Requested by HOUSE COMMITTEE ON ENERGY AND ENVIRONMENT

PROPOSED AMENDMENTS TO
HOUSE BILL 2062

On page 4 of the printed bill, line 16, after “rule” insert “, after consultation with the State Plumbing Board”.

In line 20, after “rule” insert “, after consultation with the State Plumbing Board”.

In line 45, after “rule” insert “, after consultation with the State Plumbing Board”.

On page 5, line 2, after “rule” insert “, after consultation with the State Plumbing Board”.

In line 6, after “rule” insert “, after consultation with the State Plumbing Board”.

In line 8, after “rule” insert “, after consultation with the State Plumbing Board”.

In line 21, after “rule” insert “, after consultation with the State Plumbing Board”.

In line 25, after “rule” insert “, after consultation with the State Plumbing Board”.

On page 6, line 13, after “rule” insert “, after consultation with the State Plumbing Board”.

On page 7, delete lines 8 through 12.

On page 16, delete lines 31 through 45.

On page 17, delete lines 1 through 4 and insert:
“SECTION 4. ORS 469.239 is amended to read:

“469.239. (1) Except as provided in subsection (2) of this section, a person may not install a new [commercial clothes washer, commercial prerinse spray valve, commercial refrigerator or freezer, illuminated exit sign, single-voltage external AC to DC power supply, state-regulated incandescent reflector lamp, torchiere, traffic signal module, automatic commercial ice cube machine, metal halide lamp fixture, unit heater,] bottle-type water dispenser, commercial hot food holding cabinet, compact audio product, digital versatile disc player, digital versatile disc recorder, portable electric spa, [walk-in refrigerator, walk-in freezer,] television, inductive charger system, large battery charger system, small battery charger system, [or] high light output double-ended quartz halogen lamp, high color-rendering index fluorescent lamp, computer, computer monitor, commercial fryer, commercial steam cooker, commercial dishwasher or residential ventilation fan for compensation unless the energy efficiency of the new product meets or exceeds the minimum energy efficiency standards specified in ORS 469.233.

“(2) A person may install a new product not meeting efficiency standards specified in subsection (1) of this section if the product is:

“(a) Installed in a mobile or manufactured home at the time of construction; or

“(b) Designed expressly for installation and use in recreational vehicles.”.

On page 18, delete lines 25 through 32 and insert:

“(3) Notwithstanding ORS 469.229 and 469.233 and the requirements of subsection (2) of this section, and after consultation with the appropriate advisory boards to the Department of Consumer and Business Services, the director may adopt rules to update the minimum energy efficiency standards or test methods specified in ORS 469.233 to a more recent version, including any product definitions associated with the standard or test method, if the director determines that the standard or test method needs to be updated to

HB 2062-3  2/26/21
Proposed Amendments to HB 2062
maintain or improve consistency with other comparable standards in other states. Rules adopted under this subsection shall take effect on or after the effective date of a similar standard or test method adopted by another state.”.