92_HB5050 LRB9211556AGmb

- 1 AN ACT concerning alternate fuels.
- 2 Be it enacted by the People of the State of Illinois,
- 3 represented in the General Assembly:
- 4 Section 5. The Alternate Fuels Act is amended by
- 5 changing Section 20 as follows:
- 6 (415 ILCS 120/20)
- 7 Sec. 20. Rules. Rules implementing Section 30 of this
- 8 Act shall include, but are not limited to, calculation of
- 9 fuel cost differential rebates and designation of acceptable
- 10 conversion and OEM technologies.
- In designating acceptable conversion or OEM technologies,
- 12 the Agency <u>must</u> shall favor, when available, technology that
- is in compliance with the federal Clean Air Act Amendments of
- 14 1990 and the applicable implementing federal regulations.
- 15 Conversion and OEM technologies that demonstrate emission
- 16 reduction capabilities that meet or exceed emission standards
- 17 applicable for the vehicle's model year and weight class
- 18 shall be acceptable. Standards requiring proper installation
- of approved conversion technologies shall be included in the
- 20 recommended rules.
- 21 Notwithstanding the above, engines used in alternate fuel
- vehicles greater than 8500 pounds GVWR, whether new or
- 23 remanufactured, shall meet the appropriate United States
- 24 Environmental Protection Agency emissions standards at the
- 25 time of manufacture, and if converted, shall meet the
- 26 standards in effect at the time of conversion.
- 27 (Source: P.A. 90-726, eff. 8-7-98; 91-798, eff. 7-9-00.)