HB0396S01 compared with HB0396

{deleted text} shows text that was in HB0396 but was deleted in HB0396S01.

inserted text shows text that was not in HB0396 but was inserted into HB0396S01.

DISCLAIMER: This document is provided to assist you in your comparison of the two bills. Sometimes this automated comparison will NOT be completely accurate. Therefore, you need to read the actual bills. This automatically generated document could contain inaccuracies caused by: limitations of the compare program; bad input data; or other causes.

Representative Timothy D. Hawkes proposes the following substitute bill:

SOLID FUEL BURNING AMENDMENTS

2015 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Brad L. Dee

Senate Sponsor.	
-	

LONG TITLE

General Description:

This bill {provides for a}deals with solid fuel burning { program}.

Highlighted Provisions:

This bill:

- \frac{\text{requires that}}{\text{prohibits}} \text{ the Division of Air Quality \frac{\text{establish a solid fuel burning}}{\text{program};}
- provides for periods when solid fuel burning is prohibited and allowed;
- provides for exemptions} from implementing a seasonal ban on burning; and
- makes technical changes.

Money Appropriated in this Bill:

None

Other Special Clauses:

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None

Utah Code Sections Affected:

AMENDS:

19-2-107.5, as enacted by Laws of Utah 2014, Chapter 230

Be it enacted by the Legislature of the state of Utah:

Section 1. Section 19-2-107.5 is amended to read:

19-2-107.5. Solid fuel burning.

- (1) The division shall create a:
- (a) public awareness campaign{, in consultation with representatives of the solid fuel burning industry,} on{ best wood burning practices and} the effects of wood burning on air quality, specifically targeting nonattainment areas; {{}} and{{}}}
- (b) program to assist an individual to convert a dwelling to a natural gas {{}} or other clean fuel{{}}, propane, or wood pellet} heating source{ or a wood burning stove certified by the United States Environmental Protection Agency}, as funding allows, if the individual:
 - (i) lives in a dwelling where a wood burning stove is the sole source of heat; and
 - (ii) is on the list of registered sole heating source homes {[.]; and
 - (c) solid fuel burning program for a nonattainment area, as described in Subsection (2).
 - (2) The solid fuel burning program created under Subsection (1)(c):
- <u>(a)}</u>.
- (2) The division may not impose a burning ban prohibiting burning during a specified seasonal period of time {;}.
- (b) shall prohibit burning in nonattainment areas during periods when monitored levels of air pollutants are forecast to reach or exceed 35 micrograms per cubic meter of fine particulate matter PM2.5 within the next 48 hours;
- (c) shall prohibit burning in a nonattainment area during periods when monitored levels of air pollutants are forecast within the next 48 hours to be greater than 15 micrograms but less than 35 micrograms per cubic meter of fine particulate matter PM2.5, unless using a solid fuel burning device that is:
 - (i) (A) certified by the United States Environmental Protection Agency;
 - (B) a wood heater that can only burn wood pellets; or

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(C) a masonry heater built to specifications of the American Society for Testing
Materials ASTM - 1602, "Standard Guide For Construction of Solid Fuel Burning Masonry
Heaters"; and
(ii) operated in a manner that produces no visible smoke, except during a 15 minute
period when:
(A) a fire is started in the device;
(B) fuel is added to the device; and
(C) a fire is being extinguished in the device;
(d) shall allow burning during periods other than the periods described in Subsection
(2)(b) or (c);
(e) notwithstanding Subsections (2)(b) and (c), shall allow burning during local
emergencies and utility outages; and
(f) notwithstanding Subsections (2)(b) and (c), shall provide for exemptions, through
registration with the division for:
(i) devices that are sole sources of heat; or
(ii) locations where natural gas service is limited or unavailable.
$\frac{1}{2}$ [(2)] (3) The division may seek private donations and federal sources of funding to
supplement any funds appropriated by the Legislature to fulfill Subsection (1)(b).
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Legislative Review Note
as of 2-19-15 9:33 AM
Office of Legislative Research and General Counsel