

H.B. 183

EMISSIONS SETTLEMENT AMENDMENTS

HOUSE FLOOR AMENDMENTS

AMENDMENT 2

FEBRUARY 8, 2017 9:32 AM

Representative **Timothy D. Hawkes** proposes the following amendments:

1. *Page 5, Lines 133 through 138:*

- 133 (2) The fund consists of:
134 (a) public and private funding sources made under Subsections (3) and (4):
135 (b) legally binding bankruptcy, financial assurance, or natural resource damage claim
136 settlements; and
137 (c) ~~{if permissible under the terms of the contribution,}~~ interest earnings on cash
138 balances.

2. *Page 5, Lines 149 through 151:*

- 149 the specific mitigation or response action.
150 (6) The fund may account for assets held by the state ~~{as trustee or agent}~~ for:
151 (a) an individual;

3. *Page 7, Lines 201 through 209:*

- 201 (i) the federal government;
202 (ii) the state and any of its agencies; or
203 (iii) a political subdivision of the state, including school districts.
204 (2) ~~{A}~~ **A vehicle owner subject to Subsection (1) shall obtain a** motor vehicle emissions
inspection and maintenance program **certificate of emissions inspection as** described in
205 Subsection (1) **, but the program** may not deny vehicle registration based solely on the presence of a
defeat
206 device covered in ~~{a}~~ **the Volkswagen** partial consent ~~{decree}~~ **decrees** or ~~{an}~~ **a**
United States Environmental Protection Agency-approved **vehicle**
207 modification ~~{, including}~~ in the following vehicles:
208 (a) a 2.0-liter diesel engine motor vehicle in which its life time nitrogen oxide
209 emissions are mitigated in the state pursuant to a partial consent decree, including: