

Sen. Pamela J. Althoff

Filed: 5/25/2011

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09700HB1095sam002 LRB097 05696 KMW 56207 a 1 AMENDMENT TO HOUSE BILL 1095 2 AMENDMENT NO. . Amend House Bill 1095, AS AMENDED, by 3 replacing everything after the enacting clause with the 4 following: "Section 5. The State Fire Marshal Act is amended by adding 5 6 Section 4 as follows: 7 (20 ILCS 2905/4 new) Sec. 4. Rebuilt flame safeguard controls. 8 (a) Beginning July 1, 2012, the use of a rebuilt flame 9 10 safeguard control in forced air heating equipment in any 11 non-residential structure is prohibited, unless the rebuilt flame safeguard control is labeled and listed by a nationally 12 recognized testing agency. This prohibition does not apply to 13 structures used for production agriculture, as defined in 14

For the purposes of this Section, "flame safeguard control"

Section 3-35 of the Use Tax Act.

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1	means a modular burner management system that is designed to
2	provide automatic ignition and continuous flame monitoring for
3	use in forced air heating equipment that uses gas or light oil
4	<pre>fuels, or both.</pre>
5	(b) Willful failure to remove any rebuilt flame safeguard
6	control in forced air heating equipment as required by this Act
7	is a Class B misdemeanor.
8	Tampering with, removing, destroying, or disconnecting any
9	installed flame safeguard control, except in the course of
10	inspection, maintenance, or replacement of the control, is a
11	Class A misdemeanor for the first conviction and a Class 4

felony for a second or subsequent conviction.".