## 95TH GENERAL ASSEMBLY

## State of Illinois

# 2007 and 2008

### HB5772

by Rep. Karen May

## SYNOPSIS AS INTRODUCED:

New Act 30 ILCS 105/5.708 new

Creates the Illinois Diesel Emissions Reduction Act. Creates the Illinois Diesel Emissions Reduction Funding Program and the Diesel Emissions Reduction Fund. Provides that moneys in the Fund shall be used only to implement the Funding Program. Requires the collection of a surcharge on the retail sale or lease of certain diesel vehicles that are of a model year 2006 or earlier and are not equipped with Level 3 Controls. Requires a similar surcharge on the registration of certain diesel vehicles. Requires IEPA, in consultation with the Department of Revenue and after notice and public comment, to promulgate rules to establish and implement the Diesel Emissions Reduction Funding Program. Sets out guidelines for the administration of the Diesel Emissions Reduction Funding Program and the corresponding grant and rebate programs. Provides that IEPA may seek injunctive relief in any court of competent jurisdiction to enforce any provision of the Funding Program. Amends the Illinois Vehicle Code. Provides that the Secretary of State shall require additional information with the registration of a diesel motor vehicle to support a reliable and complete inventory of diesel motor vehicles in the State. Provides that the Secretary of State, in consultation with DOT and IEPA, shall, promulgate regulations by October 1, 2008 to develop a program for registration of diesel nonroad vehicles, locomotives, and diesel marine vessels, and shall implement the program beginning January 1, 2009. Contains other provisions. Effective immediately.

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FISCAL NOTE ACT MAY APPLY

A BILL FOR

## 1

AN ACT concerning finance.

# 2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 1. Short title. This Act may be cited as the
Illinois Diesel Emissions Reduction Act.

6 Section 5. Legislative findings and purpose. The 7 Legislature hereby finds and declares that:

8 (a) Diesel exhaust particle pollution poses a clear and 9 present health risk to the people of Illinois. The United States Environmental Protection Agency has classified diesel 10 exhaust as a likely human carcinogen, and has identified diesel 11 particulate matter and diesel exhaust organic gases as toxic 12 13 air pollutants. Diesel exhaust is also a prime contributor to 14 airborne fine particle pollution that is linked to premature death and other serious cardiovascular and pulmonary problems 15 16 such as heart attacks, abnormal heart rhythms, 17 atherosclerosis, stroke, asthma attacks, permanent respiratory damage, and retardation of lung growth in children. 18

(b) The health impacts from diesel emissions particularly affect children, the elderly, and people with weakened immune systems.

(c) Particularly high concentrations of diesel emissions
 often occur in heavily traveled transportation corridors,

intermodal yards, bus depots, and construction sites; these diesel "hot spots" often are found in densely populated urban areas, disproportionately impacting ethnic minorities and people of lower economic status.

5 (d) Diesel engine crankcases also are a source of emissions 6 that can seep into the cabin and expose vehicle drivers and 7 passengers to harmful diesel emissions.

8 (e) Diesel exhaust also contains black carbon emissions,
9 which contribute to global climate change.

10 (f) Reduction of diesel emissions can help address these 11 human health and climate problems.

12 (g) The United States Environmental Protection Agency has 13 enacted requirements over the past few years requiring the substantial reduction of emissions from new diesel engines in 14 both heavy-duty highway vehicles and land-based nonroad 15 16 equipment. However, these regulations do not apply to any of 17 the over 11,000,000 existing diesel engines in the United States, most of which emit substantially more pollution and 18 often remain in service for 10 to 30 years depending on the 19 20 type of engine and equipment.

(h) Practical, cost-effective measures to substantially reduce diesel particulate emissions are available today, and can be applied to many existing diesel engines. The same technology that limits diesel pollution from new diesel engines can be retrofitted onto existing engines or applied in new replacement engines to reduce diesel emissions by 85% or more.

