

9/21/94

94-0r-157

1ST READING: 9/30/94
REFERRED TO (NAME OF) COMMITTEE: PS&RS
PUBLIC HEARING:
2ND READING AND FINAL PASSAGE: 11-10-94

AN ORDINANCE of the CITY OF MINNEAPOLIS

Minn, Biernat, McDonald, Cherryhomes, Schulstad, Dziedzic, Scott
presents the following ordinance:

**Amending Title 3, Chapter 47 of the Minneapolis Code of Ordinances
relating to Air Pollution and Environmental Protection: Pollution in General.**

The City Council of The City of Minneapolis do ordain as follows:

Section 1. That Section 47.65 of the above-entitled ordinance be amended to read as follows:

47.65. Registration required. No owner or operator shall place in operation any interior fuel-burning equipment or combination of fuel-burning equipment with an input capacity exceeding four hundred thousand (400,000) Btu or more per hour, any commercial exhaust system with a discharge greater than five hundred (500) CFM, including enclosed parking facilities with a parking capacity of over six (6) cars, any reclamation device, any roof or ground-mounted mechanical equipment, ANY COFFEE ROASTER, or any pollution control device in or on any building or premises without first having registered the equipment and having paid the fees therefor as set forth in section 47.110.

Section 2. That Section 47.70 of the above-entitled ordinance be amended to read as follows:

47.70. Annual registration required; exemption. No person shall operate any of the following: Fuel-burning equipment having a four hundred thousand (400,000) Btu per hour or over input capacity or equivalent equipment; any incinerator; any commercial exhaust system; any reclamation device; any combination of space heating equipment units located within one building having a combined capacity of four hundred thousand (400,000) Btu per hour or over input capacity; ANY COFFEE ROASTER; or any pollution control device, without first having registered the equipment or device and paid the fees set forth in section 47.120. Heating equipment located in multiple dwellings containing not more than four (4) dwelling units are exempt from these registration requirements.

Section 3. That Section 47.90 of the above-entitled ordinance be amended to read as follows:

47.90. Inspections authorized; orders requiring compliance. An inspection of all fuel-burning equipment having a capacity of four hundred thousand (400,000) Btu input per hour or dust collecting equipment covered by this chapter, AND COFFEE ROASTERS, except railroad locomotives or vehicles, whether or not a previous registration has been filed with the air pollution control professional shall be made from time to time to see that such equipment can be operated within the provisions of this chapter. If at the time of any inspection it is found that the equipment is in such condition that it cannot be operated within the provisions of this chapter, the air pollution control professional shall give notice in writing to the person owning, operating or in charge of such equipment of the defects found and an order to correct, repair or replace the defective equipment. Failure to comply with this order within thirty (30) days from its date shall be prima facie evidence of a violation of this chapter.

RECORD OF COUNCIL VOTE (X INDICATES VOTE)													
COUNCIL MEMBER	AYE	NAY	NOT VOTING	ABSENT	VOTE TO OVERRIDE	VOTE TO SUSTAIN	COUNCIL MEMBER	AYE	NAY	NOT VOTING	ABSENT	VOTE TO OVERRIDE	VOTE TO SUSTAIN
Dziedzic	X						Thurber	X					
Campbell	X						McDonald	X					
Biernat	X						Moad	X					
Rainville	X						Schulstad	X					
Niland	X						Minn	X					
Scott	X						President	X					
Harron	X						Cherryhomes	X					

PASSED NOV 10 1994 DATE APPROVED — NOT APPROVED — VETOED NOV 16 1994 DATE

James Chung PRESIDENT OF COUNCIL Alan Doyle Bell MAYOR
 ATTEST Memo Reege CITY CLERK