

PROPOSED AMENDMENT TO BILL 28

Honourable Michelle Mungall to move, in Committee of the Whole, on
Bill 28

Zero-Emission Vehicles Act

to amend as follows:

SECTION 10, by deleting the text shown as struck out and adding the underlined text as shown:

Supply of ZEVs

- 10** (1) This section applies on assessment under section 19 *[assessment by director]* or reassessment under section 20 *[reassessment by director]*.
- (2) At the end of the compliance date for a model year, a supplier must have a balance that contains the following numbers of ZEV units:
- (a) for each vehicle class, zero or more ZEV units;
 - (b) for each prescribed vehicle class, if applicable, zero or more ZEV units of each prescribed ZEV class.
- (3) ~~If Subject to subsection (3.1), if a supplier has a balance on at the end of the~~ compliance date for a model year that contains less than zero ZEV units of a vehicle class and ZEV class,
- (a) the supplier is subject to an administrative penalty in an amount determined under section 26 *[automatic administrative penalties]*, and
 - (b) on payment of the administrative penalty, the balance of ZEV units of the vehicle class and ZEV class is increased by a number of credits of the model year, vehicle class and ZEV class, which may be the unspecified ZEV class, that is equal to the amount below zero.
- (3.1) Subsection (3) does not apply to a supplier in relation to a model year, vehicle class and ZEV class unless the supplier had a balance at the end of the compliance date for the previous model year that contained less than zero ZEV units of the same vehicle class and any ZEV class.
- (4) An increase under subsection (3) (b) takes effect on the day after the compliance date to which the administrative penalty relates.

SECTION 14 (2) (b), by deleting the text shown as struck out and adding the underlined text as shown:

- (b) increasing ~~use or consumer sales~~ use, sales or leases of zero-emission vehicles in British Columbia.

SECTION 19 (1) (f), by adding the underlined text as shown and deleting the text shown as struck out:

- (f) if the supplier has not complied with section 10 (2) and section 10 (3) applies to the supplier, a statement
 - (i) notifying the supplier that section 10 (3) applies, and
 - (ii) specifying the amount of the administrative penalty determined under section 26 *[automatic administrative penalties]* and requiring the supplier to ~~the~~ pay the specified amount.

The Honourable Michelle Mungall