

Rep. Barbara Flynn Currie

Filed: 5/29/2011

	09700SB1615ham001 LRB097 08577 AMC 56520 a
1	AMENDMENT TO SENATE BILL 1615
2	AMENDMENT NO Amend Senate Bill 1615 by replacing
3	everything after the enacting clause with the following:
4 5	"Section 5. The Alternate Fuels Act is amended by changing Section 20 as follows:
-	
6	(415 ILCS 120/20)
7	Sec. 20. Rules. Rules implementing Section 30 of this Act
8	shall include, but are not limited to, calculation of fuel cost
9	differential rebates <u>and</u> and designation of acceptable
10	conversion and OEM technologies.
11	In designating acceptable conversion or OEM technologies,
12	the Agency shall favor, when available, technology that is in
13	compliance with the federal Clean Air Act Amendments of 1990
14	and applicable implementing federal regulations. Conversion
15	and OEM technologies that demonstrate emission reduction
16	capabilities that meet or exceed emission standards applicable

09700SB1615ham001 -2- LRB097 08577 AMC 56520 a

1 for the vehicle's model year and weight class shall be 2 acceptable. Standards requiring proper installation of 3 approved conversion technologies shall be included in the 4 recommended rules.

5 Notwithstanding the above, engines used in alternate fuel 6 vehicles greater than 8500 pounds GVWR, whether new or 7 remanufactured, shall meet the appropriate United States 8 Environmental Protection Agency emissions standards at the 9 time of manufacture, and if converted, shall meet the standards 10 in effect at the time of conversion.

11 (Source: P.A. 90-726, eff. 8-7-98; 91-798, eff. 7-9-00.)".