

1983--A

2011-2012 Regular Sessions

I N   S E N A T E

January 14, 2011

---

Introduced by Sen. GIANARIS -- read twice and ordered printed, and when printed to be committed to the Committee on Energy and Telecommunications -- recommitted to the Committee on Energy and Telecommunications in accordance with Senate Rule 6, sec. 8 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the energy law, in relation to the use of general purpose lights in public buildings

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1     Section 1. Section 8-103 of the energy law, as amended by chapter 744  
2 of the laws of 1979, is amended to read as follows:  
3     S 8-103. Application. 1. On or before April first, nineteen hundred  
4 eighty, the commissioner shall promulgate, and thereafter may amend from  
5 time to time, standards relating to the lighting of all existing build-  
6 ings, or classes of such buildings, for purposes of minimizing the  
7 consumption of energy and providing for the efficient utilization of the  
8 energy expended for lighting in the use and occupancy of such buildings.  
9 Such standards shall be cost effective and shall not impair the health  
10 and safety of the occupants of the property. The standards shall be  
11 deemed cost effective if the cost of implementing them would be equal to  
12 or less than the present value of energy and maintenance savings that  
13 would be expected over a seven-year period in a building to which the  
14 standards are applicable. PROVIDED HOWEVER, ON AND AFTER THE EFFECTIVE  
15 DATE OF THE CHAPTER OF THE LAWS OF TWO THOUSAND TWELVE WHICH AMENDED  
16 THIS SECTION, ALL GENERAL PURPOSE LIGHTS USED IN PUBLIC BUILDINGS IN  
17 THIS STATE SHALL MEET THE ENERGY EFFICIENCY STANDARDS ESTABLISHED IN  
18 SUBDIVISION TWO OF THIS SECTION.  
19     2. THE MINIMUM ENERGY EFFICIENCY STANDARDS FOR A GENERAL SERVICE LAMP  
20 USED IN A PUBLIC BUILDING IN THE STATE SHALL BE AS FOLLOWS:

EXPLANATION--Matter in *ITALICS* (underscored) is new; matter in brackets  
[ ] is old law to be omitted.

LBD05114-02-1

1 (A) BY JANUARY FIRST, TWO THOUSAND FIFTEEN, FOR A LAMP WITH A LUMEN  
2 OUTPUT OF BETWEEN TWENTY-SIX HUNDRED NINETY AND FOURTEEN HUNDRED NINETY,  
3 THE LAMP SHALL ACHIEVE FIFTY LUMENS PER WATT.

4 (B) BY JANUARY FIRST, TWO THOUSAND SIXTEEN, FOR A LAMP WITH A LUMEN  
5 OUTPUT OF BETWEEN FOURTEEN HUNDRED EIGHTY-NINE AND ONE THOUSAND TEN, THE  
6 LAMP SHALL ACHIEVE FIFTY LUMENS PER WATT.

7 (C) BY JANUARY FIRST, TWO THOUSAND SEVENTEEN, FOR A LAMP WITH A LUMEN  
8 OUTPUT OF BETWEEN ONE THOUSAND NINE AND SEVEN HUNDRED THIRTY, THE LAMP  
9 SHALL ACHIEVE FIFTY LUMENS PER WATT.

10 (D) BY JANUARY FIRST, TWO THOUSAND TWENTY-ONE, FOR A LAMP WITH A LUMEN  
11 OUTPUT OF BETWEEN SEVEN HUNDRED TWENTY-NINE AND THREE HUNDRED FORTY, THE  
12 LAMP SHALL ACHIEVE FORTY LUMENS PER WATT.

13 3. FOR THE PURPOSES OF THIS SECTION:

14 (A) "GENERAL SERVICE LAMP" MEANS A STANDARD TYPE LAMP THAT IS INTENDED  
15 FOR GENERAL SERVICE APPLICATIONS AND HAS ALL OF THE FOLLOWING:

16 (I) A MEDIUM SCREW BASE;

17 (II) A WATTAGE RATING OF NO LESS THAN TWENTY-FIVE WATTS AND NO GREATER  
18 THAN ONE HUNDRED FIFTY WATTS;

19 (III) A A-15, A-19, A-21, A-23, A-25, PS-25, PS-30, BT-14.5, BT-15,  
20 CP-19, TB-19, CA-22, OR EQUIVALENT SHAPE AS DEFINED IN THE AMERICAN  
21 NATIONAL STANDARDS INSTITUTE C78.20-2003; AND

22 (IV) A BULB FINISH OF FROSTED, CLEAR, OR SOFT WHITE TYPE.

23 A GENERAL SERVICE LAMP DOES NOT INCLUDE AN APPLIANCE LAMP, BLACK LIGHT  
24 LAMP, BUG LAMP, COLORED LAMP, ENHANCED SPECTRUM LAMP, INFRARED LAMP,  
25 LEFT-HAND TREAD LAMP, MARINE LAMP, MARINE SIGNAL SERVICE LAMP, MINE  
26 SERVICE LAMP, PLANT LIGHT, REFLECTOR LAMP, ROUGH SERVICE LAMP, SHATTER  
27 RESISTANT LAMP, SIGN SERVICE LAMP, SILVER BOWL LAMP, SHOWCASE LAMP,  
28 THREE-WAY LAMP, TRAFFIC SIGNAL LAMP OR VIBRATION SERVICE OR VIBRATION  
29 RESISTANT LAMP.

30 (B) "PUBLIC BUILDING" SHALL MEAN ALL BUILDINGS INCLUDING GROUNDS AND  
31 PREMISES ADJACENT OR APPURTENANT THERETO OR CONNECTED THERETO BELONGING  
32 TO THE STATE, COUNTY, TOWN, VILLAGE, SCHOOL DISTRICT OR ANY OTHER POLI-  
33 TICAL OR CIVIL SUBDIVISION OF STATE OR LOCAL GOVERNMENT.

34 S 2. This act shall take effect on the first of January next succeed-  
35 ing the date on which it shall have become a law.