENTRAL AIR CONDITIONING HEAT
16	PUMP.—The terms 'through-the-wall cen-
17	tral air conditioner' and 'through-the-wall
18	central air conditioning heat pump' mean a
19	central air conditioner or heat pump, re-
20	spectively, that is designed to be installed
21	totally or partially within a fixed-size open-
22	ing in an exterior wall, and—
23	"(I) is not weatherized;

1	"(II) is clearly and permanently
2	marked for installation only through
3	an exterior wall;
4	"(III) has a rated cooling capac-
5	ity no greater than 30,000 Btu/hr;
6	"(IV) exchanges all of its outdoor
7	air across a single surface of the
8	equipment cabinet; and
9	"(V) has a combined outdoor air
10	exchange area of less than 800 square
11	inches (split systems) or less than
12	1,210 square inches (single packaged
13	systems) as measured on the surface
14	area described in subclause (IV).
15	"(iii) Revision.—The Secretary may
16	revise the definitions contained in this sub-
17	paragraph through publication of a final
18	rule.
19	"(B) Small-duct high-velocity sys-
20	TEMS.—
21	"(i) Seasonal energy efficiency
22	RATIO.—The seasonal energy efficiency
23	ratio for small-duct high-velocity systems
24	shall be not less than 11.00 for products

1	manufactured on or after January 23,
2	2006.
3	"(ii) Heating seasonal perform-
4	ANCE FACTOR.—The heating seasonal per-
5	formance factor for small-duct high-veloc-
6	ity systems shall be not less than 6.8 for
7	products manufactured on or after Janu-
8	ary 23, 2006.
9	"(C) Rulemaking.—
10	"(i) In general.—Not later than
11	June 30, 2011, the Secretary shall publish
12	a final rule to determine whether stand-
13	ards for through-the-wall central air condi-
14	tioners, through-the-wall central air condi-
15	tioning heat pumps and small duct, high
16	velocity systems should be amended.
17	"(ii) Application.—The rule shall
18	provide that any new or amended standard
19	shall apply to products manufactured on or
20	after June 30, 2016.".
21	(e) Furnaces.—Section 325(f) of the Energy Policy
22	and Conservation Act (42 U.S.C. 6295(f)) is amended by
23	adding at the end the following:
24	"(5) Non-weatherized furnaces (includ-
25	ING MOBILE HOME FURNACES BUT NOT INCLUDING

1	BOILERS) MANUFACTURED ON OR AFTER MAY 1,
2	2013, AND WEATHERIZED FURNACES MANUFAC-
3	TURED ON OR AFTER JANUARY 1, 2015.—
4	"(A) BASE NATIONAL STANDARDS.—
5	"(i) Non-weatherized furnaces.—
6	The annual fuel utilization efficiency of
7	non-weatherized furnaces manufactured on
8	or after May 1, 2013, shall be not less
9	than the following:
10	"(I) Gas furnaces, a level deter-
11	mined by the Secretary in a final rule
12	published not later than June 30,
13	2011.
14	"(II) Oil furnaces, 83 percent.
15	"(ii) Weatherized furnaces.—The
16	annual fuel utilization efficiency of weath-
17	erized gas furnaces manufactured on or
18	after January 1, 2015, shall be not less
19	than 81 percent.
20	"(B) REGIONAL STANDARD.—
21	"(i) Annual fuel utilization ef-
22	FICIENCY.—Not later than June 30, 2011,
23	the Secretary shall—
24	"(I) publish a final rule deter-
25	mining whether to establish a stand-

1	ard for the annual fuel utilization effi-
2	ciency of non-weatherized gas fur-
3	naces manufactured on or after May
4	1, 2013, and installed in States hav-
5	ing historical average annual, popu-
6	lation weighted, heating degree days
7	equal to or greater than 5,000 (spe-
8	cifically the States of Alaska, Colo-
9	rado, Connecticut, Idaho, Illinois, In-
10	diana, Iowa, Kansas, Maine, Massa-
11	chusetts, Michigan, Minnesota, Mis-
12	souri, Montana, Nebraska, New
13	Hampshire, New Jersey, New York,
14	North Dakota, Ohio, Oregon, Penn-
15	sylvania, Rhode Island, South Dakota,
16	Utah, Vermont, Washington, West
17	Virginia, Wisconsin, and Wyoming);
18	and
19	(Π) include in the final rule de-
20	scribed in subclause (I) any regional
21	standard established under this sub-
22	paragraph.
23	"(ii) Application of subsection
24	(o)(6).—Subsection (o)(6) shall apply to

1	any regional standard established under
2	this subparagraph.
3	"(C) Amendment of standards.—
4	"(i) Non-weatherized furnaces.—
5	"(I) IN GENERAL.—Not later
6	than January 1, 2014, the Secretary
7	shall publish a final rule to determine
8	whether the standards in effect for
9	non-weatherized furnaces should be
10	amended.
11	"(II) APPLICATION.—The rule
12	shall provide that any amendments
13	shall apply to products manufactured
14	on or after January 1, 2019.
15	"(ii) Weatherized furnaces.—
16	"(I) IN GENERAL.—Not later
17	than January 1, 2017, the Secretary
18	shall publish a final rule to determine
19	whether the standard in effect for
20	weatherized furnaces should be
21	amended.
22	"(II) APPLICATION.—The rule
23	shall provide that any amendments
24	shall apply to products manufactured
25	on or after January 1, 2022.

1	"(D) New construction levels.—
2	"(i) In general.—
3	"(I) Final rule published
4	AFTER JANUARY 1, 2011.—As part of
5	any final rule concerning furnace
6	standards published after January 1,
7	2011, the Secretary shall establish the
8	building code levels referred to in sub-
9	clauses (I)(aa), (II)(aa), and (III)(aa)
10	of section 327(f)(3)(C)(i) subject to
11	meeting the criteria of subsection (o)
12	when applied specifically to new con-
13	struction.
14	"(II) Final rule published
15	AFTER JUNE 1, 2013.—As part of any
16	final rule concerning furnace stand-
17	ards published after June 1, 2013,
18	the Secretary shall determine if the
19	building code levels specified in or
20	pursuant to section 327(f)(3)(C)
21	should be amended subject to meeting
22	the criteria of subsection (o) when ap-
23	plied specifically to new construction.

1	"(ii) Effective date.—Any amend-
2	ed levels shall not take effect before Janu-
3	ary 1, 2018.
4	"(iii) Amended Levels.—The final
5	rule shall contain the amended levels, if
6	any.".
7	(f) Exception for Certain Building Code Re-
8	QUIREMENTS.—Section 327(f) of the Energy Policy and
9	Conservation Act (42 U.S.C. 6297(f)) is amended—
10	(1) in paragraph (3), by striking subparagraphs
11	(B) through (F) and inserting the following:
12	"(B) The code does not contain a manda-
13	tory requirement that, under all code compli-
14	ance paths, requires that the covered product
15	have an energy efficiency exceeding 1 of the fol-
16	lowing levels:
17	"(i) The applicable energy conserva-
18	tion standard established in or prescribed
19	under section 325.
20	"(ii) The level required by a regula-
21	tion of the State for which the Secretary
22	has issued a rule granting a waiver under
23	subsection (d).
24	"(C) If the energy consumption or con-
25	servation objective in the code is determined

1	using covered products, including any baseline
2	building designs against which all submitted
3	building designs are to be evaluated, the objec-
4	tive is based on the use of covered products
5	having efficiencies not exceeding—
6	"(i) for residential furnaces, central
7	air conditioners, and heat pumps, effective
8	not earlier than January 1, 2013, and
9	until such time as a level takes effect for
10	the product under clause (ii)—
11	"(I) for the States described in
12	section 325(f)(5)(B)(i)—
13	"(aa) for gas furnaces, an
14	AFUE level determined by the
15	Secretary; and
16	"(bb) 14 SEER for central
17	air conditioners (not including
18	heat pumps);
19	"(II) for the States and other lo-
20	calities described in section
21	325(d)(4)(B)(i) (except for the States
22	of Arizona, California, Nevada, and
23	New Mexico)—

1	"(aa) for gas furnaces, an
2	AFUE level determined by the
3	Secretary; and
4	"(bb) 15 SEER for central
5	air conditioners;
6	"(III) for the States of Arizona,
7	California, Nevada, and New Mex-
8	ico—
9	"(aa) for gas furnaces, an
10	AFUE level determined by the
11	Secretary;
12	"(bb) 15 SEER for central
13	air conditioners;
14	"(ce) an EER of 12.5 for
15	air conditioners (not including
16	heat pumps) with cooling capac-
17	ity less than 45,000 Btu per
18	hour; and
19	"(dd) an EER of 12.0 for
20	air conditioners (not including
21	heat pumps) with cooling capac-
22	ity of 45,000 Btu per hour or
23	more; and
24	"(IV) for all States—

1	"(aa) 85 percent AFUE for
2	oil furnaces; and
3	"(bb) 15 SEER and 8.5
4	HSPF for heat pumps;
5	"(ii) the building code levels estab-
6	lished pursuant to section 325; or
7	"(iii) the applicable standards or lev-
8	els specified in subparagraph (B).
9	"(D) The credit to the energy consumption
10	or conservation objective allowed by the code for
11	installing a covered product having an energy
12	efficiency exceeding the applicable standard or
13	level specified in subparagraph (C) is on a 1-
14	for-1 equivalent energy use or equivalent energy
15	cost basis, which may take into account the typ-
16	ical lifetimes of the products and building fea-
17	tures, using lifetimes for covered products
18	based on information published by the Depart-
19	ment of Energy or the American Society of
20	Heating, Refrigerating and Air-Conditioning
21	Engineers.
22	"(E) If the code sets forth 1 or more com-
23	binations of items that meet the energy con-
24	sumption or conservation objective, and if 1 or
25	more combinations specify an efficiency level for

1	a covered product that exceeds the applicable
2	standards and levels specified in subparagraph
3	(B)—
4	"(i) there is at least 1 combination
5	that includes such covered products having
6	efficiencies not exceeding 1 of the stand-
7	ards or levels specified in subparagraph
8	(B); and
9	"(ii) if 1 or more combinations of
10	items specify an efficiency level for a fur-
11	nace, central air conditioner, or heat pump
12	that exceeds the applicable standards and
13	levels specified in subparagraph (B), there
14	is at least 1 combination that the State
15	has found to be reasonably achievable
16	using commercially available technologies
17	that includes such products having effi-
18	ciencies at the applicable levels specified in
19	subparagraph (C), except that no combina-
20	tion need include a product having an effi-
21	ciency less than the level specified in sub-
22	paragraph (B)(ii).
23	"(F) The energy consumption or conserva-
24	tion objective is specified in terms of an esti-
25	mated total consumption of energy (which may

1	be specified in units of energy or its equivalent
2	cost).";
3	(2) in paragraph (4)(B)—
4	(A) by inserting after "building code" the
5	first place it appears the following: "contains a
6	mandatory requirement that, under all code
7	compliance paths,"; and
8	(B) by striking "unless the" and all that
9	follows through "subsection (d)"; and
10	(3) by adding at the end the following:
11	"(5) Replacement of Covered Product.—
12	Paragraph (3) shall not apply to the replacement of
13	a covered product serving an existing building unless
14	the replacement results in an increase in capacity
15	greater than—
16	"(A) 12,000 Btu per hour for residential
17	air conditioners and heat pumps; or
18	"(B) 20 percent for other covered prod-
19	ucts.".
20	SEC. 3. ENERGY CONSERVATION STANDARDS FOR HEAT
21	PUMP POOL HEATERS.
22	(a) Definitions.—
23	(1) Efficiency descriptor.—Section
24	321(22) of the Energy Policy and Conservation Act
25	(42 U.S.C. 6291(22)) is amended—

1	(A) in subparagraph (E), by inserting
2	"gas-fired" before "pool heaters"; and
3	(B) by adding at the end the following:
4	"(F) For heat pump pool heaters, coeffi-
5	cient of performance of heat pump pool heat-
6	ers.''.
7	(2) Coefficient of Performance of Heat
8	PUMP POOL HEATERS.—Section 321 of the Energy
9	Policy and Conservation Act (42 U.S.C. 6291) is
10	amended by inserting after paragraph (25) the fol-
11	lowing:
12	"(25A) Coefficient of Performance of
13	HEAT PUMP POOL HEATERS.—The term 'coefficient
14	of performance of heat pump pool heaters' means
15	the ratio of the capacity to power input value ob-
16	tained at the following rating conditions: 50.0 °F db/
17	44.2 °F wb outdoor air and 80.0 °F entering water
18	temperatures, according to AHRI Standard 1160.".
19	(3) Thermal efficiency of gas-fired pool
20	HEATERS.—Section 321(26) of the Energy Policy
21	and Conservation Act (42 U.S.C. 6291(26)) is
22	amended by inserting "gas-fired" before "pool heat-
23	ers''.

