COUNCIL OF THE DISTRICT OF COLUMBIA

NOTICE

D. C. Law 2-77

"Air Quality Control Amendment Number 1 Act of 1978"

Pursuant to Section 412 of the District of Columbia SelfGovernment and Governmental Reorganization Act, P. L. 93-198, "the Act",
the Council of the District of Columbia adopted Bill No. 2-43, on first
and second readings February 7, 1978 and February 21, 1978, respectively.
Following the signature of the Mayor on March 10, 1978, this legislation
was assigned Act No. 2-158, published in the March 24, 1978, edition
of the D. C. Register and transmitted to both Houses of Congress for a
30-day review, in accordance with Section 602 (c)(1) of the Act.

The Council of the District of Columbia hereby gives notice that the 30-day Congressional review period has expired and, therefore, cites the following legislation as D.C. Law 2-77, effective May 18, 1978.

STERLING TUCKER

Chairman of the Council

2-77

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

May 18. 1978

To amend the Air Quality Control Regulations of the District of Columbia relating to particulate emissions from fuel-burning equipment.

3E IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA.

That this act may be cited as the "Air Quality Control

Amendment Number 1 Act of 1978".

- Sec. 2. The Air Quality Control Regulations (Regulation 2-12), approved July 7, 1972, is amended as follows:
- (a) section 8-2:702 is amended by inserting in appropriate alphabetical sequence the following definition:

"Distillate Oil: Any oil that meets the specifications of the American Society for Testing and Materials for No. 1 and No. 2 grades of fuel oil (ASTM Publication D396-69 Standard Specifications for Fuel Oils).".

- (b) section 8-2:720(j) is amended to read as follows:
- "(j) EXEMPTIONS. No permit shall be required for any fuel-burning equipment which has a capacity of 5 million or less BTUs per hour of heat input and which uses for fuel only gaseous fuels or distillate oils.".

(c) section 8-2:708 is arended to read as follows: "Section 5-2:708. FUEL-BURNING PARTICULATE EMISSION.

No person shall cause, suffer, or persit the emission of particulate matter from any fuel-burning equirrent in excess of the mate determined by the formula:

"E = 0.17455 H -0.23522, where:

"5 = Allowable emissions in pounds per million BTJ of heat input, and

"H = Heat input to the fuel-burning equipment in millions of STUS per hour:

"Provided, That: (1) Nothing herein shall be construed to allow the emission of particulate matter from any fuel-burning equipment in excess of the rate of C.13 pounds per million STU of heat input; and that

"(2) Nothing herein shall be construed to require the emission of particulate natter from any feel-burning equipment to be lower than the rate of 0.02 pounds per cillion STU of heat input.".

Sec. 3. Appendix No. 1 of the Air Cuality Control Regulations (Regulation 72-12), approved July 7, 1972, is hereby repealed.

Sec. 4. This act shall take effect as provided for acts of the Council of the District of Columbia in section 602(c)

of the District of Columbia Self-Government and Governmental Recognization Act.

RECORD OF OFFICIAL COURCE ACTION

Docket No: 2-43

First Reading Action 2/7/7	78	78	1
----------------------------	----	----	---

/A/ voicz vorz: Adopted Unanimously (all present)

Kalend a authorition Secretary to the Council

T ROLL CALL VOTE:

TOTA	i	1	1	j.	MUSCN :	1	:	(SPATE INC		
HADY	1	1	1	1	MOORE, D. I	- 1	1	WILION	-	
BARRY	1	1	1	1	IMCCRE. T. I	1	1	I WESTER	1	
تنتنت	1		1	1	(ACLUEN	1	1	1		
3202N.	1	1	1	-1	1 SWACTIFICATION	1	-	T	1 1 1	-

Secretary to the Canada

Amended First Reading Actions

/ VOICE VOTE:

Secretary to the Council

ROLL CALL VOTE

1			PART	Tri mini		44 . AF	el marin	to I want town		THAT! NO.	-
-	TUCKER	1		- 1 1	MOSON	-	1 1	1 15732	77200	1 1	
	YALLY .	1	1	1 3	MCCST,	3-	1 1	1 17725	2N	1 i 1	
1	BAZZY	1	1	1 1	MCCRE,	5.	1 1-	1 19212	6.3	1 1 1	
3	CLARKE	1		1 1	ROLLEY	. !	1 1	1 1	1	1 1 1	
	DEKCH .	1	1 1	1 4	SACIL:	#X	1 3	1 1		1 1 1	
1				Totale	- Tale :	1 1	Here Y.	7 Term	- 1 31 Ha	be been the	

Secretary to the Council

First Reading or Imargency Action: 2/21/78

Voice voice Adopted Unanimously (7Moore, Winter abs.)

Educat allother for Secretary to the Council

☐ ROLL CALL VOTE:

CHACK -CHACK	1	*****				re! .				- 474	-	* #.W.	-
TUELTA	1	1 1	MUSCN	L'Essain.	E			1	ಡಿಸಿ.ಬಿ <u>ಸಿಸಿ</u> ನ		1		1
YAZET		11 - 1	MCCRE.	3.	4	4.	- 1		ALTTON	1	ř.	i	1
1/237	1 1	1.1	MCCEI.	J.	1	1	. 1		170722	i	1	1	
CLAZZZ	1		LICELLE		1		1	1	1		1		
praci:	1	1 1	I SECTION .		ii		1	-	1	1	1		1

Secretary to the Council

Docket No:	2-43
Presented to me' Mayor: FEB 0 1 1978	Secretary is the Council /
Action of the Mayor: WED 10 MT	
/V/ Approved: / Disapproved:	110
	The tail the fitter.
/ / Disapproved in past*Reference Document:	Mayor of the District of Columbia
*Budget Acusts.	### 1 1
/ / Remmed Without Action	
/ Kenned whose kenne	Executive Secretary, D.C.
Enacted without Mayor's Signature	- × *
	Secretary to the Council
Council Reenacuments	#
/_/ VOICE YOTE:	**************************************
*	
	Secretary to the Council
/T/ ROLL CALL VOTE:	
TUCKER HASON	SPAULODIC
MAROY ! [MCORE, D. :	WILSON
BARRY MOORE, L	WENTER
CLARME [RGLARK]	
DECEN . SHCHETON)	est M. V.—Ye: Venny
(20)	Parameter Annual
	Secretary to the Council
Presented to the President:	(\$1.00 (\$
	Secretary to the Coures!
Astian of the President	¥22 S*
/ Reenscriter: Approved	
/ Mayor's Veto Susmined	President of the U. S.
MAR 1.0 1977	P.1 60 4 11 1
Submitted to the Congress:	Ident U. Williams /com
2	Secretary to the Council //
Senzie Action:	House Action :
	Resolution Number:
Secretary of the Senate	Clerk of the House
reconstant en de la compagnica de desta de la compaña de de la compaña de del compaña de del compaña de del co	A STATE OF THE STA

The Council of res threater of Care

Emacing Without Constragational Atmont