$| \underbrace{1}_{L} \underbrace{R}_{R} \underbrace{B}_{0} \underbrace{9}_{3} \underbrace{0}_{5} \underbrace{5}_{4} \underbrace{2}_{2} \underbrace{2}_{R} \underbrace{A}_{8} \underbrace{5}_{5} \underbrace{1}_{8} \underbrace{8}_{6} \underbrace{4}_{a} \\ | \underbrace{1}_{8} \underbrace{1}$

Sen. Bill Brady

Filed: 5/28/2004

	09300HB0911sam005 LRB093 05422 RAS 51864 a
1	AMENDMENT TO HOUSE BILL 911
2	AMENDMENT NO Amend House Bill 911, AS AMENDED,
3	with reference to page and line numbers of Senate Amendment 4,
4	on page 1, by replacing line 5 with the following:
5	"changing Section 10 and adding Section 10.1 as follows:
6	(415 ILCS 5/10) (from Ch. 111 1/2, par. 1010)
7	Sec. 10. Regulations.
8	(A) The Board, pursuant to procedures prescribed in Title
9	VII of this Act, may adopt regulations to promote the purposes
10	of this Title. Without limiting the generality of this
11	authority, such regulations may among other things prescribe:
12	(a) Ambient air quality standards specifying the
13	maximum permissible short-term and long-term
14	concentrations of various contaminants in the atmosphere;
15	(b) Emission standards specifying the maximum amounts
16	or concentrations of various contaminants that may be
17	discharged into the atmosphere;
18	(c) Standards for the issuance of permits for
19	construction, installation, or operation of any equipment,
20	facility, vehicle, vessel, or aircraft capable of causing
21	or contributing to air pollution or designed to prevent air
22	pollution;
23	(d) Standards and conditions regarding the sale,
24	offer, or use of any fuel, vehicle, or other article

1 determined by the Board to constitute an air-pollution 2 hazard;

3 (e) Alert and abatement standards relative to 4 air-pollution episodes or emergencies constituting an 5 acute danger to health or to the environment;

6 (f) Requirements and procedures for the inspection of 7 any equipment, facility, vehicle, vessel, or aircraft that 8 may cause or contribute to air pollution;

9 (g) Requirements and standards for equipment and 10 procedures for monitoring contaminant discharges at their 11 sources, the collection of samples and the collection, 12 reporting and retention of data resulting from such 13 monitoring.

(B) The Board shall adopt sulfur dioxide regulations and emission standards for existing fuel combustion stationary emission sources located in all areas of the State of Illinois, except the Chicago, St. Louis (Illinois) and Peoria major metropolitan areas, in accordance with the following requirements:

(1) Such regulations shall not be more restrictive than
necessary to attain and maintain the "Primary National
Ambient Air Quality Standards for Sulfur Dioxide" and
within a reasonable time attain and maintain the "Secondary
National Ambient Air Quality Standards for Sulfur
Dioxide."

26 (2) Such regulations shall be based upon ambient air
27 quality monitoring data insofar as possible, consistent
28 with regulations of the United States Environmental
29 Protection Agency. To the extent that air quality modeling
30 techniques are used for setting standards, such techniques
31 shall be fully described and documented in the record of
32 the Board's rulemaking proceeding.

33 (3) Such regulations shall provide a mechanism for the
 34 establishment of emission standards applicable to a

specific site as an alternative to a more restrictive general emission standard. The Board shall delegate authority to the Agency to determine such specific site emission standards, pursuant to regulations adopted by the Board.

6 (4) Such regulations and standards shall allow all 7 available alternative air quality control methods 8 consistent with federal law and regulations.

(C) The Board may not adopt any regulation banning the 9 10 burning of landscape waste throughout the State generally. The Board may, by regulation, restrict or prohibit the burning of 11 landscape waste within any geographical area of the State if it 12 determines based on medical and biological evidence generally 13 14 accepted by the scientific community that such burning will 15 produce in the atmosphere of that geographical area 16 contaminants in sufficient quantities and of such characteristics and duration as to be injurious to humans, 17 18 plant, or animal life, or health.

19 (D) The Board shall adopt regulations requiring the owner 20 or operator of a gasoline dispensing system that dispenses more 21 than 10,000 gallons of gasoline per month to install and operate a system for the recovery of gasoline vapor emissions 22 23 arising from the fueling of motor vehicles that meets the 24 requirements of Section 182 of the federal Clean Air Act (42 25 USC 7511a). These regulations shall apply only in areas of the 26 State that are classified as moderate, serious, severe or extreme nonattainment areas for ozone pursuant to Section 181 27 28 of the federal Clean Air Act (42 USC 7511), but shall not apply 29 in such areas classified as moderate nonattainment areas for ozone if the Administrator of the U.S. Environmental Protection 30 31 Agency promulgates standards for vehicle-based (onboard) 32 systems for the control of vehicle refueling emissions pursuant to Section 202(a)(6) of the federal Clean Air Act (42 USC 33 7521(a)(6)) by November 15, 1992. 34

1 (E) The Board shall not adopt or enforce any regulation 2 requiring the use of a tarpaulin or other covering on a truck, 3 trailer, or other vehicle that is stricter than the 4 requirements of Section 15-109.1 of the Illinois Vehicle Code. 5 To the extent that it is in conflict with this subsection, the 6 Board's rule codified as 35 Ill. Admin. Code, Section 212.315 7 is hereby superseded.

(F) Any person who prior to June 8, 1988, has filed a 8 9 timely Notice of Intent to Petition for an Adjusted RACT 10 Emissions Limitation and who subsequently timely files a completed petition for an adjusted RACT emissions limitation 11 pursuant to 35 Ill. Adm. Code, Part 215, Subpart I, shall be 12 subject to the procedures contained in Subpart I but shall be 13 14 excluded by operation of law from 35 Ill. Adm. Code, Part 215, 15 Subparts PP, QQ and RR, including the applicable definitions in 35 Ill. Adm. Code, Part 211. Such persons shall instead be 16 subject to a separate regulation which the Board is hereby 17 authorized to adopt pursuant to the adjusted RACT emissions 18 limitation procedure in 35 Ill. Adm. Code, Part 215, Subpart I. 19 20 In its final action on the petition, the Board shall create a 21 separate rule which establishes Reasonably Available Control Technology (RACT) for such person. The purpose of 22 this 23 procedure is to create separate and independent regulations for purposes of SIP submittal, review, and approval by USEPA. 24

(G) Subpart FF of Subtitle B, Title 35 Ill. Adm. Code,
Sections 218.720 through 218.730 and Sections 219.720 through
219.730, are hereby repealed by operation of law and are
rendered null and void and of no force and effect.

29 <u>(H) Notwithstanding anything to the contrary in Title 35 of</u> 30 <u>the Illinois Administrative Code, Subtitle B, Section 212.206,</u> 31 <u>the limits of the federal Standards of Performance for Small</u> 32 <u>Industrial-Commercial-Institutional Steam Generating Units (40</u> 33 <u>CFR 60, Subpart Dc) establish the emissions limits for</u> 34 <u>non-hazardous air pollutants applicable to greenhouse boilers</u>

1	in existence prior to January 1, 2004, located in counties with
2	a population of 16,500 to 17,500, provided that nothing in this
3	Section alters any emission limits established pursuant to the
4	federal Prevention of Significant Deterioration Program (40
5	CFR 52.21).
6	(Source: P.A. 88-381; 89-79, eff. 6-30-95.)".