1	(b) STANDARDS FOR POOL HEATERS.—Section
2	325(e)(2) of the Energy Policy and Conservation Act (42
3	U.S.C. 6295(e)(2)) is amended—
4	(1) by striking "(2) The thermal efficiency of
5	pool heaters" and inserting the following:
6	"(2) Pool Heaters.—
7	"(A) Gas-fired pool heaters.—The
8	thermal efficiency of gas-fired pool heaters";
9	and
10	(2) by adding at the end the following:
11	"(B) HEAT PUMP POOL HEATERS.—Heat
12	pump pool heaters manufactured on or after
13	the date of enactment of this subparagraph
14	shall have a minimum coefficient of perform-
15	ance of 4.0.".
16	SEC. 4. GU-24 BASE LAMPS.
17	(a) Definitions.—Section 321 of the Energy Policy
18	and Conservation Act (42 U.S.C. 6291) (as amended by
19	section 2(a)(2)) is amended by adding at the end the fol-
20	lowing:
21	``(69) GU-24.—The term 'GU-24' means the
22	designation of a lamp socket, based on a coding sys-
23	tem by the International Electrotechnical Commis-
24	sion, under which—

1	"(A) 'G' indicates a holder and socket type
2	with 2 or more projecting contacts, such as pins
3	or posts;
4	"(B) 'U' distinguishes between lamp and
5	holder designs of similar type that are not
6	interchangeable due to electrical or mechanical
7	requirements; and
8	"(C) 24 indicates the distance in millime-
9	ters between the electrical contact posts.
10	(70) GU-24 ADAPTOR.—
11	"(A) IN GENERAL.—The term 'GU-24
12	Adaptor' means a 1-piece device, pig-tail, wiring
13	harness, or other such socket or base attach-
14	ment that—
15	"(i) connects to a GU-24 socket on 1
16	end and provides a different type of socket
17	or connection on the other end; and
18	"(ii) does not alter the voltage.
19	"(B) Exclusion.—The term 'GU-24
20	Adaptor' does not include a fluorescent ballast
21	with a GU-24 base.
22	$^{\prime\prime}(71)$ GU-24 base lamp'
23	means a light bulb designed to fit in a GU-24 sock-
24	et.".

1	(b) Standards.—Section 325 of the Energy Policy
2	and Conservation Act (42 U.S.C. 6295) is amended—
3	(1) by redesignating subsection (ii) as sub-
4	section (jj); and
5	(2) by inserting after subsection (hh) the fol-
6	lowing:
7	"(ii) GU-24 Base Lamps.—
8	"(1) In general.—A GU-24 base lamp shall
9	not be an incandescent lamp as defined by ANSI.
10	"(2) GU-24 ADAPTORS.—GU-24 adaptors shall
11	not adapt a GU-24 socket to any other line voltage
12	socket.".
13	SEC. 5. EFFICIENCY STANDARDS FOR BOTTLE-TYPE WATER
14	DISPENSERS, COMMERCIAL HOT FOOD HOLD-
	DISPENSERS, COMMERCIAL HOT FOOD HOLD- ING CABINETS, AND PORTABLE ELECTRIC
14	
14 15	ING CABINETS, AND PORTABLE ELECTRIC
14 15 16 17	ING CABINETS, AND PORTABLE ELECTRIC SPAS.
14 15 16 17	ing cabinets, and portable electric spas. (a) Definitions.—Section 321 of the Energy Policy
14 15 16 17	ing cabinets, and portable electric spas. (a) Definitions.—Section 321 of the Energy Policy and Conservation Act (42 U.S.C. 6291) (as amended by
14 15 16 17 18	ING CABINETS, AND PORTABLE ELECTRIC SPAS. (a) Definitions.—Section 321 of the Energy Policy and Conservation Act (42 U.S.C. 6291) (as amended by section 4(a)) is amended by adding at the end the fol-
14 15 16 17 18 19 20	ING CABINETS, AND PORTABLE ELECTRIC SPAS. (a) DEFINITIONS.—Section 321 of the Energy Policy and Conservation Act (42 U.S.C. 6291) (as amended by section 4(a)) is amended by adding at the end the following:
14 15 16 17 18 19 20	ING CABINETS, AND PORTABLE ELECTRIC SPAS. (a) Definitions.—Section 321 of the Energy Policy and Conservation Act (42 U.S.C. 6291) (as amended by section 4(a)) is amended by adding at the end the following: "(72) Bottle-type water dispenser.—The
14 15 16 17 18 19 20 21	ING CABINETS, AND PORTABLE ELECTRIC SPAS. (a) DEFINITIONS.—Section 321 of the Energy Policy and Conservation Act (42 U.S.C. 6291) (as amended by section 4(a)) is amended by adding at the end the following: "(72) BOTTLE-TYPE WATER DISPENSER.—The term 'bottle-type water dispenser' means a drinking

1	"(B) uses a removable bottle or container
2	as the source of potable water.
3	"(73) Commercial hot food holding cabi-
4	NET.—
5	"(A) IN GENERAL.—The term 'commercial
6	hot food holding cabinet' means a heated, fully-
7	enclosed compartment that—
8	"(i) is designed to maintain the tem-
9	perature of hot food that has been cooked
10	in a separate appliance;
11	"(ii) has 1 or more solid or glass
12	doors; and
13	"(iii) has an interior volume of 8
14	cubic feet or more.
15	"(B) Exclusions.—The term 'commercial
16	hot food holding cabinet' does not include—
17	"(i) a heated glass merchandising cab-
18	inet;
19	"(ii) a drawer warmer;
20	"(iii) a cook-and-hold appliance; or
21	"(iv) a mobile serving cart with both
22	hot and cold compartments.
23	"(74) Compartment Bottle-Type Water
24	DISPENSER.—The term 'compartment bottle-type

1	water dispenser' means a drinking water dispenser
2	that—
3	"(A) is designed for dispensing hot and
4	cold water;
5	"(B) uses a removable bottle or container
6	as the source of potable water; and
7	"(C) includes a refrigerated compartment
8	with or without provisions for making ice.
9	"(75) Portable electric spa.—
10	"(A) IN GENERAL.—The term 'portable
11	electric spa' means a factory-built electric spa
12	or hot tub that—
13	"(i) is intended for the immersion of
14	persons in heated water circulated in a
15	closed system; and
16	"(ii) is not intended to be drained and
17	filled with each use.
18	"(B) Inclusions.—The term 'portable
19	electric spa' includes—
20	"(i) a filter;
21	"(ii) a heater (including an electric,
22	solar, or gas heater);
23	"(iii) a pump;
24	"(iv) a control; and

1	"(v) other equipment, such as a light,
2	a blower, and water sanitizing equipment.
3	"(C) Exclusions.—The term 'portable
4	electric spa' does not include—
5	"(i) a permanently installed spa that,
6	once installed, cannot be moved; or
7	"(ii) a spa that is specifically designed
8	and exclusively marketed for medical treat-
9	ment or physical therapy purposes.
10	"(76) Water dispenser.—The term water
11	dispenser' means a factory-made assembly that—
12	"(A) mechanically cools and heats potable
13	water; and
14	"(B) dispenses the cooled or heated water
15	by integral or remote means.".
16	(b) Coverage.—
17	(1) In General.—Section 322(a) of the En-
18	ergy Policy and Conservation Act (42 U.S.C.
19	6292(a)) is amended—
20	(A) by redesignating paragraph (20) as
21	paragraph (23); and
22	(B) by inserting after paragraph (19) the
23	following:
24	"(20) Bottle-type water dispensers and com-
25	partment bottle-type water dispensers.

1	"(21) Commercial hot food holding cabinets.
2	"(22) Portable electric spas.".
3	(2) Conforming amendments.—
4	(A) Section 324 of the Energy Policy and
5	Conservation Act (42 U.S.C. 6294) is amended
6	by striking "(19)" each place it appears in sub-
7	sections $(a)(3)$, $(b)(1)(B)$, $(b)(3)$, and $(b)(5)$
8	and inserting "(23)".
9	(B) Section 325(l) of the Energy Policy
10	and Conservation Act (42 U.S.C. 6295(l)) is
11	amended by striking "paragraph (19)" each
12	place it appears in paragraphs (1) and (2) and
13	inserting "paragraph (23)".
14	(c) Test Procedures.—Section 323(b) of the En-
15	ergy Policy and Conservation Act (42 U.S.C. 6293(b)) (as
16	amended by section 2(b)) is amended by adding at the
17	end the following:
18	"(20) Bottle-type water dispensers.—
19	"(A) In General.—Test procedures for
20	bottle-type water dispensers and compartment
21	bottle-type water dispensers shall be based on
22	the document 'Energy Star Program Require-
23	ments for Bottled Water Coolers version 1.1'
24	published by the Environmental Protection
25	Agency.

1	"(B) Integral, automatic timers.—A
2	unit with an integral, automatic timer shall not
3	be tested under this paragraph using section
4	4D of the test criteria (relating to Timer
5	Usage).
6	"(21) Commercial hot food holding cabi-
7	NETS.—
8	"(A) IN GENERAL.—Test procedures for
9	commercial hot food holding cabinets shall be
10	based on the test procedures described in
11	ANSI/ASTM F2140-01 (Test for idle energy
12	rate-dry test).
13	"(B) Interior volume.—Interior volume
14	shall be based under this paragraph on the
15	method demonstrated in the document 'Energy
16	Star Program Requirements for Commercial
17	Hot Food Holding Cabinets' of the Environ-
18	mental Protection Agency, as in effect on Au-
19	gust 15, 2003.
20	"(22) Portable electric spas.—
21	"(A) IN GENERAL.—Test procedures for
22	portable electric spas shall be based on the test
23	method for portable electric spas described in
24	section 1604 of title 20, California Code of
25	Regulations, as amended on December 3, 2008.

1	"(B) NORMALIZED CONSUMPTION.—Con-
2	sumption shall be normalized under this para-
3	graph for a water temperature difference of 37
4	degrees Fahrenheit.
5	"(C) ANSI TEST PROCEDURE.—If the
6	American National Standards Institute pub-
7	lishes a test procedure for portable electric
8	spas, the Secretary shall revise the procedure
9	established under this paragraph, as determined
10	appropriate by the Secretary.".
11	(d) Standards.—Section 325 of the Energy Policy
12	and Conservation Act (42 U.S.C. 6295) (as amended by
13	section 4(b)) is amended—
14	(1) by redesignating subsection (ii) as sub-
15	section (mm); and
16	(2) by inserting after subsection (hh) the fol-
17	lowing:
18	"(ii) Bottle-Type Water Dispensers.—Effective
19	beginning on the date that is 1 year after the date of en-
20	actment of the Implementation of National Consensus Ap-
21	pliance Agreements Act of 2011—
22	"(1) a bottle-type water dispenser shall not
23	have standby energy consumption that is greater
24	than 1.2 kilowatt-hours per day; and

1	"(2) a compartment bottle-type water dispenser
2	shall not have standby energy consumption that is
3	greater than 1.3 kilowatt-hours per day.
4	"(jj) Commercial Hot Food Holding Cabi-
5	NETS.—Effective beginning on the date that is 1 year
6	after the date of enactment of the Implementation of Na-
7	tional Consensus Appliance Agreements Act of 2011, a
8	commercial hot food holding cabinet shall have a max-
9	imum idle energy rate of 40 watts per cubic foot of interior
10	volume.
11	"(kk) Portable Electric Spas.—Effective begin-
12	ning on the date that is 1 year after the date of enactment
13	of the Implementation of National Consensus Appliance
14	Agreements Act of 2011, a portable electric spa shall not
15	have a normalized standby power rate of greater than 5
16	$({\bf V}^{2/3})$ Watts (in which 'V' equals the fill volume (in gal-
17	lons)).
18	"(ll) Revisions.—
19	"(1) In general.—Not later than the date
20	that is 3 years after the date of enactment of the
21	Implementation of National Consensus Appliance
22	Agreements Act of 2011, the Secretary shall—
23	"(A) consider in accordance with sub-
24	section (o) revisions to the standards estab-
25	lished under subsections (ii), (jj), and (kk); and

1	"(B)(i) publish a final rule establishing the
2	revised standards; or
3	"(ii) make a finding that no revisions are
4	technically feasible and economically justified.
5	"(2) Effective date.—Any revised standards
6	under this subsection shall take effect not earlier
7	than the date that is 3 years after the date of the
8	publication of the final rule.".
9	(e) Preemption.—Section 327 of the Energy Policy
10	and Conservation Act (42 U.S.C. 6297) is amended—
11	(1) in subsection (b)—
12	(A) in paragraph (6), by striking "or"
13	after the semicolon at the end;
14	(B) in paragraph (7), by striking the pe-
15	riod at the end and inserting "; or"; and
16	(C) by adding at the end the following:
17	"(8) is a regulation that—
18	"(A) establishes efficiency standards for
19	bottle-type water dispensers, compartment bot-
20	tle-type water dispensers, commercial hot food
21	holding cabinets, or portable electric spas; and
22	"(B) is in effect on or before the date of
23	enactment of this paragraph."; and
24	(2) in subsection (e)—

1	(A) in paragraph $(8)(B)$, by striking "and"
2	after the semicolon at the end;
3	(B) in paragraph (9)—
4	(i) by striking "except that—" and all
5	that follows through "if the Secretary" and
6	inserting "except that if the Secretary";
7	(ii) by redesignating clauses (i) and
8	(ii) as subparagraphs (A) and (B), respec-
9	tively, and indenting appropriately; and
10	(iii) in subparagraph (B) (as so redes-
11	ignated), by striking the period at the end
12	and inserting "; or"; and
13	(C) by adding at the end the following:
14	"(10) is a regulation that—
15	"(A) establishes efficiency standards for
16	bottle-type water dispensers, compartment bot-
17	tle-type water dispensers, commercial hot food
18	holding cabinets, or portable electric spas; and
19	"(B) is adopted by the California Energy
20	Commission on or before January 1, 2013.".
21	SEC. 6. TEST PROCEDURE PETITION PROCESS.
22	(a) Consumer Products Other Than Auto-
23	MOBILES.—Section 323(b)(1) of the Energy Policy and
24	Conservation Act (42 U.S.C. 6293(b)(1)) is amended—

1	(1) in subparagraph (A)(i), by striking	
2	"amend" and inserting "publish in the Federal Reg-	
3	ister amended"; and	
4	(2) by adding at the end the following:	
5	"(B) Petitions.—	
6	"(i) IN GENERAL.—In the case of any	
7	covered product, any person may petition	
8	the Secretary to conduct a rulemaking—	
9	"(I) to prescribe a test procedure	
10	for the covered product; or	
11	"(II) to amend the test proce-	
12	dures applicable to the covered prod-	
13	uct to more accurately or fully comply	
14	with paragraph (3).	
15	"(ii) Determination.—The Sec-	
16	retary shall—	
17	"(I) not later than 90 days after	
18	the date of receipt of the petition,	
19	publish the petition in the Federal	
20	Register; and	
21	"(II) not later than 180 days	
22	after the date of receipt of the peti-	
23	tion, grant or deny the petition.	
24	"(iii) Basis.—The Secretary shall	
25	grant a petition if the Secretary finds that	

