### **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 <u>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,</u>
    - (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