

**Adopted
COMMITTEE AMENDMENT NO 1 PROPOSED TO**

Senate Bill No. 2339

BY: Committee

**Amend by striking all after the enacting clause and inserting
in lieu thereof the following:**

10 **SECTION 1.** Section 57-39-21, Mississippi Code of 1972, is
11 amended as follows:

12 57-39-21. (1) The * * * Mississippi Development Authority,
13 in consultation with other appropriate professional groups and
14 organizations, and others knowledgeable in the subject, shall
15 review, amend and adopt, in accordance with Standard 90.1- * * *
16 2016 of the American Society of Heating, Refrigeration and
17 Air-Conditioning Engineers, energy code standards for building
18 construction, standards for computer-based energy management
19 systems, standards for systems for cogeneration of heating,



20 cooling and electricity, and standards for design to use passive
21 solar energy concepts, in order to promote the efficient use of
22 energy. For the purposes of this section, "building" shall mean
23 any structure which includes provisions for a heating or cooling
24 system, or both, or for a hot water system, except exempted
25 buildings. Unless it is an exempted building, each of the
26 following are examples of buildings, within the meaning of this
27 section:

28 (a) Any building which provides facilities or shelter
29 for public assembly, or which is used for educational, office or
30 institutional purposes;

31 (b) Any inn, hotel, motel, sports arena, supermarket,
32 transportation terminal, retail store, restaurant or other
33 commercial establishment which provides service or retail
34 merchandise;

35 (c) Any portion of an industrial plant building used
36 primarily as office space; and

37 (d) Any building owned by a state or political
38 subdivision or instrumentality thereof, including libraries,
39 museums, schools, hospitals, auditoriums, sports arenas and
40 university buildings.

41 (2) Exempt buildings shall include:

42 (a) Buildings and structures or portions thereof whose
43 peak design rate of energy usage is less than three and



44 four-tenths (3.4) British thermal units per hour per square foot
45 or one (1.0) watt per square foot of floor area for all purposes;

46 (b) Buildings and structures or portions thereof which
47 are neither heated nor cooled by fuel;

48 (c) Any mobile home;

49 (d) Any privately owned, noncommercial building or
50 structure whose construction, heating, cooling or lighting
51 arrangement is not in conflict with federal law;

52 (e) Any building owned or leased, in whole or in part,
53 by the United States government.

54 (3) Beginning July 1, 2013, the design, direction,
55 construction and alteration of any building for which the
56 standards promulgated pursuant to subsection (1) of this section
57 applies shall be accomplished so that the building or applicable
58 portions thereof shall meet or conform to the standards.

59 The * * * Mississippi Development Authority shall not have
60 enforcement over this section. Local governing authorities shall
61 adopt rules and regulations for the administration and enforcement
62 of this section * * * and * * * such penalties for violations of
63 this section as they deem appropriate, except in regard to
64 buildings owned by the state. In state-owned buildings, the * * *
65 Department of Finance and Administration, Bureau of Building,
66 Grounds and Real Property Management, shall provide for the
67 compliance with the standards adopted under this chapter. Local
68 governing authorities are authorized to adopt rules and



69 regulations as developed and promulgated by the * * * department
70 for the administration and enforcement of these standards and to
71 adopt such penalties for violations of the standards as they deem
72 appropriate. Local governing authorities are authorized to
73 establish an inspection fee for the inspection of thermal and
74 lighting standards in an amount not to exceed One Hundred Fifty
75 Dollars (\$150.00).

76 (4) This section shall stand repealed from and after July
77 1, * * * 2026.

78 **SECTION 2.** (1) The state and any county board of
79 supervisors or municipal governing authority may not prohibit or
80 otherwise limit in a building code applicable to commercial or
81 residential buildings or construction a refrigerant designated as
82 acceptable for use pursuant to and in accordance with 42 USC
83 7671k.

84 (2) The prohibition set out under subsection (1) of this
85 section shall apply only to the use of such refrigerant in
86 equipment that is listed and installed in accordance with safety
87 standards and use conditions imposed pursuant to such designation.

88 **SECTION 3.** Section 2 of this act shall be codified in
89 Chapter 2, Title 17, Mississippi Code of 1972.

90 **SECTION 4.** This act shall take effect and be in force from
91 and after July 1, 2023, and shall stand repealed on June 30, 2023.

**Further, amend by striking the title in its entirety and
inserting in lieu thereof the following:**



1 AN ACT TO AMEND SECTION 57-39-21, MISSISSIPPI CODE OF 1972,
2 WHICH REQUIRES CERTAIN STANDARDS THAT PROMOTE EFFICIENT ENERGY USE
3 TO BE IMPLEMENTED DURING THE DESIGN, DIRECTION, CONSTRUCTION AND
4 ALTERATION OF CERTAIN BUILDINGS, TO EXTEND THE DATE OF THE
5 REPEALER ON THAT STATUTE AND TO UPDATE AGENCY NOMENCLATURE; TO
6 CREATE A NEW SECTION TO PROVIDE THAT STATE, COUNTY OR MUNICIPAL
7 BUILDING CODES MAY NOT PROHIBIT OR LIMIT THE USE OF FEDERALLY
8 APPROVED SUBSTITUTE REFRIGERANTS; AND FOR RELATED PURPOSES.