1	the petition contains evidence that, assum-
2	ing no other evidence was considered, pro-
3	vides an adequate basis for determining
4	that an amended test procedure would
5	more accurately or fully comply with para-
6	graph (3).
7	"(iv) Effect on other require-
8	MENTS.—The granting of a petition by the
9	Secretary under this subparagraph shall
10	create no presumption with respect to the
11	determination of the Secretary that the
12	proposed test procedure meets the require-
13	ments of paragraph (3).
14	"(v) Rulemaking.—
15	"(I) IN GENERAL.—Except as
16	provided in subclause (II), not later
17	than the end of the 18-month period
18	beginning on the date of granting a
19	petition, the Secretary shall publish
20	an amended test procedure or a deter-
21	mination not to amend the test proce-
22	dure.
23	"(II) EXTENSION.—The Sec-
24	retary may extend the period de-

1	scribed in subclause (I) for 1 addi		
2	tional year.		
3	"(III) DIRECT FINAL RULE.—		
4	The Secretary may adopt a consensus		
5	test procedure in accordance with the		
6	direct final rule procedure established		
7	under section $325(p)(4)$.		
8	"(C) Test procedures.—The Secretary		
9	may, in accordance with the requirements of		
10	this subsection, prescribe test procedures for		
11	any consumer product classified as a covered		
12	product under section 322(b).		
13	"(D) NEW OR AMENDED TEST PROCE		
14	DURES.—The Secretary shall direct the Na		
15	tional Institute of Standards and Technology t		
16	assist in developing new or amended test proce		
17	dures.".		
18	(b) Certain Industrial Equipment.—Section 34		
19	of the Energy Policy and Conservation Act (42 U.S.C		
20	6314) is amended—		
21	(1) in subsection (a), by striking paragraph (1)		
22	and inserting the following:		
23	"(1) Amendment and petition process —		

1	"(A) IN GENERAL.—At least once every 7	
2	years, the Secretary shall review test procedures	
3	for all covered equipment and—	
4	"(i) publish in the Federal Register	
5	amended test procedures with respect to	
6	any covered equipment, if the Secretary	
7	determines that amended test procedures	
8	would more accurately or fully comply with	
9	paragraphs (2) and (3); or	
10	"(ii) publish notice in the Federal	
11	Register of any determination not to	
12	amend a test procedure.	
13	"(B) Petitions.—	
14	"(i) In general.—In the case of any	
15	class or category of covered equipment,	
16	any person may petition the Secretary to	
17	conduct a rulemaking—	
18	"(I) to prescribe a test procedure	
19	for the covered equipment; or	
20	"(II) to amend the test proce-	
21	dures applicable to the covered equip-	
22	ment to more accurately or fully com-	
23	ply with paragraphs (2) and (3).	
24	"(ii) Determination.—The Sec-	
25	retary shall—	

1	"(I) not later than 90 days after
2	the date of receipt of the petition,
3	publish the petition in the Federal
4	Register; and
5	"(II) not later than 180 days
6	after the date of receipt of the peti-
7	tion, grant or deny the petition.
8	"(iii) Basis.—The Secretary shall
9	grant a petition if the Secretary finds that
10	the petition contains evidence that, assum-
11	ing no other evidence was considered, pro-
12	vides an adequate basis for determining
13	that an amended test method would more
14	accurately promote energy or water use ef-
15	ficiency.
16	"(iv) Effect on other require-
17	MENTS.—The granting of a petition by the
18	Secretary under this paragraph shall cre-
19	ate no presumption with respect to the de-
20	termination of the Secretary that the pro-
21	posed test procedure meets the require-
22	ments of paragraphs (2) and (3).
23	"(v) Rulemaking.—
24	"(I) IN GENERAL.—Except as
25	provided in subclause (II), not later

1	than the end of the 18-month period	
2	beginning on the date of granting a	
3	petition, the Secretary shall publish	
4	an amended test method or a deter-	
5	mination not to amend the test meth-	
6	od.	
7	"(II) Extension.—The Sec-	
8	retary may extend the period de-	
9	scribed in subclause (I) for 1 addi-	
10	tional year.	
11	"(III) DIRECT FINAL RULE.—	
12	The Secretary may adopt a consensus	
13	test procedure in accordance with the	
14	direct final rule procedure established	
15	under section 325(p).";	
16	(2) by striking subsection (c); and	
17	(3) by redesignating subsections (d) and (e) a	
18	subsections (c) and (d), respectively.	
19	SEC. 7. AMENDMENTS TO HOME APPLIANCE TEST METE	
20	ODS.	
21	Section 323(b) of the Energy Policy and Conserva-	
22	tion Act (42 U.S.C. 6293(b)) (as amended by section 5(c)	
23	is amended by adding at the end the following:	
24	"(23) Refrigerator and freezer test pro-	
25	CEDURE —	

"(A) IN GENERAL.—Not later than 90 1 2 days after the date on which the Secretary pub-3 lishes the final standard rule that was proposed 4 on September 27, 2010, the Secretary shall fi-5 nalize the interim final test procedure rule pro-6 posed on December 16, 2010, with such subse-7 quent modifications to the test procedure or 8 standards as the Secretary determines to be ap-9 propriate and consistent with this part. 10 "(B) Rulemaking.— 11 "(i) Initiation.—Not later than Jan-12 uary 1, 2012, the Secretary shall initiate a 13 rulemaking to amend the test procedure 14 described in subparagraph (A) only to in-15 corporate measured automatic icemaker 16 energy use. 17 "(ii) Final Rule.—Not later than 18 December 31, 2012, the Secretary shall 19 publish a final rule regarding the matter 20 described in clause (i). 21 "(24) Additional Home appliance TEST 22 PROCEDURES.— 23 "(A) AMENDED TEST PROCEDURE FOR 24 CLOTHES WASHERS.—Not later than October 1, 25 2011, the Secretary shall publish a final rule

1	amending the residential clothes washer test		
2	procedure.		
3	"(B) Amended test procedure for		
4	CLOTHES DRYERS.—		
5	"(i) In general.—Not later than		
6	180 days after the date of enactment of		
7	this paragraph, the Secretary shall publish		
8	an amended test procedure for clothes dry		
9	ers.		
10	"(ii) Requirement.—The amend-		
11	ments to the test procedure shall be lim-		
12	ited to modifications requiring that tested		
13	dryers are run until the cycle (including		
14	cool down) is ended by automatic termi-		
15	nation controls, if equipped with those con-		
16	trols.".		
17	SEC. 8. CREDIT FOR ENERGY STAR SMART APPLIANCES.		
18	Section 324A of the Energy Policy and Conservation		
19	Act (42 U.S.C. 6294a) is amended by adding at the end		
20	the following:		
21	"(e) Credit for Smart Appliances.—Not later		
22	than 180 days after the date of enactment of this sub-		
23	section, after soliciting comments pursuant to subsection		
24	(c)(5), the Administrator of the Environmental Protection		
25	Agency, in cooperation with the Secretary, shall determine		

1	whether to update the Energy Star criteria for residential		
2	refrigerators, refrigerator-freezers, freezers, dishwashers		
3	clothes washers, clothes dryers, and room air conditioners		
4	to incorporate smart grid and demand response features.".		
5	SEC. 9. VIDEO GAME CONSOLE ENERGY EFFICIENCY		
6	STUDY.		
7	(a) In General.—Part B of title III of the Energy		
8	Policy and Conservation Act is amended by inserting after		
9	section 324A (42 U.S.C. 6294a) the following:		
10	"SEC. 324B. VIDEO GAME CONSOLE ENERGY EFFICIENCY		
11	STUDY.		
12	"(a) Initial Study.—		
13	"(1) IN GENERAL.—Not later than 1 year after		
14	the date of enactment of this section, the Secretary		
15	shall conduct a study of—		
16	"(A) video game console energy use; and		
17	"(B) opportunities for energy savings re		
18	garding that energy use.		
19	"(2) Inclusions.—The study under paragraph		
20	(1) shall include an assessment of all power-con-		
21	suming modes and media playback modes of video		
22	game consoles.		
23	"(b) ACTION ON COMPLETION.—On completion of		
24	the initial study under subsection (a), the Secretary shall		
25	determine, by regulation, using the criteria and procedures		

- 1 described in section 325(n)(2), whether to initiate a proc-
- 2 ess for establishing minimum energy efficiency standards
- 3 for video game console energy use.
- 4 "(c) Follow-Up Study.—If the Secretary deter-
- 5 mines under subsection (b) that standards should not be
- 6 established, the Secretary shall conduct a follow-up study
- 7 in accordance with subsection (a) by not later than 3 years
- 8 after the date of the determination.".
- 9 (b) Application Date.—Subsection (nn)(1) of sec-
- 10 tion 325 of the Energy Policy and Conservation Act (42
- 11 U.S.C. 6295) (as redesignated by section 5(d)(1)) is
- 12 amended by inserting "or section 324B" after "subsection
- 13 (l), (u), or (v)" each place it appears.
- 14 SEC. 10. REFRIGERATOR AND FREEZER STANDARDS.
- 15 Section 325(b) of the Energy Policy and Conserva-
- 16 tion Act (42 U.S.C. 6295(b)) is amended by striking para-
- 17 graph (4) and inserting the following:
- 18 "(4) Refrigerators, refrigerator-freez-
- 19 ERS, AND FREEZERS MANUFACTURED AS OF JANU-
- 20 ARY 1, 2014.—
- 21 "(A) Definition of Built-in Product
- 22 CLASS.—In this paragraph, the term 'built-in
- product class' means a refrigerator, freezer, or
- refrigerator with a freezer unit that—

1	"(i) is 7.75 cubic feet or greater in
2	total volume and 24 inches or less in cabi-
3	net depth (not including doors, handles,
4	and custom front panels);
5	"(ii) is designed to be totally encased
6	by cabinetry or panels attached during in-
7	stallation;
8	"(iii) is designed to accept a custom
9	front panel or to be equipped with an inte-
10	gral factory-finished face;
11	"(iv) is designed to be securely fas-
12	tened to adjacent cabinetry, walls, or
13	floors; and
14	"(v) has 2 or more sides that are
15	not—
16	"(I) fully finished; and
17	"(II) intended to be visible after
18	installation.
19	"(B) Maximum energy use.—
20	"(i) IN GENERAL.—Based on the test
21	procedure in effect on July 9, 2010, the
22	maximum energy use allowed in kilowatt
23	hours per year for each product described
24	in the table contained in clause (ii) (other
25	than refrigerators and refrigerator-freezers

with total refrigerated volume exceeding 39
cubic feet and freezers with total refrigerated volume exceeding 30 cubic feet) that
is manufactured on or after January 1,
2014, is specified in the table contained in
that clause.

"(ii) STANDARDS EQUATIONS.—The

"(ii) STANDARDS EQUATIONS.—The allowed maximum energy use referred to in clause (i) is as follows:

"Standards Equations		
Product Description		
Automatic Defrost Refrigerator-Fr	reezers	
Top Freezer w/o TTD ice	7.35 AV+ 207.0	
Top Freezer w/ TTD ice	7.65 AV+ 267.0	
Side Freezer w/o TTD ice	3.68 AV+ 380.6	
Side Freezer w/ TTD ice	7.58 AV+304.5	
Bottom Freezer w/o TTD ice	3.68 AV+ 367.2	
Bottom Freezer w/ TTD ice	4.0 AV+ 431.2	
Manual & Partial Automatic Refrigerator-Freezers		
Manual Defrost	7.06 AV+ 198.7	
Partial Automatic	7.06 AV+198.7	
All Refrigerators		
Manual Defrost	7.06AV+198.7	
Automatic Defrost	7.35 AV+ 207.0	
All Freezers		
Upright with manual defrost	5.66 AV+ 193.7	
Upright with automatic defrost	8.70 AV+ 228.3	

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7.41 AV+ 107.8		
10.33 AV+ 148.1		
-Freezers-Compact Size		
10.80 AV+ 301.8		
6.08 AV+ 400.8		
Manual & Partial Automatic Refrigerator-Freezers-Compact Size		
8.03 AV+ 224.3		
5.25 AV+ 298.5		
All Refrigerators-Compact Size		
8.03 AV+ 224.3		
9.53 AV+ 266.3		
All Freezers-Compact Size		
8.80 AV+ 225.7		
10.26 AV+ 351.9		
9.41AV+ 136.8		
-Freezers-Built-ins		
7.84 AV+ 220.8		
3.93 AV+ 406.0		
8.08 AV+ 324.8		
3.91 AV+ 390.2		
4.25 AV+ 458.2		
All Refrigerators-Built-ins		
7.84 AV+ 220.8		
9.32 AV+ 244.6.		

1	"(I) In General.—Except as
2	provided in subclause (II), after the
3	date of publication of each test proce-
4	dure change made pursuant to section
5	323(b)(23), in accordance with the
6	procedures described in section
7	323(e)(2), the Secretary shall publish
8	final rules to amend the standards
9	specified in the table contained in
10	clause (ii).
11	"(II) Exception.—The stand-
12	ards amendment made pursuant to
13	the test procedure change required
14	under section 323(b)(23)(B) shall be
15	based on the difference between—
16	"(aa) the average measured
17	automatic ice maker energy use
18	of a representative sample for
19	each product class; and
20	"(bb) the value assumed by
21	the Department of Energy for ice
22	maker energy use in the test pro-
23	cedure published pursuant to sec-
24	tion $323(b)(23)(A)$.

