

H.B. 226

AIR QUALITY REVISIONS

SENATE COMMITTEE AMENDMENTS

AMENDMENT 5

MARCH 2, 2015 4:45 PM

Senator **Scott K. Jenkins** proposes the following amendments:

1. *Page 1, Line 27 through Page 2, Line 36*

House Committee Amendments

2-17-2015:

27 (1) (a) [Except as provided in Subsection (2), no rule which the] In carrying out the duties
28 of Section 19-2-104, the board [makes] may make rules for the purpose of administering a
29 program under the federal Clean Air Act [may be] ~~H→~~ [more stringent] different ←H than the
29a corresponding
30 federal regulations which address the same circumstances[-] if:

31 ~~{(a)}~~ (i) the board holds a public comment period, as described in Title 63G, Chapter 3,
32 Utah Administrative Rulemaking Act, and a public hearing; and

33 ~~{(b)}~~ (ii) the board finds that the ~~H→~~ [more stringent] different ←H rule will provide
reasonable
33a added
34 protections to public health or the environment of the state or a particular region of the state.

= **(b) The board shall consider the differences between an industry that continuously produces emissions and an industry that episodically produces emissions, and make rules that reflect those differences.**

35 (2) The findings described in Subsection ~~{(1)(b)}~~ (1)(a)(ii) shall be:

36 (a) in writing; and