

S.F. No. 3065 – Consumer Choice of Fuel Act – the 2nd Engrossment

Author: Senator Andrew Matthews

Prepared by: Stephanie James, Senate Counsel (651/296-0103)

Date: March 16, 2022

Section 1 [Title] names this act the Consumer Choice of Fuel Act.

Section 2 [Legislative Approval of Rules by Reference to Another State] precludes the adoption of a proposed rule that includes or incorporates by reference a statute or rule of another until the rule is approved by law.

Section 3 [Consumer Choice of Fuel; Restrictions Prohibited] precludes state agencies from adopting rules that restrict consumer choice as to, or mandate retailer inventory of, motorized equipment based on the equipment’s fuel source. Defines “motorized equipment.”

Section 4 [Adopting standards] eliminates a requirement that the Pollution Control Agency must adopt rules that set the maximum allowable standards of emission of air contaminants from motor vehicles, and precludes the PCA from adopting such a rule.

Section 5 [Repealer] repeals certain PCA rules regulating emissions from vehicles.