1	"(III) Applicability.—Section
2	323(e)(3) shall not apply to the rules
3	described in this clause.
4	"(iv) Final Rule.—The Secretary
5	shall publish any final rule required by
6	clause (iii) by not later than the later of
7	the date that is 180 days after—
8	"(I) the date of enactment of this
9	clause; or
10	"(II) the date of publication of a
11	final rule to amend the test procedure
12	described in section 323(b)(23).
13	"(v) New Product Classes.—The
14	Secretary may establish 1 or more new
15	product classes as part of the final amend-
16	ed standard adopted pursuant to the test
17	procedure change required under section
18	323(b)(23)(B) if the 1 or more new prod-
19	uct classes are needed to distinguish
20	among products with automatic icemakers.
21	"(vi) Effective dates of stand-
22	ARDS.—
23	"(I) STANDARDS AMENDMENT
24	FOR FIRST REVISED TEST PROCE-
25	DURE.—A standards amendment

1	adopted pursuant to a test procedure
2	change required under section
3	323(b)(23)(A) shall apply to any
4	product manufactured as of January
5	1, 2014.
6	"(II) STANDARDS AMENDMENT
7	AFTER REVISED TEST PROCEDURE
8	FOR ICEMAKER ENERGY.—An amend-
9	ment adopted pursuant to a test pro-
10	cedure change required under section
11	323(b)(23)(B) shall apply to any
12	product manufactured as of the date
13	that is 3 years after the date of publi-
14	cation of the final rule amending the
15	standards.
16	"(vii) Slope and intercept ad-
17	JUSTMENTS.—
18	"(I) In general.—With respect
19	to refrigerators, freezers, and refrig-
20	erator-freezers, the Secretary may, by
21	rule, adjust the slope and intercept of
22	the equations specified in the table
23	contained in clause (ii)—

1	"(aa) based on the energy
2	use of typical products of various
3	sizes in a product class; and
4	"(bb) if the average energy
5	use for each of the classes is the
6	same under the new equations as
7	under the equations specified in
8	the table contained in clause (ii).
9	"(II) DEADLINE.—If the Sec-
10	retary adjusts the slope and intercept
11	of an equation described in subclause
12	(I), the Secretary shall publish the
13	final rule containing the adjustment
14	by not later than July 1, 2011.
15	"(viii) Effect.—A final rule pub-
16	lished under clause (iii) pursuant to the
17	test procedure change required under sec-
18	tion 323(b)(23)(B) or pursuant to clause
19	(iv) shall not be considered to be an
20	amendment to the standard for purposes
21	of section 325(m).".
22	SEC. 11. ROOM AIR CONDITIONER STANDARDS.
23	Section 325(c) of the Energy Policy and Conservation
24	Act (42 U.S.C. 6295(c)) is amended by adding at the end
25	the following:

1 "(3) MINIMUM ENERGY EFFICIENCY RATIO OF 2 ROOM AIR CONDITIONERS MANUFACTURED ON OR 3 AFTER JUNE 1, 2014.—

"(A) IN GENERAL.—Based on the test procedure in effect on July 9, 2010, the minimum energy efficiency ratios of room air conditioners manufactured on or after June 1, 2014, shall not be less than that specified in the table contained in subparagraph (B).

"(B) MINIMUM ENERGY EFFICIENCY RATIOS.—The minimum energy efficiency ratios referred to in subparagraph (A) are as follows:

"Product Description	Minimum EER
Without Reverse Cycle w/Louver	rs
<6,000 Btu/h	11.2
6,000 to 7,999 Btu/h	11.2
8,000-13,999 Btu/h	11.0
14,000 to 19,999 Btu/h	10.8
20,000-27,999 Btu/h	9.4
≥28,000 Btu/h	9.0
Without Reverse Cycle w/o Louv	vers
<6,000 Btu/h	10.2
6,000 to 7,999 Btu/h	10.2
8,000-10,999 Btu/h	9.7
11,000-13,999 Btu/h	9.6
14,000 to 19,999 Btu/h	9.4

"Product Description	Minimum EER
≥20,000 Btu/h	9.4
With Reverse Cycle	
<20,000 w/Louvers Btu/h	9.9
≥ 20,000 w/Louvers Btu/h	9.4
<14,000 w/o Louvers Btu/h	9.4
≥14,000 w/o Louvers Btu/h	8.8
Casement	
Casement Only	9.6
Casement-Slider	10.5.

1 "(C) FINAL RULE.— "(i) IN GENERAL.—Not later than 2 3 July 1, 2011, pursuant to the test procedure adopted by the Secretary on January 4 5 6, 2011, the Secretary shall amend the 6 standards specified in the table contained 7 in subparagraph (B) in accordance with 8 the procedures described in section 9 323(e)(2). 10 "(ii) Standby and off mode en-11 ERGY CONSUMPTION.— 12 "(I) IN GENERAL.—The Secretary shall integrate standby and off 13 mode energy consumption into the 14

amended

energy

standards required under clause (i).

efficiency

ratios

15

16

1	"(II) REQUIREMENTS.—The
2	amended standards described in sub-
3	clause (I) shall reflect the levels of
4	standby and off mode energy con-
5	sumption that meet the criteria de-
6	scribed in section 325(o).
7	"(iii) Applicability.—
8	"(I) Amendment of stand-
9	ARD.—Section 323(e)(3) shall not
10	apply to the amended standards de-
11	scribed in clause (i).
12	"(II) Amended standards.—
13	The amended standards required by
14	this subparagraph shall apply to prod-
15	ucts manufactured on or after June 1,
16	2014.".
17	SEC. 12. UNIFORM EFFICIENCY DESCRIPTOR FOR COV-
18	ERED WATER HEATERS.
19	Section 325(e) of the Energy Policy and Conservation
20	Act (42 U.S.C. 6295(e)) is amended by adding at the end
21	the following:
22	"(5) Uniform efficiency descriptor for
23	COVERED WATER HEATERS.—
24	"(A) Definitions.—In this paragraph:

1	"(i) Covered water heater.—The
2	term 'covered water heater' means—
3	"(I) a water heater; and
4	"(II) a storage water heater, in-
5	stantaneous water heater, and unfired
6	water storage tank (as defined in sec-
7	tion 340).
8	"(ii) Final Rule.—The term 'final
9	rule' means the final rule published under
10	this paragraph.
11	"(B) Publication of final rule.—Not
12	later than 180 days after the date of enactment
13	of this paragraph, the Secretary shall publish a
14	final rule that establishes a uniform efficiency
15	descriptor and accompanying test methods for
16	covered water heaters.
17	"(C) Purpose.—The purpose of the final
18	rule shall be to replace with a uniform effi-
19	ciency descriptor—
20	"(i) the energy factor descriptor for
21	water heaters established under this sub-
22	section; and
23	"(ii) the thermal efficiency and stand-
24	by loss descriptors for storage water heat-
25	ers, instantaneous water heaters, and

1	unfired water storage tanks established
2	under section $342(a)(5)$.
3	"(D) EFFECT OF FINAL RULE.—
4	"(i) In General.—Notwithstanding
5	any other provision of this title, effective
6	beginning on the effective date of the final
7	rule, the efficiency standard for covered
8	water heaters shall be denominated accord-
9	ing to the efficiency descriptor established
10	by the final rule.
11	"(ii) Effective date.—The final
12	rule shall take effect 1 year after the date
13	of publication of the final rule under sub-
14	paragraph (B).
15	"(E) CONVERSION FACTOR.—
16	"(i) In General.—The Secretary
17	shall develop a mathematical conversion
18	factor for converting the measurement of
19	efficiency for covered water heaters from
20	the test procedures in effect on the date of
21	enactment of this paragraph to the new
22	energy descriptor established under the
23	final rule.
24	"(ii) Application.—The conversion
25	factor shall apply to models of covered

1	water heaters affected by the final rule and
2	tested prior to the effective date of the
3	final rule.
4	"(iii) Effect on efficiency re-
5	QUIREMENTS.—The conversion factor shall
6	not affect the minimum efficiency require-
7	ments for covered water heaters otherwise
8	established under this title.
9	"(iv) Use.—During the period de-
10	scribed in clause (v), a manufacturer may
11	apply the conversion factor established by
12	the Secretary to rerate existing models of
13	covered water heaters that are in existence
14	prior to the effective date of the rule de-
15	scribed in clause (v)(II) to comply with the
16	new efficiency descriptor.
17	"(v) Period.—Subclause (E) shall
18	apply during the period—
19	"(I) beginning on the date of
20	publication of the conversion factor in
21	the Federal Register; and
22	"(II) ending on April 16, 2015.
23	"(F) Exclusions.—The final rule may
24	exclude a specific category of covered water
25	heaters from the uniform efficiency descriptor

1	established under this paragraph if the Sec-
2	retary determines that the category of water
3	heaters—
4	"(i) does not have a residential use
5	and can be clearly described in the final
6	rule; and
7	"(ii) are effectively rated using the
8	thermal efficiency and standby loss
9	descriptors applied (on the date of enact-
10	ment of this paragraph) to the category
11	under section 342(a)(5).
12	"(G) Options.—The descriptor set by the
13	final rule may be—
14	"(i) a revised version of the energy
15	factor descriptor in use on the date of en-
16	actment of this paragraph;
17	"(ii) the thermal efficiency and stand-
18	by loss descriptors in use on that date;
19	"(iii) a revised version of the thermal
20	efficiency and standby loss descriptors;
21	"(iv) a hybrid of descriptors; or
22	"(v) a new approach.
23	"(H) Application.—The efficiency
24	descriptor and accompanying test method estab-
25	lished under the final rule shall apply, to the

1	maximum extent practicable, to all water heat-
2	ing technologies in use on the date of enact-
3	ment of this paragraph and to future water
4	heating technologies.
5	"(I) Participation.—The Secretary shall
6	invite interested stakeholders to participate in
7	the rulemaking process used to establish the
8	final rule.
9	"(J) TESTING OF ALTERNATIVE
10	DESCRIPTORS.—In establishing the final rule,
11	the Secretary shall contract with the National
12	Institute of Standards and Technology, as nec-
13	essary, to conduct testing and simulation of al-
14	ternative descriptors identified for consider-
15	ation.
16	"(K) Existing covered water heat-
17	ERS.—A covered water heater shall be consid-
18	ered to comply with the final rule on and after
19	the effective date of the final rule and with any
20	revised labeling requirements established by the
21	Federal Trade Commission to carry out the
22	final rule if the covered water heater—
23	"(i) was manufactured prior to the ef-
24	fective date of the final rule; and

1	"(ii) complied with the efficiency
2	standards and labeling requirements in ef-
3	feet prior to the final rule.".
4	SEC. 13. CLOTHES DRYERS.
5	Section 325(g)(4) of the Energy Policy and Con-
6	servation Act (42 U.S.C. 6295(g)(4)) is amended by add-
7	ing at the end the following:
8	"(D) Minimum energy factors for
9	CLOTHES DRYERS.—
10	"(i) IN GENERAL.—Based on the test
11	procedure in effect as of July 9, 2010,
12	clothes dryers manufactured on or after
13	January 1, 2015, shall comply with the
14	minimum energy factors specified in the
15	table contained in clause (ii).
16	"(ii) New Standards.—The min-
17	imum energy factors referred to in clause
18	(i) are as follows:

"Product Description	EF
Vented Electric Standard	3.17.
Vented Electric Compact 120V	3.29.
Vented Electric Compact 240V	3.05.
Vented Gas	2.81.
Vent-Less Electric Compact 240V	2.37.
Vent-Less Electric Combination Washer/Dryer	1.95.

1	"(iii) Final rule.—
2	"(I) Requirements.—
3	"(aa) In GENERAL.—The
4	final rule to amend the clothes
5	dryer test procedure adopted pur-
6	suant to section 323(b)(24)(B)
7	shall amend the energy factors
8	standards specified in the table
9	contained in clause (ii) in accord-
10	ance with the procedures de-
11	scribed in section 323(e)(2).
12	"(bb) Representative
13	SAMPLE.—To establish a rep-
14	resentative sample of compliant
15	products, the Secretary shall se-
16	lect a sample of minimally com-
17	pliant dryers that automatically
18	terminate the drying cycle at not
19	less than 4 percent remaining
20	moisture content.
21	"(II) STANDBY AND OFF MODE
22	ENERGY CONSUMPTION.—
23	"(aa) Integration.—The
24	Secretary shall integrate standby
25	and off mode energy consumption

1	into the amended standards re-
2	quired under subclause (I).
3	"(bb) Requirements.—
4	The amended standards de-
5	scribed in item (aa) shall reflect
6	levels of standby and off mode
7	energy consumption that meet
8	the criteria described in section
9	325(o).
10	"(III) APPLICABILITY.—
11	"(aa) Amendment of
12	STANDARD.—Section 323(e)(3)
13	shall not apply to the amended
14	standards described in subclause
15	(I).
16	"(bb) Amended stand-
17	ARDS.—The amended standards
18	required by this clause shall
19	apply to products manufactured
20	on or after January 1, 2015.
21	"(iv) Other standards.—Any dryer
22	energy conservation standard that takes ef-
23	fect after the date of enactment of this
24	subparagraph but before the amended

1	standard required by this subparagraph
2	shall not apply.".
3	SEC. 14. STANDARDS FOR CLOTHES WASHERS.
4	Section 325(g)(9) of the Energy Policy and Con-
5	servation Act (42 U.S.C. 6295(g)(9)) is amended by strik-
6	ing subparagraph (B) and inserting the following:
7	"(B) Amendment of standards.—
8	"(i) Products manufactured on
9	OR AFTER JANUARY 1, 2015.—
10	"(I) IN GENERAL.—Based on the
11	test procedure in effect on July 9,
12	2010, clothes washers manufactured
13	on or after January 1, 2015, shall
14	comply with the minimum modified
15	energy factors and maximum water
16	factors specified in the table contained
17	in subclause (II).
18	"(II) STANDARDS.—The min-
19	imum modified energy factors and
20	maximum water factors referred to in
21	subclause (I) are as follows:

	"MEF	WF
Top Loading—Standard	1.72	8.0
Top Loading—Compact	1.26	14.0
Front Loading—Standard	2.2	4.5
Front Loading—Compact (less than 1.6 cu. ft. capacity)	1.72	8.0.

