GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2003

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HOUSE BILL 933*

Short Title: NC Clean Vehicles.

(Public)

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Sponsors:	Representatives Alexander; and Insko.
Referred to:	Environment and Natural Resources.

April 8, 2003

1	A BILL TO BE ENTITLED		
2	AN ACT TO ESTABLISH THE NORTH CAROLINA CLEAN VEHICLES		
3	PROGRAM.		
4	The General Assembly of North Carolina enacts:		
5	SECTION 1. Article 21B of Chapter 143 of the General Statutes is		
6	recodified as Part 1 of Article 21B of Chapter 143 of the General Statutes to be entitled		
7	"Air Pollution Control", and Article 21B of Chapter 143 of the General Statutes is		
8	entitled "Air Quality".		
9	SECTION 2. Article 21B of Chapter 143 of the General Statutes is amended		
10	by adding a new Part to read:		
11	"Part 2. North Carolina Clean Vehicles.		
12	" <u>§ 143-215.120. Low emissions vehicle program.</u>		
13	(a) In conjunction with the Office of the Governor, the Commission shall		
14	establish by rule a low emissions vehicle program that:		
15	(1) Subject to subdivision (2) of this subsection, is the functional		
16	equivalent to the low emissions vehicle program established under		
17	California law in accordance with the Clean Air Act.		
18	(2) <u>Is applicable to vehicles of the 2007 model year and each model year</u>		
19	thereafter.		
20	(b) As part of the low emissions vehicle program, the Commission shall establish		
21	motor vehicle emissions standards and compliance requirements equivalent to those		
22	applicable in the low emissions vehicle program established under California law to		
23	motor vehicles of the 2007 model year and each model year thereafter.		
24	(c) As part of the compliance requirements established under subsection (b) of		
25	this section, the Commission may adopt by rule motor vehicle emissions inspection,		
26	recall, and warranty requirements. To minimize the administrative impact of the low		
27	emissions vehicle program and to minimize the impact of motor vehicle emissions		
28	generated out of this State on the air quality of this State, the Commission:		

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1	(1)	May adopt California regulations, rules, procedures, and certification	
2		data by reference.	
3	<u>(2)</u>	May work in cooperation and enter into contracts or agreements with	
4		California, other states, and the District of Columbia to administer	
5		certification, in-use compliance, inspection, recall, and warranty	
6		requirements for the low emissions vehicle program under this Part.	
7	(3)	Shall work in conjunction with other states and the District of	
8		Columbia to promote and facilitate the regional adoption of low	
9		emissions vehicle programs that are functionally equivalent to the	
10		California low emissions vehicle program.	
11	" <u>§ 143-215.121.</u>	Exemptions; penalties for failure to comply.	
12	<u>(a)</u> Except	ot as otherwise provided in this section, the Department of	
13	Transportation s	shall not title or register under Chapter 20 of the General Statutes a	
14	motor vehicle th	nat is subject to this Part if the motor vehicle does not comply with the	
15	provisions of thi	s Part or any rules adopted under this Part.	
16	<u>(b)</u>		
17	<u>(1)</u>	The Office of the Governor may, in consultation with the Department,	
18		by rule exempt certain motor vehicles from the low emissions vehicle	
19		program under this Part.	
20	<u>(2)</u>	Exemptions established under subdivision (1) of this subsection shall	
21		be limited to motor vehicles that would be exempted from the low	
22		emissions vehicle program established under California law.	
23	<u>(3)</u>	Any motor vehicle exempted under subdivision (1) of this subsection	
24		shall be permanently exempt from the low emissions vehicle program	
25		requirements under this Part, and the Division of Motor Vehicles of	
26		the Department of Transportation shall note the exemption on the title	
27		of the motor vehicle.	
28	(c) The Γ	Department of Transportation, in consultation with the Department, shall	
29	adopt rules to p	rohibit the transfer of motor vehicles or motor vehicle engines that are	
30	not in compliant	ce with this Part if such rules are necessary to achieve equivalence with	
31	the requirements	s of the California low emissions vehicle program.	
32	<u>(d)</u> <u>A per</u>	son shall not transfer or attempt to transfer a motor vehicle or motor	
33	vehicle engine t	hat is subject to the provisions of this Part if the vehicle or engine does	
34	not comply with	the low emissions vehicle program under this Part.	
35	<u>(e)</u> <u>A pe</u>	rson may not procure or attempt to procure through fraud or	
36	misrepresentation	on the title or registration of a motor vehicle that is subject to the	
37	provisions of th	is Part if the vehicle does not comply with the low emissions vehicle	
38	program under t	his Part.	
39	(f) The e	nforcement and penalty provisions of Article 3A of Chapter 20 of the	
40	General Statutes	s apply to a violation of this Part. The Commission shall adopt by rule	
41	any other enforce	ement or penalty provisions it deems necessary to protect air quality.	
42	(g) Each	transfer and each attempted transfer of a motor vehicle or motor vehicle	
43	engine that doe	s not comply with the low emissions vehicle program under this Part	
44	shall constitute a separate violation.		

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1(h)As used in this section, 'transfer' means to acquire, purchase, sell, or lease."2SECTION 3. This act becomes effective January 1, 2004.