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(i) Therefore, the purpose of this Funding Program is to
 help minimize the public health risks from exposure to diesel
 particulate emissions as expeditiously as practical.

Section 10. Definitions. For purposes of this Act:

5 (a) "Auxiliary power unit" means a portable, 6 vehicle-mounted system that provides climate control and power 7 for a diesel vehicle interior cabin without using the 8 propulsion engine.

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(b) "CARB" means the California Air Resources Board.

10 (c) "Certified engine configuration" means a new, rebuilt,11 or remanufactured engine configuration:

12 (1) that has been certified or verified by USEPA or13 CARB;

14 (2) that meets or exceeds certain engine emissions15 standards, as determined by IEPA; and

(3) in the case of a certified engine configuration
involving the replacement of an existing engine or vehicle,
an engine configuration that replaced an engine that was
removed from the vehicle and returned to the supplier for
remanufacturing to a more stringent set of engine emissions
standards or for scrappage.

(d) "Closed Crankcase Ventilation System" or "CCV" means equipment that completely closes the crankcase of a diesel engine to the atmosphere and routes the crankcase vapor to the engine intake air system or the exhaust system. - 4 - LRB095 19803 BDD 46191 b

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(f) "DOT" means the Department of Transportation.

2 (g) "Fleet" means one or more diesel vehicles or mobile or
3 stationary diesel engines owned or operated by the same person
4 or group of related persons.

5 (h) "Heavy duty diesel vehicle" means a motor vehicle with 6 a gross vehicle weight rating of at least 14,000 pounds that is 7 powered by a diesel engine.

8 (i) "IEPA" means the Illinois Environmental Protection9 Agency.

10 (j) "Incremental cost" means the cost of an applicant's 11 emission reduction measure actions, less the baseline cost that 12 would otherwise be incurred by the applicant in the normal 13 course of business. Incremental costs may include added lease 14 or fuel costs as well as capital costs.

(k) "Level 3 Control" means a Verified Diesel Emission 15 16 Control Device that achieves a particulate matter (PM) emission 17 reduction of 85% or more from uncontrolled engine emission levels, or that reduces emissions to less than or equal to 0.01 18 19 grams of PM per brake horsepower-hour. Level 3 Control includes 20 repowering or replacing the existing diesel engine with an 21 engine meeting USEPA's 2007 Heavy-duty Highway Diesel 22 Standards, or in the case of a nonroad engine, an engine 23 meeting the USEPA's Tier 4 Nonroad Diesel Standards; Level 3 Control also includes new diesel engines meeting the emissions 24 25 standards.

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(1) "Medium duty diesel vehicle" means a motor vehicle with

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a gross vehicle weight rating of at least 8,500 pounds and less
 than 14,000 pounds that is powered by a diesel engine.

3 (m) "Motor vehicle" means any self-propelled vehicle 4 designed for transporting persons or property on a street or 5 highway, including an on-road diesel vehicle.

6 (n) "Nonroad engine" means an internal combustion engine 7 (including the fuel system) that is not used in a motor vehicle 8 or a vehicle used solely for competition, or that is not a 9 stationary source, except that this term shall apply to 10 internal combustion engines used to power generators, 11 compressors, or similar equipment used in any construction 12 program or project.

(o) "Nonroad vehicle" means a vehicle or piece of equipment that is powered by a nonroad engine, 50 horsepower and greater, and that is not a motor vehicle or a vehicle used solely for competition, which shall include, but not be limited to, excavators, backhoes, cranes, compressors, generators, bulldozers, and similar equipment; unless otherwise indicated, nonroad vehicles do not include locomotives or marine vessels.

(p) "Person" means any natural person, co-partnership,
firm, company, association, joint stock association,
corporation, or other like organization or entity.

(q) "PM" means particulate matter, a criteria pollutant
listed under Section 7408 of the federal Clean Air Act.