1	"(ii) Products manufactured on
2	OR AFTER JANUARY 1, 2018.—
3	"(I) In general.—Based on the
4	test procedure in effect on July 9
5	2010, top-loading clothes washers
6	manufactured on or after January 1
7	2018, shall comply with the minimum
8	modified energy factors and maximum
9	water factors specified in the table
10	contained in subclause (II).
11	"(II) STANDARDS.—The min-
12	imum modified energy factors and
13	maximum water factors referred to in
14	subclause (I) are as follows:

	"MEF	WF
Top Loading—Standard	2.0	6.0
Top Loading—Compact	1.81	11.6.

"(iii) Final rule.— 15 "(I) IN GENERAL.—The final 16 17 rule to amend the clothes washer test 18 procedure adopted pursuant to section 323(b)(24)(A) shall amend the stand-19 20 ards described in clauses (i) and (ii) 21 in accordance with the procedures de-22 scribed in section 323(e)(2).

1	"(II) STANDBY AND OFF MODE
2	ENERGY CONSUMPTION.—
3	"(aa) Integration.—The
4	Secretary shall integrate standby
5	and off mode energy consumption
6	into the amended modified en-
7	ergy factor standards required
8	under subclause (I).
9	"(bb) Requirements.—
10	The amended modified energy
11	factor standards described in
12	item (aa) shall reflect levels of
13	standby and off mode energy
14	consumption that meet the cri-
15	teria described in section 325(o).
16	"(III) Applicability.—
17	"(aa) Amendment of
18	STANDARD.—Section 323(e)(3)
19	shall not apply to the amended
20	standards described in subclause
21	(I).
22	"(bb) Amended standards
23	FOR PRODUCTS MANUFACTURED
24	ON OR AFTER JANUARY 1, 2015.—
25	Amended standards required by

1	this clause that are based on
2	clause (i) shall apply to products
3	manufactured on or after Janu-
4	ary 1, 2015.
5	"(cc) Amended standards
6	FOR PRODUCTS MANUFACTURED
7	ON OR AFTER JANUARY 1, 2018.—
8	Amended standards required by
9	this clause that are based on
10	clause (ii) shall apply to products
11	manufactured on or after Janu-
12	ary 1, 2018.".
13	SEC. 15. DISHWASHERS.
14	Section 325(g)(10) of the Energy Policy and Con-
15	servation Act (42 U.S.C. 6295(g)(10)) is amended—
	servation Act (42 U.S.C. 6295(g)(10)) is amended— (1) by striking subparagraph (A);
15	
15 16	(1) by striking subparagraph (A);
15 16 17	(1) by striking subparagraph (A);(2) by redesignating subparagraph (B) as sub-
15 16 17 18	(1) by striking subparagraph (A);(2) by redesignating subparagraph (B) as subparagraph (D); and
15 16 17 18 19	 (1) by striking subparagraph (A); (2) by redesignating subparagraph (B) as subparagraph (D); and (3) by inserting before subparagraph (D) (as
15 16 17 18 19 20	 (1) by striking subparagraph (A); (2) by redesignating subparagraph (B) as subparagraph (D); and (3) by inserting before subparagraph (D) (as redesignated by paragraph (2)) the following:
15 16 17 18 19 20 21	 (1) by striking subparagraph (A); (2) by redesignating subparagraph (B) as subparagraph (D); and (3) by inserting before subparagraph (D) (as redesignated by paragraph (2)) the following: "(A) DISHWASHERS MANUFACTURED ON

1	"(i) for a standard size dishwasher,
2	not exceed 355 kilowatt hours per year and
3	6.5 gallons per cycle; and
4	"(ii) for a compact size dishwasher,
5	not exceed 260 kilowatt hours per year and
6	4.5 gallons per cycle.
7	"(B) DISHWASHERS MANUFACTURED ON
8	OR AFTER JANUARY 1, 2013.—A dishwasher
9	manufactured on or after January 1, 2013,
10	shall—
11	"(i) for a standard size dishwasher,
12	not exceed 307 kilowatt hours per year and
13	5.0 gallons per cycle; and
14	"(ii) for a compact size dishwasher,
15	not exceed 222 kilowatt hours per year and
16	3.5 gallons per cycle.
17	"(C) Requirements of final rules.—
18	"(i) In general.—Any final rule to
19	amend the dishwasher test procedure after
20	July 9, 2010, and before January 1, 2013,
21	shall amend the standards described in
22	subparagraph (B) in accordance with the
23	procedures described in section 323(e)(2).
24	"(ii) Applicability.—

1	"(I) Amendment of stand-
2	ARD.—Section 323(e)(3) shall not
3	apply to the amended standards de-
4	scribed in clause (i).
5	"(II) Amended standards.—
6	The amended standards required by
7	this subparagraph shall apply to prod-
8	ucts manufactured on or after Janu-
9	ary 1, 2013.".
10	SEC. 16. STANDARDS FOR CERTAIN REFLECTOR LAMPS.
11	Section 325(i) of the Energy Policy and Conservation
12	Act (42 U.S.C. 6295(i)) is amended by adding at the end
13	the following:
14	"(9) Reflector Lamps.—In conducting
15	rulemakings for reflector lamps after January 1,
16	2014, the Secretary shall consider—
17	"(A) incandescent and nonincandescent
18	technologies; and
19	"(B) a new energy-related measure, other
20	than lumens per watt, that is based on the photo-
21	metric distribution of those lamps.".
22	SEC. 16.17. PETITION FOR AMENDED STANDARDS.
23	Section 325(n) of the Energy Policy and Conserva-
24	tion Act (42 U.S.C. 6295(n)) is amended—

1	(1) by redesignating paragraph (3) as para-
2	graph (5); and
3	(2) by inserting after paragraph (2) the fol-
4	lowing:
5	"(3) Notice of Decision.—Not later than
6	180 days after the date of receiving a petition, the
7	Secretary shall publish in the Federal Register a no-
8	tice of, and explanation for, the decision of the Sec-
9	retary to grant or deny the petition.
10	"(4) New or amended standards.—Not
11	later than 3 years after the date of granting a peti-
12	tion for new or amended standards, the Secretary
13	shall publish in the Federal Register—
14	"(A) a final rule that contains the new or
15	amended standards; or
16	"(B) a determination that no new or
17	amended standards are necessary.".
18	SEC. 47.18. PROHIBITED ACTS.
19	Section 332(a) of the Energy Policy and Conserva-
20	tion Act (42 U.S.C. 6302(a)) is amended—
21	(1) in paragraph (1), by striking "for any man-
22	ufacturer or private labeler to distribute" and insert-
23	ing "for any manufacturer (or representative of a
24	manufacturer), distributor, retailer, or private label-
25	er to offer for sale or distribute":

1	(2) by striking paragraph (5) and inserting the
2	following:
3	"(5) for any manufacturer (or representative of
4	a manufacturer), distributor, retailer, or private la-
5	beler—
6	"(A) to offer for sale or distribute in com-
7	merce any new covered product that is not in
8	conformity with an applicable energy conserva-
9	tion standard established in or prescribed under
10	this part; or
11	"(B) if the standard is a regional standard
12	that is more stringent than the base national
13	standard, to offer for sale or distribute in com-
14	merce any new covered product having knowl-
15	edge (consistent with the definition of 'know-
16	ingly' in section 333(b)) that the product will
17	be installed at a location covered by a regional
18	standard established in or prescribed under this
19	part and will not be in conformity with the
20	standard;";
21	(3) in paragraph (6) (as added by section
22	306(b)(2) of Public Law 110–140 (121 Stat.
23	1559)), by striking the period at the end and insert-
24	ing a semicolon;

1	(4) by redesignating paragraph (6) (as added
2	by section 321(e)(3) of Public Law 110–140 (121
3	Stat. 1586)) as paragraph (7);
4	(5) in paragraph (7) (as so redesignated)—
5	(A) by striking "for any manufacturer, dis-
6	tributor, retailer, or private labeler to dis-
7	tribute" and inserting "for any manufacturer
8	(or representative of a manufacturer), dis-
9	tributor, retailer, or private labeler to offer for
10	sale or distribute"; and
11	(B) by striking the period at the end and
12	inserting a semicolon; and
13	(6) by inserting after paragraph (7) (as so re-
14	designated) the following:
15	"(8) for any manufacturer or private labeler to
16	distribute in commerce any new covered product that
17	has not been properly certified in accordance with
18	the requirements established in or prescribed under
19	this part;
20	"(9) for any manufacturer or private labeler to
21	distribute in commerce any new covered product that
22	has not been properly tested in accordance with the
23	requirements established in or prescribed under this
24	part; and

1	"(10) for any manufacturer or private labeler to
2	violate any regulation lawfully promulgated to imple-
3	ment any provision of this part.".
4	SEC. 18-19. OUTDOOR LIGHTING.
5	(a) Definitions.—
6	(1) Covered Equipment.—Section 340(1) of
7	the Energy Policy and Conservation Act (42 U.S.C.
8	6311(1)) is amended—
9	(A) by redesignating subparagraph (L) as
10	subparagraph (O); and
11	(B) by inserting after subparagraph (K)
12	the following:
13	"(L) High light output double-ended
14	quartz halogen lamps.
15	"(M) General purpose mercury vapor
16	lamps.".
17	(2) Industrial equipment.—Section
18	340(2)(B) of the Energy Policy and Conservation
19	Act (42 U.S.C. 6311(2)(B)) is amended—
20	(A) by striking "and" before "unfired hot
21	water"; and
22	(B) by inserting after "tanks" the fol-
23	lowing: ", high light output double-ended quartz
24	halogen lamps, and general purpose mercury
25	vapor lamps''.

1	(3) New Definitions.—Section 340 of the
2	Energy Policy and Conservation Act (42 U.S.C.
3	6311) is amended—
4	(A) by redesignating paragraphs (22) and
5	(23) (as amended by sections 312(a)(2) and
6	314(a) of the Energy Independence and Secu-
7	rity Act of 2007 (121 Stat. 1564, 1569)) as
8	paragraphs (23) and (24), respectively; and
9	(B) by adding at the end the following:
10	"(25) General purpose mercury vapor
11	LAMP.—The term 'general purpose mercury vapor
12	lamp' means a mercury vapor lamp (as defined in
13	section 321) that—
14	"(A) has a screw base;
15	"(B) is designed for use in general lighting
16	applications (as defined in section 321);
17	"(C) is not a specialty application mercury
18	vapor lamp; and
19	"(D) is designed to operate on a mercury
20	vapor lamp ballast (as defined in section 321)
21	or is a self-ballasted lamp.
22	"(26) High light output double-ended
23	QUARTZ HALOGEN LAMP.—The term 'high light out-
24	put double-ended quartz halogen lamp' means a
25	lamp that—

1	"(A) is designed for general outdoor light-
2	ing purposes;
3	"(B) contains a tungsten filament;
4	"(C) has a rated initial lumen value of
5	greater than 6,000 and less than 40,000
6	lumens;
7	"(D) has at each end a recessed single
8	contact, R7s base;
9	"(E) has a maximum overall length (MOL)
10	between 4 and 11 inches;
11	"(F) has a nominal diameter less than 3/4
12	inch (T6);
13	"(G) is designed to be operated at a volt-
14	age not less than 110 volts and not greater
15	than 200 volts or is designed to be operated at
16	a voltage between 235 volts and 300 volts;
17	"(H) is not a tubular quartz infrared heat
18	lamp; and
19	"(I) is not a lamp marked and marketed
20	as a Stage and Studio lamp with a rated life of
21	500 hours or less.
22	"(27) Specialty application mercury
23	VAPOR LAMP.—The term 'specialty application mer-
24	cury vapor lamp' means a mercury vapor lamp (as
25	defined in section 321) that is—

1	"(A) designed only to operate on a spe-
2	cialty application mercury vapor lamp ballast
3	(as defined in section 321); and
4	"(B) is marked and marketed for specialty
5	applications only.
6	"(28) Tubular quartz infrared heat
7	LAMP.—The term 'tubular quartz infrared heat
8	lamp' means a double-ended quartz halogen lamp
9	that—
10	"(A) is marked and marketed as an infra-
11	red heat lamp; and
12	"(B) radiates predominately in the infra-
13	red radiation range and in which the visible ra-
14	diation is not of principle interest.".
15	(b) Standards.—Section 342 of the Energy Policy
16	and Conservation Act (42 U.S.C. 6313) is amended by
17	adding at the end the following:
18	"(g) High Light Output Double-Ended Quartz
19	HALOGEN LAMPS.—A high light output double-ended
20	quartz halogen lamp manufactured on or after January
21	1, 2016, shall have a minimum efficiency of—
22	"(1) 27 LPW for lamps with a minimum rated
23	initial lumen value greater than 6,000 and a max-
24	imum initial lumen value of 15,000; and

1	"(2) 34 LPW for lamps with a rated initial
2	lumen value greater than 15,000 and less than
3	40,000.
4	"(h) General Purpose Mercury Vapor
5	LAMPS.—A general purpose mercury vapor lamp shall not
6	be manufactured on or after January 1, 2016.".
7	(c) Preemption.—Section 345 of the Energy Policy
8	and Conservation Act (42 U.S.C. 6316) is amended—
9	(1) in the first sentence of subsection (a), by
10	striking "The" and inserting "Except as otherwise
11	provided in this section, the"; and
12	(2) by adding at the end the following:
13	"(i) High Light Output Double-Ended Quartz
14	Halogen Lamps.—
15	"(1) In general.—Except as provided in para-
16	graph (2), section 327 shall apply to high light out-
17	put double-ended quartz halogen lamps to the same
18	extent and in the same manner as described in sec-
19	tion $325(nn)(1)$.
20	"(2) State energy conservation stand-
21	ARDS.—Any State energy conservation standard that
22	is adopted on or before January 1, 2015, pursuant
23	to a statutory requirement to adopt efficiency stand-
24	ard for reducing outdoor lighting energy use enacted
25	prior to January 31, 2008, shall not be preempted.".

