

# 1st Sub. H.B. 96

## AMENDMENTS RELATING TO CLEAN FUELS AND VEHICLES USING CLEAN FUELS

SENATE FLOOR AMENDMENTS

AMENDMENT 3

FEBRUARY 25, 2005 2:37 PM

Senator **Peter C. Knudson** proposes the following amendments:

1. *Page 1, Lines 15 through 17:*

- 15           ▶     provides the circumstances under which a vehicle may travel in lanes designated for  
16 the use of high occupancy vehicles regardless of the number of occupants;  
      =     ▶     grants rulemaking authority to the Department of Transportation;  
17           ▶     extends for a period of five taxable years certain individual income tax and

2. *Page 3, Line 74 through Page 4, Line 97:*

74 regardless of the number of occupants to the extent authorized or permitted by federal law or  
75 federal regulation.

=     (b) In accordance with Title 63, Chapter 46a, Utah Administrative Rulemaking Act, the  
Department of Transportation may make rules to allow a vehicle with clean fuel special group license  
plates issued in accordance with Section 41-1a-418 to travel in lanes designated for the use of high  
occupancy vehicles regardless of the number of occupants to the extent authorized or permitted by  
federal law or federal regulation.

76           ~~{ (b) (i) Before a vehicle with clean fuel special group license plates issued in~~  
77 ~~accordance with Section 41-1a-418 may travel in lanes designated for the use of high~~  
78 ~~occupancy vehicles regardless of the number of occupants, the vehicle shall have a label~~  
79 ~~attached to the vehicle as provided in Subsection (5)(b)(ii) if the category of clean fuel vehicles~~  
80 ~~authorized or permitted by federal law or federal regulation to travel in lanes designated for the~~  
81 ~~use of high occupancy vehicles regardless of the number of occupants is a category of vehicles~~  
82 ~~that:~~

83     ~~— (A) includes the vehicle described in this Subsection (5)(b)(i); and~~

84     ~~— (B) is more narrow than the category of vehicles that may be issued clean fuel special~~  
85 ~~group license plates in accordance with Section 41-1a-418.~~

86     ~~— (ii) The label described in Subsection (5)(b)(i) shall:~~

87     ~~— (A) meet the design specifications of 40 C.F.R. Sec. 88.312-93; and~~

88     ~~— (B) be attached;~~

89     ~~— (I) regardless of whether the vehicle described in Subsection (5)(b)(i) is part of a fleet~~  
90 ~~of vehicles;~~

91     ~~— (H) to the rear of the vehicle described in Subsection (5)(b)(i);~~

92     ~~— (III) in one or more places in addition to the attachment required by Subsection~~

93 ~~(5)(b)(ii)(B)(H) if federal law or federal regulation requires an attachment in one or more places~~  
94 ~~in addition the attachment required by Subsection (5)(b)(ii)(B)(H); and~~  
95 ~~—— (IV) following the procedures and requirements provided in 40 C.F.R. Sec. 88.312-93~~  
96 ~~for attaching labels to vehicles.}~~

97 (6) A person who operates a vehicle in violation of Subsection (2) or in violation of the