(r) "Public agency" means a state, city, county,
administration, department, division, bureau, board,

commission, corporation, institution, or agency of government,
 the expenses of which are paid in whole or in part from the
 public treasury.

4 (s) "Retrofit" means to equip a diesel motor vehicle or
5 nonroad vehicle with new particulate emissions-reducing parts
6 or technology verified by USEPA or CARB after manufacture of
7 the original engine.

8 (t) "Ultra low sulfur diesel fuel" means diesel fuel that 9 has a sulfur content of no more than 15 parts per million.

10 (u) "USEPA" means the United States Environmental11 Protection Agency.

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(x) "Verified diesel emission control device" means:

13 (1) an emission control device or strategy that has
14 been verified to achieve a specified diesel PM reduction by
15 USEPA or CARB; or

(2) replacement or repowering with an engine that is
 certified to specific PM emissions performance by USEPA or
 CARB.

(y) "Verified technology" means a verified diesel emission
 control device, an advanced truckstop electrification system,
 or an auxiliary power unit.

Section 15. Mechanics of the Diesel Emissions ReductionFunding Program.

(a) The Diesel Emissions Reduction Fund (the "Fund") is
 hereby established as a special fund in the State treasury.

- 1 (1) The Fund shall be administered by IEPA for the 2 benefit of the Diesel Emissions Reduction Funding Program 3 established under this Section.
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(2) Interest earned on the Fund shall be credited to the Fund.

(3) The Fund consists of: the funds, contributions,
fees, and surcharges under subsections (a) (5), (a) (6),
(c) (4) (D), and (d) (10) of this Section.

9 (4) Moneys in the Fund shall be used only to implement 10 the Funding Program, provided that a maximum total of 2% of 11 the money in the Fund may be used for Fund administrative 12 costs incurred by both the IEPA and the Department of 13 Revenue. Moneys allocated to an eligible diesel emission 14 reduction measure but not expended in any fiscal year shall 15 be carried over to succeeding fiscal years.

16 (5) A surcharge is hereby imposed on the retail sale, lease, or rental of diesel nonroad vehicles in an amount 17 equal to 1% of the sales price or the lease or rental 18 19 amount. Such a surcharge shall not apply when a public 20 agency is the customer in the sale, lease or rental of a 21 nonroad diesel vehicle. The Department of Revenue shall, 22 within one year after enactment of this Act, adopt any 23 procedures needed for the collection, administration, and enforcement 24 of the surcharge authorized bv this 25 subsection, and shall deposit all surcharges to the credit 26 of the Fund.

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(6) A surcharge is hereby imposed on every retail sale 1 2 or lease of every heavy duty diesel vehicle that is of a 3 model year 2006 or earlier that is not equipped with Level 3 Controls and that is sold or leased in this State. The 4 5 amount of the surcharge is 1% of the total consideration. 6 Such a surcharge shall not apply when a public agency is the customer in the sale, lease or rental of a heavy duty 7 8 diesel vehicle. The Department of Revenue shall, within one 9 year after the enactment of this Act, adopt any procedures 10 needed for the collection, administration, and enforcement 11 of the surcharge authorized by this subsection, and shall 12 deposit all surcharges to the credit of the Fund.

(b) Establishment and Administration of the Funding Program. Within one year after the effective date of this Funding Program, IEPA, in consultation with the Department of Revenue and after notice and public comment, shall promulgate rules to establish and implement the Diesel Emissions Reduction Funding Program in accordance with this Act.

(1) The Funding Program shall consist of either the
Grant Program or the Rebate Program established pursuant to
this Act, or both programs, as determined by IEPA in its
sole discretion.

(2) If IEPA elects to disburse Funding Program funds
 pursuant to the Grant Program, IEPA shall establish and
 administer that program and shall provide grants and
 low-cost revolving loans from the Fund, on a competitive

basis, to eligible measures to achieve significant
 reductions of diesel particulate emissions in accordance
 with the provisions of subsection (c).