SEC. 19.20. STANDARDS FOR COMMERCIAL FURNACES. 2 Section 342(a) of the Energy Policy and Conserva-3 tion Act (42 U.S.C. 6313(a)) is amended by adding at 4 the end the following: "(11) Warm air furnaces with an input rating 5 6 of 225,000 Btu per hour or more and manufactured 7 on or after the date that is 1 year after the date of 8 enactment of this paragraph shall meet the following 9 standard levels: "(A) Gas-fired units shall— 10 "(i) have a minimum combustion ther-11 12 mal efficiency of 80 percent; 13 "(ii) include an interrupted or inter-14 mittent ignition device; 15 "(iii) have jacket losses not exceeding 16 0.75 percent of the input rating; and 17 "(iv) have power venting or a flue 18 damper. 19 "(B) Oil-fired units shall have— "(i) a minimum thermal efficiency of 20 21 81 percent; 22 "(ii) jacket losses not exceeding 0.75 23 percent of the input rating; and

"(iii) power venting or a flue damp-

er.".

24

25

1	SEC. 20.21. SERVICE OVER THE COUNTER, SELF-CON-
2	TAINED, MEDIUM TEMPERATURE COMMER-
3	CIAL REFRIGERATORS.
4	Section 342(c) of the Energy Policy and Conservation
5	Act (42 U.S.C. 6313(c)) is amended—
6	(1) in paragraph (1)—
7	(A) by redesignating subparagraph (C) as
8	subparagraph (E); and
9	(B) by inserting after subparagraph (B)
10	the following:
11	"(C) The term 'service over the counter,
12	self-contained, medium temperature commercial
13	refrigerator' or '(SOC-SC-M)' means a me-
14	dium temperature commercial refrigerator—
15	"(i) with a self-contained condensing
16	unit and equipped with sliding or hinged
17	doors in the back intended for use by sales
18	personnel, and with glass or other trans-
19	parent material in the front for displaying
20	merchandise; and
21	"(ii) that has a height not greater
22	than 66 inches and is intended to serve as
23	a counter for transactions between sales
24	personnel and customers

1	"(D) The term 'TDA' means the total dis-
2	play area (ft ²) of the refrigerated case, as de-
3	fined in AHRI Standard 1200.";
4	(2) by redesignating paragraphs (4) and (5) as
5	paragraphs (5) and (6), respectively; and
6	(3) by inserting after paragraph (3) the fol-
7	lowing:
8	"(4) Each SOC-SC-M manufactured on or
9	after January 1, 2012, shall have a total daily en-
10	ergy consumption (in kilowatt hours per day) of not
11	more than $0.6 \times TDA + 1.0$.".
12	SEC. 21-22. MOTOR MARKET ASSESSMENT AND COMMER-
13	CIAL AWARENESS PROGRAM.
13	CIAL AWARENESS PROGRAM.
13 14	CIAL AWARENESS PROGRAM. (a) FINDINGS.—Congress finds that—
13 14 15	CIAL AWARENESS PROGRAM. (a) FINDINGS.—Congress finds that— (1) electric motor systems account for about
13 14 15 16	CIAL AWARENESS PROGRAM. (a) FINDINGS.—Congress finds that— (1) electric motor systems account for about half of the electricity used in the United States;
13 14 15 16 17	CIAL AWARENESS PROGRAM. (a) FINDINGS.—Congress finds that— (1) electric motor systems account for about half of the electricity used in the United States; (2) electric motor energy use is determined by
13 14 15 16 17	CIAL AWARENESS PROGRAM. (a) FINDINGS.—Congress finds that— (1) electric motor systems account for about half of the electricity used in the United States; (2) electric motor energy use is determined by both the efficiency of the motor and the system in
13 14 15 16 17 18	CIAL AWARENESS PROGRAM. (a) FINDINGS.—Congress finds that— (1) electric motor systems account for about half of the electricity used in the United States; (2) electric motor energy use is determined by both the efficiency of the motor and the system in which the motor operates;
13 14 15 16 17 18 19 20	CIAL AWARENESS PROGRAM. (a) FINDINGS.—Congress finds that— (1) electric motor systems account for about half of the electricity used in the United States; (2) electric motor energy use is determined by both the efficiency of the motor and the system in which the motor operates; (3) Federal Government research on motor end
13 14 15 16 17 18 19 20 21	CIAL AWARENESS PROGRAM. (a) FINDINGS.—Congress finds that— (1) electric motor systems account for about half of the electricity used in the United States; (2) electric motor energy use is determined by both the efficiency of the motor and the system in which the motor operates; (3) Federal Government research on motor end use and efficiency opportunities is more than a dec-
13 14 15 16 17 18 19 20 21	CIAL AWARENESS PROGRAM. (a) FINDINGS.—Congress finds that— (1) electric motor systems account for about half of the electricity used in the United States; (2) electric motor energy use is determined by both the efficiency of the motor and the system in which the motor operates; (3) Federal Government research on motor end use and efficiency opportunities is more than a decade old; and

1	(b) DEFINITIONS.—In this section:
2	(1) DEPARTMENT.—The term "Department"
3	means the Department of Energy.
4	(2) Interested parties.—The term "inter-
5	ested parties" includes—
6	(A) trade associations;
7	(B) motor manufacturers;
8	(C) motor end users;
9	(D) electric utilities; and
10	(E) individuals and entities that conduct
11	energy efficiency programs.
12	(3) Secretary.—The term "Secretary" means
13	the Secretary of Energy, in consultation with inter-
14	ested parties.
15	(c) Assessment.—The Secretary shall conduct an
16	assessment of electric motors and the electric motor mar-
17	ket in the United States that shall—
18	(1) include important subsectors of the indus-
19	trial and commercial electric motor market (as de-
20	termined by the Secretary), including—
21	(A) the stock of motors and motor-driver
22	equipment;
23	(B) efficiency categories of the motor pop-
24	ulation: and

1	(C) motor systems that use drives, servos,
2	and other control technologies;
3	(2) characterize and estimate the opportunities
4	for improvement in the energy efficiency of motor
5	systems by market segment, including opportunities
6	for—
7	(A) expanded use of drives, servos, and
8	other control technologies;
9	(B) expanded use of process control,
10	pumps, compressors, fans or blowers, and mate-
11	rial handling components; and
12	(C) substitution of existing motor designs
13	with existing and future advanced motor de-
14	signs, including electronically commutated per-
15	manent magnet, interior permanent magnet,
16	and switched reluctance motors; and
17	(3) develop an updated profile of motor system
18	purchase and maintenance practices, including sur-
19	veying the number of companies that have motor
20	purchase and repair specifications, by company size,
21	number of employees, and sales.
22	(d) RECOMMENDATIONS; UPDATE.—Based on the as-
23	sessment conducted under subsection (c), the Secretary
24	shall—
25	(1) develop—

1	(A) recommendations to update the de-
2	tailed motor profile on a periodic basis;
3	(B) methods to estimate the energy sav-
4	ings and market penetration that is attributable
5	to the Save Energy Now Program of the De-
6	partment; and
7	(C) recommendations for the Director of
8	the Census Bureau on market surveys that
9	should be undertaken in support of the motor
10	system activities of the Department; and
11	(2) prepare an update to the Motor Master+
12	program of the Department.
13	(e) Program.—Based on the assessment, rec-
14	ommendations, and update required under subsections (c)
15	and (d), the Secretary shall establish a proactive, national
16	program targeted at motor end-users and delivered in co-
17	operation with interested parties to increase awareness
18	of—
19	(1) the energy and cost-saving opportunities in
20	commercial and industrial facilities using higher effi-
21	ciency electric motors;
22	(2) improvements in motor system procurement
23	and management procedures in the selection of high-
24	er efficiency electric motors and motor-system com-

1	ponents, including drives, controls, and driven equip-
2	ment; and
3	(3) criteria for making decisions for new, re-
4	placement, or repair motor and motor system com-
5	ponents.
6	SEC. 22,23. STUDY OF COMPLIANCE WITH ENERGY STAND
7	ARDS FOR APPLIANCES.
8	(a) In General.—The Secretary of Energy shall
9	conduct a study of the degree of compliance with energy
10	standards for appliances, including an investigation of
11	compliance rates and options for improving compliance
12	including enforcement.
13	(b) Report.—Not later than 18 months after the
14	date of enactment of this Act, the Secretary of Energy
15	shall submit to the appropriate committees of Congress
16	a report describing the results of the study, including any
17	recommendations.
18	SEC. 23.24. STUDY OF DIRECT CURRENT ELECTRICITY SUP-
19	PLY IN CERTAIN BUILDINGS.
20	(a) In General.—The Secretary of Energy shall
21	conduct a study—
22	(1) of the costs and benefits (including signifi-
23	cant energy efficiency, power quality, and other
24	power grid, safety, and environmental benefits) of

1	requiring high-quality, direct current electricity sup-
2	ply in buildings; and
3	(2) to determine, if the requirement described
4	in paragraph (1) is imposed, what the policy and
5	role of the Federal Government should be in real-
6	izing those benefits.
7	(b) REPORT.—Not later than 1 year after the date
8	of enactment of this Act, the Secretary shall submit to
9	the appropriate committees of Congress a report describ-
10	ing the results of the study, including any recommenda-
11	tions.
12	SEC. 24.25. TECHNICAL CORRECTIONS.
13	(a) TITLE III OF ENERGY INDEPENDENCE AND SE-
14	CURITY ACT OF 2007—ENERGY SAVINGS THROUGH IM-
15	PROVED STANDARDS FOR APPLIANCES AND LIGHTING.—
16	(1) Section 325(u) of the Energy Policy and
17	Conservation Act (42 U.S.C. 6295(u)) (as amended
18	by section 301(c) of the Energy Independence and
19	Security Act of 2007 (121 Stat. 1550)) is amend-
20	ed —
21	(A) by redesignating paragraph (7) as
22	paragraph (4); and
23	(B) in paragraph (4) (as so redesignated),
24	by striking "supplies is" and inserting "supply
25	is".

1	(2) Section 302(b) of the Energy Independence
2	and Security Act of 2007 (121 Stat. 1551) is
3	amended by striking "6313(a)" and inserting
4	"6314(a)".
5	(3) Section 342(a)(6) of the Energy Policy and
6	Conservation Act (42 U.S.C. 6313(a)(6)) (as amend-
7	ed by section 305(b)(2) of the Energy Independence
8	and Security Act of 2007 (121 Stat. 1554)) is
9	amended—
10	(A) in subparagraph (B)—
11	(i) by striking "If the Secretary" and
12	inserting the following:
13	"(i) IN GENERAL.—If the Secretary";
14	(ii) by striking "clause (ii)(II)" and
15	inserting "subparagraph (A)(ii)(II)";
16	(iii) by striking "clause (i)" and in-
17	serting "subparagraph (A)(i)"; and
18	(iv) by adding at the end the fol-
19	lowing:
20	"(ii) Factors.—In determining
21	whether a standard is economically justi-
22	fied for the purposes of subparagraph
23	(A)(ii)(II), the Secretary shall, after receiv-
24	ing views and comments furnished with re-
25	spect to the proposed standard, determine

1	whether the benefits of the standard ex-
2	ceed the burden of the proposed standard
3	by, to the maximum extent practicable,
4	considering—
5	"(I) the economic impact of the
6	standard on the manufacturers and
7	on the consumers of the products sub-
8	ject to the standard;
9	"(II) the savings in operating
10	costs throughout the estimated aver-
11	age life of the product in the type (or
12	class) compared to any increase in the
13	price of, or in the initial charges for,
14	or maintenance expenses of, the prod-
15	ucts that are likely to result from the
16	imposition of the standard;
17	"(III) the total projected quan-
18	tity of energy savings likely to result
19	directly from the imposition of the
20	standard;
21	"(IV) any lessening of the utility
22	or the performance of the products
23	likely to result from the imposition of
24	the standard;

1	"(V) the impact of any lessening
2	of competition, as determined in writ-
3	ing by the Attorney General, that is
4	likely to result from the imposition of
5	the standard;
6	"(VI) the need for national en-
7	ergy conservation; and
8	"(VII) other factors the Sec-
9	retary considers relevant.
10	"(iii) Administration.—
11	"(I) Energy use and effi-
12	CIENCY.—The Secretary may not pre-
13	scribe any amended standard under
14	this paragraph that increases the
15	maximum allowable energy use, or de-
16	creases the minimum required energy
17	efficiency, of a covered product.
18	"(II) UNAVAILABILITY.—
19	"(aa) In GENERAL.—The
20	Secretary may not prescribe an
21	amended standard under this
22	subparagraph if the Secretary
23	finds (and publishes the finding)
24	that interested persons have es-
25	tablished by a preponderance of

1	the evidence that a standard is
2	likely to result in the unavail-
3	ability in the United States in
4	any product type (or class) of
5	performance characteristics (in-
6	cluding reliability, features, sizes
7	capacities, and volumes) that are
8	substantially the same as those
9	generally available in the United
10	States at the time of the finding
11	of the Secretary.
12	"(bb) Other types or
13	CLASSES.—The failure of some
14	types (or classes) to meet the cri-
15	terion established under this sub-
16	clause shall not affect the deter-
17	mination of the Secretary on
18	whether to prescribe a standard
19	for the other types or classes."
20	and
21	(B) in subparagraph (C)(iv), by striking
22	"An amendment prescribed under this sub-
23	section" and inserting "Notwithstanding sub-
24	paragraph (D), an amendment prescribed under
25	this subpara@raph''.

