## 111TH CONGRESS 1ST SESSION

## H. R. 3431

To amend the Clean Air Act to promote the certification of aftermarket conversion systems and thereby encourage the increased use of alternative fueled vehicles.

## IN THE HOUSE OF REPRESENTATIVES

July 30, 2009

Mr. Shuler (for himself and Mr. Boren) introduced the following bill; which was referred to the Committee on Energy and Commerce

## A BILL

To amend the Clean Air Act to promote the certification of aftermarket conversion systems and thereby encourage the increased use of alternative fueled vehicles.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Streamline Vehicle
- 5 Conversions Act".

1	SEC. 2. EMISSION CERTIFICATION REQUIREMENTS FOR
2	AFTERMARKET CONVERSION SYSTEMS.
3	Part A of title II of the Clean Air Act (42 U.S.C.
4	7521 et seq.) is amended by adding at the end the fol-
5	lowing:
6	"SEC. 220. EMISSION CERTIFICATION REQUIREMENTS FOR
7	AFTERMARKET CONVERSION SYSTEMS.
8	"(a) Definitions.—In this section:
9	"(1) Aftermarket conversion system.—
10	The term 'aftermarket conversion system' has the
11	meaning given the term in section 85.502 of title 40,
12	Code of Federal Regulations (as in effect on the
13	date of enactment of this section).
14	"(2) Aftermarket conversion test
15	GROUP.—The term 'aftermarket conversion test
16	group' means a group of vehicles or engines identi-
17	fied pursuant to subsection (b)(4) for the purpose of
18	testing aftermarket conversion systems.
19	"(b) Certificates of Conformity.—
20	"(1) IN GENERAL.—In the case of an
21	aftermarket conversion system, the certificate of
22	conformity issued by the Administrator for 1 or
23	more aftermarket conversion test groups—
24	"(A) shall not expire; and
25	"(B) shall continue to apply in subsequent
26	calendar years.

- "(2) Subsequent recertification.—No re-1 certification of an aftermarket conversion system 2 3 shall be required with respect to the aftermarket 4 conversion test group covered by the certificate. "(3) Name Changes.—The names of test groups covered by a certificate of conformity de-6 7 scribed in paragraph (1) shall not change from year 8 to year. 9 "(4) Identification of multiple vehicle 10 MAKES, MODELS, MANUFACTURERS, AND STAND-11 ARDS.—For purposes of aftermarket conversion, the 12 Administrator shall— "(A) establish criteria for use in identi-13 14 fying similar vehicle makes, models, original 15 equipment manufacturers, emission standards, 16 and different model years that may be used 17 under a single aftermarket conversion test 18 group; 19 "(B) accept the aftermarket conversion 20 test group established under subparagraph (A) 21 on an aftermarket conversion system manufac-
- "(c) Carryover Certification for Additional
  Model Years.—At the request of an aftermarket conversion system manufacturer, the Administrator shall allow

turer application for a certificate of conformity.

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- 1 the submission of previous vehicle emission test data and
- 2 on-board diagnostic II system test data for the certifi-
- 3 cation of additional model year vehicles if the aftermarket
- 4 conversion system manufacturer is able to demonstrate
- 5 that neither the aftermarket conversion system nor the de-
- 6 sign and specifications of the applicable vehicle model are
- 7 substantially different, from those identified in the origi-
- 8 nal certificate of conformity, in a way that could affect
- 9 the compliance of the aftermarket conversion system.
- 10 "(d) Carry-Across Certification.—The Adminis-
- 11 trator shall promulgate regulations to allow an
- 12 aftermarket conversion system manufacturer to use emis-
- 13 sion test data and on-board diagnostic II system test data
- 14 generated for a single certified test group to serve as the
- 15 basis for certifying additional test groups upon a showing
- 16 that the additional test groups are sufficiently similar,
- 17 even if produced by different original equipment manufac-
- 18 turers.
- 19 "(e) Use of Assigned Deterioration Fac-
- 20 Tors.—A manufacturer of aftermarket conversion sys-
- 21 tems may use deterioration factors assigned by the Envi-
- 22 ronmental Protection Agency without regard to any sales
- 23 limits imposed on small-volume manufacturers.
- 24 "(f) Waiver of Certain Testing Require-
- 25 Ments.—In certifying an aftermarket conversion system,

- the Administrator shall waive any emission testing and nonexhaust emission testing requirements pertaining to 3 the fuel on which the vehicle or engine was originally cer-4 tified to run, if the aftermarket conversion system manufacturer is able to demonstrate that waiving the testing 6 requirements is appropriate. "(g) ON-BOARD DIAGNOSTIC REQUIREMENTS.—The 7 8 Administrator shall promulgate regulations applicable to on-board diagnostic systems for aftermarket conversion 10 systems that— "(1) ensure that aftermarket conversion sys-11 12 tems which are equipped with on-board diagnostic 13 systems are effective at monitoring critical emission 14 components; "(2) take into account the inability of an 15 16 aftermarket conversion system manufacturer to ac-17 cess proprietary on-board diagnostic technology of 18 an original equipment manufacturer; and "(3) are sufficiently flexible to encourage the 19 20 increased use of alternative fueled vehicles.
- 21 "(h) Older Vehicles.—
- 22 "(1) IN GENERAL.—Conversion of a vehicle out-23 side of the useful life of the vehicle, as specified on 24 the certificate of conformity of the original equip-

1	ment manufacturer, to alternative fuel operation
2	shall not—
3	"(A) be considered to be tampering under
4	section 203, if the aftermarket conversion sys-
5	tem manufacturer or the person performing the
6	conversion is able to demonstrate that the de-
7	velopment and engineering sophistication of the
8	conversion technology is—
9	"(i) matched to an appropriate vehicle
10	or group of vehicles; and
11	"(ii) well-designed and installed in ac-
12	cordance with good engineering judgment
13	so that the installation of the aftermarket
14	conversion system does not degrade emis-
15	sion performance, as compared to the per-
16	formance of the vehicle or vehicles before
17	the conversion; or
18	"(B) require the issuance by the Adminis-
19	trator of any certificate of conformity.
20	"(2) Label.—Upon conversion of a vehicle de-
21	scribed in paragraph (1), the person performing the
22	conversion shall affix to the motor vehicle a label
23	that includes a statement that—
24	"(A) the vehicle has been equipped with an
25	aftermarket conversion system; and

1	(B) the installation of that system oc-
2	curred outside of the useful life of the vehicle.
3	"(3) No preclusion of orders.—Nothing in
4	this section precludes the Administrator from
5	issuing an order to prohibit the manufacture, sale,
6	distribution, or installation of an aftermarket con-
7	version system if the Administrator has evidence
8	that the installation of the aftermarket conversion
9	system on a vehicle outside of the useful life of the
10	vehicle degrades emission performance.".

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