4 (3) If IEPA elects to disburse Funding Program funds 5 pursuant to the Rebate Program, IEPA shall establish and 6 administer that program and shall provide rebates from the 7 Fund in accordance with subsection (d).

8 (4) In administering the Funding Program and in 9 accordance with the requirements of this program, IEPA 10 shall:

11 (A) manage Funding Program funds and oversee the
12 Funding Program;

(B) produce guidelines, protocols, and criteria
for eligible emission reduction measures;

(C) develop methodologies for evaluating emission
 reduction measure benefits and cost-effectiveness;

(D) develop procedures for monitoring whether the
emissions reductions projected for grants awarded for
emission reduction measures under this Act are
actually achieved;

(E) prepare reports regarding the progress and
 effectiveness of the Funding Program; and

(F) take all appropriate and necessary actions so
 that emissions reductions achieved through the Funding
 Program may be credited by USEPA to the appropriate
 emissions reduction objectives in the State

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implementation plan.

2 (c) Grant Program. Any Grant Program established by IEPA
3 pursuant to subsection (b)(1) shall be implemented in
4 accordance with the following provisions:

5 (1) IEPA shall annually allocate at its discretion some 6 or all of the moneys available in the Fund to the Grant 7 Program. Grant Program funds not expended in a given year 8 shall be transferred to the Grant Program or any Rebate 9 Program established under subsection (d) for the following 10 year at IEPA's discretion.

11 (2) Fund Distribution. Subject to the provisions of 12 subsection (a)(4), IEPA shall distribute funds available 13 for each fiscal year for eligible emission reduction 14 measures under the Grant Program.

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(3) Applications.

16 (A) To receive a grant or loan under the Grant
17 Program, the applicant shall submit to IEPA an
18 application including such information IEPA may
19 require.

20 (B) An application under this subsection shall21 include:

(i) a description of the air quality of the area in which the emission reduction measure fleets will operate;

(ii) a description of the emission reductionmeasure proposed by the applicant, including:

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(I) any certified engine configuration or 1 2 verified technology proposed to be used or funded in the emission reduction measure; and 3 (II) the means by which the emission 4 5 reduction measure will achieve a significant reduction in diesel emissions; 6 7 (iii) an evaluation (using methodology

8 approved by IEPA) of the quantifiable and 9 unquantifiable benefits of the emissions 10 reductions of the proposed emission reduction 11 measure;

(iv) an estimate of the cost of the proposed emission reduction measure;

14(v) a description of the age and expected15lifetime control of the equipment to be used or16funded in the proposed emission reduction measure;

17 (vi) a description of the diesel fuel 18 available in the areas to be served by the proposed 19 emission reduction measure, including the sulfur 20 content of the fuel;

21 (vii) provisions for the monitoring and 22 verification of the emission reduction measure; 23 and

24 (viii) such other information as may be25 required by IEPA.

26 (4) Eligibility.

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(A) A proposed emission reduction measure must meet the requirements of this Act to be eligible for a grant or loan under the Grant Program.

(B) IEPA may consider for funding the following types of emission reduction measures:

installation of a retrofit technology 6 (i) 7 (including any incremental costs of a repowered or 8 new diesel engine) that significantly reduces 9 particulate emissions through development and 10 implementation of a certified engine configuration 11 or a verified diesel emission control device for a 12 medium-duty or heavy-duty diesel motor vehicle, a 13 diesel nonroad vehicle, a commercial marine engine 14 or a locomotive:

(ii) installation of a CCV on any vehicle or
 equipment described in subsection (B) (i); and

17 (iii) programs or emission reduction measures reduce long-duration idling using verified 18 to 19 technology involving a vehicle described in 20 subsection (B)(i); provided that truckstop electrification facilities shall be eligible for 21 22 low-cost revolving loans but not eligible for 23 grants.