1	(4) Section 342(a)(6)(B)(iii) of the Energy Pol-
2	icy and Conservation Act (as added by section
3	306(c) of the Energy Independence and Security Act
4	of 2007 (121 Stat. 1559)) is transferred and redes-
5	ignated as clause (vi) of section 342(a)(6)(C) of the
6	Energy Policy and Conservation Act (as amended by
7	section 305(b)(2) of the Energy Independence and
8	Security Act of 2007 (121 Stat. 1554)).
9	(5) Section 345 of the Energy Policy and Con-
10	servation Act (42 U.S.C. 6316) (as amended by sec-
11	tion 312(e) of the Energy Independence and Secu-
12	rity Act of 2007 (121 Stat. 1567)) is amended—
13	(A) by striking "subparagraphs (B)
14	through (G)" each place it appears and insert-
15	ing "subparagraphs (B), (C), (D), (I), (J), and
16	(K)";
17	(B) by striking "part A" each place it ap-
18	pears and inserting "part B"; and
19	(C) in subsection (a)—
20	(i) in paragraph (8), by striking
21	"and" at the end;
22	(ii) in paragraph (9), by striking the
23	period at the end and inserting "; and;
24	and

1	(iii) by adding at the end the fol-
2	lowing:
3	"(10) section 327 shall apply with respect to
4	the equipment described in section $340(1)(L)$ begin-
5	ning on the date on which a final rule establishing
6	an energy conservation standard is issued by the
7	Secretary, except that any State or local standard
8	prescribed or enacted for the equipment before the
9	date on which the final rule is issued shall not be
10	preempted until the energy conservation standard
11	established by the Secretary for the equipment takes
12	effect."; and
13	(D) in subsection (h)(3), by striking "sec-
14	tion 342(f)(3)" and inserting "section
15	342(f)(4)".
16	(6) Section 340(13) of the Energy Policy and
17	Conservation Act (42 U.S.C. 6311(13)) (as amended
18	by section 313(a) of the Energy Independence and
19	Security Act of 2007 (121 Stat. 1568)) is amend-
20	ed—
21	(A) by striking subparagraphs (A) and (B)
22	and inserting the following:
23	"(A) IN GENERAL.—The term 'electric
24	motor' means any of the following:

1	"(i) A motor that is a general purpose
2	T-frame, single-speed, foot-mounting, poly-
3	phase squirrel-cage induction motor of the
4	National Electrical Manufacturers Associa-
5	tion, Design A and B, continuous rated,
6	operating on 230/460 volts and constant
7	60 Hertz line power as defined in NEMA
8	Standards Publication MG1–1987.
9	"(ii) A motor incorporating the design
10	elements described in clause (i), but is con-
11	figured to incorporate 1 or more of the fol-
12	lowing variations:
13	"(I) U-frame motor.
14	"(II) NEMA Design C motor.
15	"(III) Close-coupled pump motor.
16	"(IV) Footless motor.
17	"(V) Vertical solid shaft normal
18	thrust motor (as tested in a horizontal
19	configuration).
20	"(VI) 8-pole motor.
21	"(VII) Poly-phase motor with a
22	voltage rating of not more than 600
23	volts (other than 230 volts or 460
24	volts, or both, or can be operated on
25	230 volts or 460 volts, or both).": and

1	(B) by redesignating subparagraphs (C)
2	through (I) as subparagraphs (B) through (H),
3	respectively.
4	(7)(A) Section 342(b) of the Energy Policy and
5	Conservation Act (42 U.S.C. 6313(b)) is amended—
6	(i) in paragraph (1), by striking "para-
7	graph (2)" and inserting "paragraph (3)";
8	(ii) by redesignating paragraphs (2) and
9	(3) as paragraphs (3) and (4);
10	(iii) by inserting after paragraph (1) the
11	following:
12	"(2) Standards effective beginning de-
13	CEMBER 19, 2010.—
14	"(A) In General.—Except for definite
15	purpose motors, special purpose motors, and
16	those motors exempted by the Secretary under
17	paragraph (3) and except as provided for in
18	subparagraphs (B), (C), and (D), each electric
19	motor manufactured with power ratings from 1
20	to 200 horsepower (alone or as a component of
21	another piece of equipment) on or after Decem-
22	ber 19, 2010, shall have a nominal full load ef-
23	ficiency of not less than the nominal full load
24	efficiency described in NEMA MG-1 (2006)
25	Table 12–12.

"(B) Fire pump electric motors.—Except for those motors exempted by the Secretary under paragraph (3), each fire pump electric motor manufactured with power ratings from 1 to 200 horsepower (alone or as a component of another piece of equipment) on or after December 19, 2010, shall have a nominal full load efficiency that is not less than the nominal full load efficiency described in NEMA MG-1 (2006) Table 12–11.

"(C) NEMA DESIGN B ELECTRIC MOTORS.—Except for those motors exempted by the Secretary under paragraph (3), each NEMA Design B electric motor with power ratings of more than 200 horsepower, but not greater than 500 horsepower, manufactured (alone or as a component of another piece of equipment) on or after December 19, 2010, shall have a nominal full load efficiency of not less than the nominal full load efficiency described in NEMA MG-1 (2006) Table 12–11.

"(D) Motors incorporating certain design elements.—Except for those motors exempted by the Secretary under paragraph (3), each electric motor described in section

1	340(13)(A)(ii) manufactured with power rat-
2	ings from 1 to 200 horsepower (alone or as a
3	component of another piece of equipment) on or
4	after December 19, 2010, shall have a nominal
5	full load efficiency of not less than the nominal
6	full load efficiency described in NEMA MG-1
7	(2006) Table 12–11."; and
8	(iv) in paragraph (3) (as redesignated by
9	clause (ii)), by striking "paragraph (1)" each
10	place it appears in subparagraphs (A) and (D)
11	and inserting "paragraphs (1) and (2)".
12	(B) Section 313 of the Energy Independence
13	and Security Act of 2007 (121 Stat. 1568) is re-
14	pealed.
15	(C) The amendments made by—
16	(i) subparagraph (A) take effect on De-
17	cember 19, 2010; and
18	(ii) subparagraph (B) take effect on De-
19	cember 19, 2007.
20	(8) Section 321(30)(D)(i)(III) of the Energy
21	Policy and Conservation Act (42 U.S.C.
22	6291(30)(D)(i)(III)) (as amended by section
23	321(a)(1)(A) of the Energy Independence and Secu-
24	rity Act of 2007 (121 Stat. 1574)) is amended by
25	inserting before the semicolon the following: "or, in

1	the case of a modified spectrum lamp, not less than
2	232 lumens and not more than 1,950 lumens".
3	(9) Section 321(30)(T) of the Energy Policy
4	and Conservation Act (42 U.S.C. 6291(30)(T)) (as
5	amended by section 321(a)(1)(B) of the Energy
6	Independence and Security Act of 2007 (121 Stat.
7	1574)) is amended—
8	(A) in clause (i)—
9	(i) by striking the comma after
10	"household appliance" and inserting
11	"and"; and
12	(ii) by striking "and is sold at retail,";
13	and
14	(B) in clause (ii), by inserting "when sold
15	at retail," before "is designated".
16	(10) Section 325(i) of the Energy Policy and
17	Conservation Act (42 U.S.C. 6295(i)) (as amended
18	by sections $321(a)(3)(A)$ and $322(b)$ of the Energy
19	Independence and Security Act of 2007 (121 Stat.
20	1577, 1588)) is amended by striking the subsection
21	designation and all that follows through the end of
22	paragraph (8) and inserting the following:
23	"(i) General Service Fluorescent Lamps, Gen-
24	ERAL SERVICE INCANDESCENT LAMPS, INTERMEDIATE
25	BASE INCANDESCENT LAMPS, CANDELABRA BASE INCAN-

1 DESCENT LAMPS, AND INCANDESCENT REFLECTOR

2 Lamps.—

"(1) Energy efficiency standards.—

"(A) IN GENERAL.—Each of the following general service fluorescent lamps, general service incandescent lamps, intermediate base incandescent lamps, candelabra base incandescent lamps, and incandescent reflector lamps manufactured after the effective date specified in the tables listed in this subparagraph shall meet or exceed the standards established in the following tables:

"FLUORESCENT LAMPS

Lamp Type	Nominal Lamp Wattage	Minimum CRI	Minimum Average Lamp Efficacy (LPW)	Effective Date (Period of Months)
4-foot medium bi-pin	>35 W	69	75.0	36
-	≤35 W	45	75.0	36
2-foot U-shaped	>35 W	69	68.0	36
-	≤35 W	45	64.0	36
8-foot slimline	>65 W	69	80.0	18
	≤65 W	45	80.0	18
8-foot high output	>100 W	69	80.0	18
	$\leq\!\!100~\mathrm{W}$	45	80.0	18.

"INCANDESCENT REFLECTOR LAMPS

Nominal Lamp Wattage	Minimum Average Lamp Efficacy (LPW)	Effective Date (Period of Months)
40–50	10.5	36
51–66	11.0	36
67–85	12.5	36
86–115	14.0	36
116–155	14.5	36
156–205	15.0	36.

100
"GENERAL SERVICE INCANDESCENT LAMPS

Rated Lumen Ranges	Maximum Rated Wattage	Minimum Rated Life- time	Effective Date
1490-2600	72	1,000 hrs	1/1/2012
1050-1489	53	1,000 hrs	1/1/2013
750–1049	43	1,000 hrs	1/1/2014
310–749	29	$1{,}000~\mathrm{hrs}$	1/1/2014.

"MODIFIED SPECTRUM GENERAL SERVICE INCANDESCENT LAMPS

Rated Lumen Ranges	Maximum Rated Wattage	Minimum Rated Life- time	Effective Date
1118–1950	72	1,000 hrs	1/1/2012
788-1117	53	1,000 hrs	1/1/2013
563-787	43	1,000 hrs	1/1/2014
232 - 562	29	$1,000~\mathrm{hrs}$	1/1/2014.

1	"(B) APPLICATION.—
2	"(i) Application criteria.—This
3	subparagraph applies to each lamp that—
4	"(I) is intended for a general
5	service or general illumination applica-
6	tion (whether incandescent or not);
7	"(II) has a medium screw base
8	or any other screw base not defined in
9	ANSI C81.61–2006;
10	"(III) is capable of being oper-
11	ated at a voltage at least partially
12	within the range of 110 to 130 volts;
13	and
14	"(IV) is manufactured or im-
15	ported after December 31, 2011.

1	"(ii) Requirement.—For purposes
2	of this paragraph, each lamp described in
3	clause (i) shall have a color rendering
4	index that is greater than or equal to—
5	"(I) 80 for nonmodified spectrum
6	lamps; or
7	"(II) 75 for modified spectrum
8	lamps.
9	"(C) CANDELABRA INCANDESCENT LAMPS
10	AND INTERMEDIATE BASE INCANDESCENT
11	LAMPS.—
12	"(i) Candelabra base incandes-
13	CENT LAMPS.—Effective beginning Janu-
14	ary 1, 2012, a candelabra base incandes-
15	cent lamp shall not exceed 60 rated watts.
16	"(ii) Intermediate base incandes-
17	CENT LAMPS.—Effective beginning Janu-
18	ary 1, 2012, an intermediate base incan-
19	descent lamp shall not exceed 40 rated
20	watts.
21	"(D) Exemptions.—
22	"(i) STATUTORY EXEMPTIONS.—The
23	standards specified in subparagraph (A)
24	shall not apply to the following types of in-
25	candescent reflector lamps:

1	"(I) Lamps rated at 50 watts or
2	less that are ER30, BR30, BR40, or
3	ER40 lamps.
4	"(II) Lamps rated at 65 watts
5	that are BR30, BR40, or ER40
6	lamps.
7	"(III) R20 incandescent reflector
8	lamps rated 45 watts or less.
9	"(ii) Administrative exemp-
10	TIONS.—
11	"(I) Petition.—Any person may
12	petition the Secretary for an exemp-
13	tion for a type of general service lamp
14	from the requirements of this sub-
15	section.
16	"(II) Criteria.—The Secretary
17	may grant an exemption under sub-
18	clause (I) only to the extent that the
19	Secretary finds, after a hearing and
20	opportunity for public comment, that
21	it is not technically feasible to serve a
22	specialized lighting application (such
23	as a military, medical, public safety,
24	or certified historic lighting applica-

1	tion) using a lamp that meets the re-
2	quirements of this subsection.
3	"(III) Additional criterion.—
4	To grant an exemption for a product
5	under this clause, the Secretary shall
6	include, as an additional criterion,
7	that the exempted product is unlikely
8	to be used in a general service lighting
9	application.
10	"(E) Extension of coverage.—
11	"(i) Petition.—Any person may peti-
12	tion the Secretary to establish standards
13	for lamp shapes or bases that are excluded
14	from the definition of general service
15	lamps.
16	"(ii) Increased sales of exempt-
17	ED LAMPS.—The petition shall include evi-
18	dence that the availability or sales of ex-
19	empted incandescent lamps have increased
20	significantly since the date on which the
21	standards on general service incandescent
22	lamps were established.
23	"(iii) Criteria.—The Secretary shall
24	grant a petition under clause (i) if the Sec-
25	retary finds that—

1	"(I) the petition presents evi-
2	dence that demonstrates that commer-
3	cial availability or sales of exempted
4	incandescent lamp types have in-
5	creased significantly since the stand-
6	ards on general service lamps were es-
7	tablished and likely are being widely
8	used in general lighting applications;
9	and
10	"(II) significant energy savings
11	could be achieved by covering exempt-
12	ed products, as determined by the
13	Secretary based in part on sales data
14	provided to the Secretary from manu-
15	facturers and importers.
16	"(iv) No presumption.—The grant
17	of a petition under this subparagraph shall
18	create no presumption with respect to the
19	determination of the Secretary with respect
20	to any criteria under a rulemaking con-
21	ducted under this section.
22	"(v) Expedited proceeding.—If
23	the Secretary grants a petition for a lamp
24	shape or base under this subparagraph,
25	the Secretary shall—

