## S.B. 243 AIR QUALITY PROGRAMS

SENATE FLOOR AMENDMENTS

AMENDMENT 2 MARCH 5, 2014 6:35 PM

Senator **Wayne A. Harper** proposes the following amendments:

1. Page 1, Lines 19 through 20: 19 requires the entities that retain funds to use the funds for air quality public education, 20 {-or-} grant {-program or-} programs, research , or other programs ; 2. Page 4, Lines 114 through 118 Senate Committee Amendments 2-28-2014: 114 (b) a program utility shall: 115 (i) notify its customers { in writing } , in bold text on the program utility's website and in its billing statements: (A) of the creation and purpose of the program for which the charge is imposed; (B) potential use of the money collected from the charge; (C) that the customer may opt out of the charge in 116 accordance with Subsection (10); and (D) the method by which the customer may opt out of the charge in accordance with Subsection (10); and 117 (ii) provide to each customer the information prepared by the alternative fuel vehicle 118 interlocal entity in accordance with Subsection (4)(a)(iv). Page 5, Lines 139 through 146: 139 (7) (a) Before disbursing the funds in accordance with Subsection (6), the alternative 140 fuel vehicle interlocal entity governing body shall: (i) review and approve an air quality public education { or } grant program { or } 141 quality 142 research , or other program that implements measures to improve air quality that is proposed or administered by the alternative fuel vehicle interlocal entity, the Air 143 Quality Board, or an entity that represents public and private interests in improving air quality, 144 respectively; and 145 (ii) ensure that the public education { or } grant program { or } <u>air quality research</u> or other program that implements measures to improve air quality increases 146 awareness of, or implements measures to improve, air quality in the state.

- 4. Page 5, Lines 147 through 149:
  - (b) The alternative vehicle interlocal entity shall review a public education grant
  - program { or } research or other program that qualifies for and receives funds in accordance with Subsection (7)(a)
  - 149 <u>at least annually to:</u>
- 5. Page 7, Lines 188 through 193:
  - (c) A program utility shall allow a customer to opt out of the charge in accordance with
  - 189 Subsection (10)(b) by:
  - 190 (i) mail;
  - 191 (ii) telephone; or
  - (iii) any other electronic means the program utility considers appropriate, including the
  - 193 Internet.
- (d) If a customer opts out of the charge in accordance with this Subsection (10), the customer may not be imposed the charge unless after opting out of the program, the customer opts in to the program by contacting the program utility by:
- (i) mail;
- (ii) telephone; or
- (iii) any other electronic means the program utility considers appropriate, including the Internet.