1	"(I) conduct a rulemaking to de-
2	termine standards for the exempted
3	lamp shape or base; and
4	"(II) complete the rulemaking
5	not later than 18 months after the
6	date on which notice is provided
7	granting the petition.
8	"(F) Effective dates.—
9	"(i) In general.—In this paragraph,
10	except as otherwise provided in a table
11	contained in subparagraph (A) or in clause
12	(ii), the term 'effective date' means the last
13	day of the period of months specified in
14	the table after October 24, 1992.
15	"(ii) Special effective dates.—
16	"(I) ER, BR, AND BPAR
17	LAMPS.—The standards specified in
18	subparagraph (A) shall apply with re-
19	spect to ER incandescent reflector
20	lamps, BR incandescent reflector
21	lamps, BPAR incandescent reflector
22	lamps, and similar bulb shapes on and
23	after January 1, 2008, or the date
24	that is 180 days after the date of en-

1	actment of the Energy Independence
2	and Security Act of 2007.
3	"(II) Lamps between 2.25–2.75
4	INCHES IN DIAMETER.—The stand-
5	ards specified in subparagraph (A)
6	shall apply with respect to incandes-
7	cent reflector lamps with a diameter
8	of more than 2.25 inches, but not
9	more than 2.75 inches, on and after
10	the later of January 1, 2008, or the
11	date that is 180 days after the date of
12	enactment of the Energy Independ-
13	ence and Security Act of 2007.
14	"(2) Compliance with existing law.—Not-
15	withstanding section 332(a)(5) and section 332(b),
16	it shall not be unlawful for a manufacturer to sell
17	a lamp that is in compliance with the law at the
18	time the lamp was manufactured.
19	"(3) Rulemaking before october 24,
20	1995.—
21	"(A) IN GENERAL.—Not later than 36
22	months after October 24, 1992, the Secretary
23	shall initiate a rulemaking procedure and shall
24	publish a final rule not later than the end of
25	the 54-month period beginning on October 24,

1	1992, to determine whether the standards es-
2	tablished under paragraph (1) should be
3	amended.
4	"(B) Administration.—The rule shall
5	contain the amendment, if any, and provide
6	that the amendment shall apply to products
7	manufactured on or after the 36-month period
8	beginning on the date on which the final rule is
9	published.
10	"(4) Rulemaking before october 24,
11	2000.—
12	"(A) IN GENERAL.—Not later than 8 years
13	after October 24, 1992, the Secretary shall ini-
14	tiate a rulemaking procedure and shall publish
15	a final rule not later than 9 years and 6 months
16	after October 24, 1992, to determine whether
17	the standards in effect for fluorescent lamps
18	and incandescent lamps should be amended.
19	"(B) Administration.—The rule shall
20	contain the amendment, if any, and provide
21	that the amendment shall apply to products
22	manufactured on or after the 36-month period
23	beginning on the date on which the final rule is

24

published.

1	"(5) Rulemaking for additional general
2	SERVICE FLUORESCENT LAMPS.—
3	"(A) IN GENERAL.—Not later than the
4	end of the 24-month period beginning on the
5	date labeling requirements under section
6	324(a)(2)(C) become effective, the Secretary
7	shall—
8	"(i) initiate a rulemaking procedure to
9	determine whether the standards in effect
10	for fluorescent lamps and incandescent
11	lamps should be amended so that the
12	standards would be applicable to additional
13	general service fluorescent lamps; and
14	"(ii) publish, not later than 18
15	months after initiating the rulemaking, a
16	final rule including the amended stand-
17	ards, if any.
18	"(B) Administration.—The rule shall
19	provide that the amendment shall apply to
20	products manufactured after a date which is 36
21	months after the date on which the rule is pub-
22	lished.
23	"(6) Standards for general service
24	LAMPS.—

1	"(A) Rulemaking before January 1,
2	2014.—
3	"(i) In general.—Not later than
4	January 1, 2014, the Secretary shall ini-
5	tiate a rulemaking procedure to determine
6	whether—
7	"(I) standards in effect for gen-
8	eral service lamps should be amended;
9	and
10	"(II) the exclusions for certain
11	incandescent lamps should be main-
12	tained or discontinued based, in part,
13	on excluded lamp sales collected by
14	the Secretary from manufacturers.
15	"(ii) Scope.—The rulemaking—
16	"(I) shall not be limited to incan-
17	descent lamp technologies; and
18	"(II) shall include consideration
19	of a minimum standard of 45 lumens
20	per watt for general service lamps.
21	"(iii) Amended standards.—If the
22	Secretary determines that the standards in
23	effect for general service lamps should be
24	amended, the Secretary shall publish a
25	final rule not later than January 1, 2017,

1	with an effective date that is not earlier
2	than 3 years after the date on which the
3	final rule is published.
4	"(iv) Phased-in effective
5	DATES.—The Secretary shall consider
6	phased-in effective dates under this sub-
7	paragraph after considering—
8	"(I) the impact of any amend-
9	ment on manufacturers, retiring and
10	repurposing existing equipment,
11	stranded investments, labor contracts,
12	workers, and raw materials; and
13	"(II) the time needed to work
14	with retailers and lighting designers
15	to revise sales and marketing strate-
16	gies.
17	"(v) Backstop requirement.—If
18	the Secretary fails to complete a rule-
19	making in accordance with clauses (i)
20	through (iv) or if the final rule does not
21	produce savings that are greater than or
22	equal to the savings from a minimum effi-
23	cacy standard of 45 lumens per watt, effec-
24	tive beginning January 1, 2020, the Sec-
25	retary shall prohibit the manufacture of

1	any general service lamp that does not
2	meet a minimum efficacy standard of 45
3	lumens per watt.
4	"(vi) State Preemption.—Neither
5	section 327 nor any other provision of law
6	shall preclude California or Nevada from
7	adopting, effective beginning on or after
8	January 1, 2018—
9	"(I) a final rule adopted by the
10	Secretary in accordance with clauses
11	(i) through (iv);
12	"(II) if a final rule described in
13	subclause (I) has not been adopted,
14	the backstop requirement under
15	clause (v); or
16	"(III) in the case of California, if
17	a final rule described in subclause (I)
18	has not been adopted, any California
19	regulations relating to these covered
20	products adopted pursuant to State
21	statute in effect on the date of enact-
22	ment of the Energy Independence and
23	Security Act of 2007.
24	"(B) Rulemaking before January 1,
25	2020 —

1	"(i) In general.—Not later than
2	January 1, 2020, the Secretary shall ini-
3	tiate a rulemaking procedure to determine
4	whether—
5	"(I) standards in effect for gen-
6	eral service lamps should be amended;
7	and
8	"(II) the exclusions for certain
9	incandescent lamps should be main-
10	tained or discontinued based, in part,
11	on excluded lamp sales data collected
12	by the Secretary from manufacturers.
13	"(ii) Scope.—The rulemaking shall
14	not be limited to incandescent lamp tech-
15	nologies.
16	"(iii) Amended standards.—If the
17	Secretary determines that the standards in
18	effect for general service lamps should be
19	amended, the Secretary shall publish a
20	final rule not later than January 1, 2022,
21	with an effective date that is not earlier
22	than 3 years after the date on which the
23	final rule is published.
24	"(iv) Phased-in effective
25	Dates.—The Secretary shall consider

1	phased-in effective dates under this sub-
2	paragraph after considering—
3	"(I) the impact of any amend-
4	ment on manufacturers, retiring and
5	repurposing existing equipment,
6	stranded investments, labor contracts,
7	workers, and raw materials; and
8	"(II) the time needed to work
9	with retailers and lighting designers
10	to revise sales and marketing strate-
11	gies.
12	"(7) Federal actions.—
13	"(A) Comments of Secretary.—
14	"(i) In general.—With respect to
15	any lamp to which standards are applicable
16	under this subsection or any lamp specified
17	in section 346, the Secretary shall inform
18	any Federal entity proposing actions that
19	would adversely impact the energy con-
20	sumption or energy efficiency of the lamp
21	of the energy conservation consequences of
22	the action.
23	"(ii) Consideration.—The Federal
24	entity shall carefully consider the com-
25	ments of the Secretary.

"(B) AMENDMENT OF STANDARDS.—Notwithstanding section 325(n)(1), the Secretary
shall not be prohibited from amending any
standard, by rule, to permit increased energy
use or to decrease the minimum required energy efficiency of any lamp to which standards
are applicable under this subsection if the action is warranted as a result of other Federal
action (including restrictions on materials or
processes) that would have the effect of either
increasing the energy use or decreasing the energy efficiency of the product.

"(8) Compliance.—

"(A) IN GENERAL.—Not later than the date on which standards established pursuant to this subsection become effective, or, with respect to high-intensity discharge lamps covered under section 346, the effective date of standards established pursuant to that section, each manufacturer of a product to which the standards are applicable shall file with the Secretary a laboratory report certifying compliance with the applicable standard for each lamp type.

"(B) Contents.—The report shall include the lumen output and wattage consumption for

1	each lamp type as an average of measurements
2	taken over the preceding 12-month period.
3	"(C) OTHER LAMP TYPES.—With respect
4	to lamp types that are not manufactured during
5	the 12-month period preceding the date on
6	which the standards become effective, the re-
7	port shall—
8	"(i) be filed with the Secretary not
9	later than the date that is 12 months after
10	the date on which manufacturing is com-
11	menced; and
12	"(ii) include the lumen output and
13	wattage consumption for each such lamp
14	type as an average of measurements taken
15	during the 12-month period.".
16	(11) Section 325(l)(4)(A) of the Energy Policy
17	and Conservation Act (42 U.S.C. $6295(1)(4)(A)$) (as
18	amended by section 321(a)(3)(B) of the Energy
19	Independence and Security Act of 2007 (121 Stat.
20	1581)) is amended by striking "only".
21	(12) Section 327(b)(1)(B) of the Energy Policy
22	and Conservation Act (42 U.S.C. 6297(b)(1)(B)) (as
23	amended by section 321(d)(3) of the Energy Inde-
24	pendence and Security Act of 2007 (121 Stat.
25	1585)) is amended—

1	(A) in clause (i), by inserting "and" after				
2	the semicolon at the end;				
3	(B) in clause (ii), by striking "; and" and				
4	inserting a period; and				
5	(C) by striking clause (iii).				
6	(13) Section 321(30)(C)(ii) of the Energy Pol-				
7	icy and Conservation Act (42 U.S.C.				
8	6291(30)(C)(ii)) (as amended by section				
9	322(a)(1)(B) of the Energy Independence and Secu-				
10	rity Act of 2007 (121 Stat. 1587)) is amended by				
11	inserting a period after "40 watts or higher".				
12	(14) Section 322(b) of the Energy Independ-				
13	ence and Security Act of 2007 (121 Stat. 1588) is				
14	amended by striking "6995(i)" and inserting				
15	"6295(i)".				
16	(15) Section 327(c) of the Energy Policy and				
17	Conservation Act (42 U.S.C. 6297(c)) (as amended				
18	by sections 324(f) of the Energy Independence and				
19	Security Act of 2007 (121 Stat. 1594) and section				
20	6(e)(2)) is amended—				
21	(A) in paragraph (6), by striking "or"				
22	after the semicolon at the end;				
23	(B) in paragraph (9)(B), by striking "or"				
24	at the end;				

1	(C) in paragraph (10), by striking the pe-
2	riod at the end and inserting a semicolon;
3	(D) by adding at the end the following:
4	"(11) is a regulation for general service lamps
5	that conforms with Federal standards and effective
6	dates; or
7	"(12) is an energy efficiency standard for gen-
8	eral service lamps enacted into law by the State of
9	Nevada prior to December 19, 2007, if the State has
10	not adopted the Federal standards and effective
11	dates pursuant to subsection (b)(1)(B)(ii).".
12	(16) Section 325(b) of the Energy Independ-
13	ence and Security Act of 2007 (121 Stat. 1596) is
14	amended by striking "6924(c)" and inserting
15	"6294(c)".
16	(17) This subsection and the amendments made
17	by this subsection take effect as if included in the
18	Energy Independence and Security Act of 2007
19	(Public Law 110–140; 121 Stat. 1492).
20	(b) Energy Policy Act of 2005.—
21	(1) Section 325(g)(8)(C)(ii) of the Energy Pol-
22	icy and Conservation Act (42 U.S.C.
23	6295(g)(8)(C)(ii) (as added by section $135(e)(2)(B)$
24	of the Energy Policy Act of 2005) is amended by
25	striking "20°F" and inserting "-20°F".

1	(2) This subsection and the amendment made
2	by this subsection take effect as if included in the
3	Energy Policy Act of 2005 (Public Law 109–58; 119
4	Stat. 594).
5	(c) Energy Policy and Conservation Act.—
6	(1) Section 340(2)(B) of the Energy Policy and
7	Conservation Act (42 U.S.C. 6311(2)(B)) is amend-
8	ed—
9	(A) in clause (xi), by striking "and" at the
10	end;
11	(B) in clause (xii), by striking the period
12	at the end and inserting "; and; and
13	(C) by adding at the end the following:
14	"(xiii) other motors.".
15	(2) Section 343(a) of the Energy Policy and
16	Conservation Act (42 U.S.C. 6314(a)) is amended
17	by striking "Air-Conditioning and Refrigeration In-
18	stitute" each place it appears in paragraphs (4)(A)
19	and (7) and inserting "Air-Conditioning, Heating,
20	and Refrigeration Institute".

Calendar No. 54

112TH CONGRESS S. 398

[Report No. 112-18]

A BILL

To amend the Energy Policy and Conservation Act to improve the energy-efficiency of certain appliances and equipment, and for other purposes.

May 18, 2011

Reported with amendments