(C) In providing a grant or loan under the Grant
 Program, IEPA shall give priority to otherwise
 eligible emission reduction measures that, as

1	determined by IEPA:
2	(i) maximize public health benefits;
3	(ii) are cost-effective;
4	(iii) serve areas:
5	(I) with the highest population density;
6	(II) that are poor air quality areas,
7	including areas identified by IEPA as:
8	(a) in nonattainment or maintenance of
9	national ambient air quality standards for
10	a criteria pollutant;
11	(b) areas with toxic air pollutant
12	concerns;
13	(III) that receive a disproportionate
14	quantity of air pollution from a diesel fleets,
15	including truckstops, ports, rail yards,
16	terminals, and distribution centers; or
17	(iv) include a certified engine configuration
18	or verified technology that has a long expected
19	useful life;
20	(v) will maximize the useful life of any
21	certified engine configuration or verified
22	technology used or funded by the project;
23	(vi) conserve diesel fuel; and
24	(vii) use ultra low sulfur diesel fuel.
25	(D) For a proposed emission reduction measure to
26	qualify for the Funding Program, other than a project

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involving a marine vessel or engine, not less than 75% 1 2 of vehicle miles traveled or hours of operation 3 projected for the 5 years immediately following the award of a grant must be projected to take place in 4 5 this State. For a proposed emission reduction measure 6 involving a marine vessel or engine, the vessel or 7 engine must be operated in the waterways adjacent to or within Illinois for a sufficient amount of time over 8 9 the lifetime of the measure, as determined by IEPA, to 10 meet the cost-effectiveness requirements of subsection 11 (c) (5). The owner of any vehicle receiving funding for 12 an emission reduction measure that fails after the 13 award of the grant to meet the geographical 14 requirements of this subsection shall pay a civil 15 penalty to IEPA equal to a portion of the grant funds 16 as IEPA shall require pursuant to prior regulations. 17 The proceeds of all such penalties shall be deposited into the Fund. 18

19 (E) Each proposed emission reduction measure must
20 meet the cost-effectiveness requirements of subsection
21 (c) (5).

(F) A proposed emission reduction measure based on
the use of a certified engine configuration or verified
technology must document, in a manner acceptable to
IEPA, a reduction in particulate emissions of at least
50% (compared with the baseline emissions adopted by

IEPA for the relevant engine year and application to 1 the extent not provided pursuant of the relevant CARB 2 3 or USEPA verification process). Three years after the enactment of this Act, after study of available 4 5 emissions reduction technologies, and after public 6 notice and comment, IEPA may increase the minimum 7 percentage reduction in particulate emissions required by this subsection to improve the ability of the 8 9 Funding Program to achieve its goals.

(5) Cost-effectiveness

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11 (A) For purposes of this Act, "cost-effectiveness" 12 means the total dollar amount divided by the total 13 number of tons of particulate matter reduction 14 attributable to that expenditure. In calculating 15 cost-effectiveness, one-time grants of money at the 16 beginning of a project shall be annualized using a time 17 value of public funds or discount rate determined for each project by IEPA, taking into account the interest 18 19 rate on bonds, interest earned by State funds, and 20 other factors IEPA considers appropriate.

(B) IEPA shall establish reasonable methodologies
 for evaluating emission reduction measure
 cost-effectiveness consistent with subsection (5) (A).

(C) Except as provided by subsection (5)(F), and
except for installation of CCVs under subsection
(4)(B)(ii), IEPA may not award a grant for a proposed

emission reduction measure under the Grant Program the cost-effectiveness of which, calculated in accordance with subsections (5) (A) and (B) and criteria developed thereunder, exceeds \$135,000 per ton of PM emissions. This subsection does not restrict IEPA authority under other law to require emissions reductions with a cost-effectiveness that exceeds \$135,000 per ton.

8 (D) IEPA may not award a grant that provides an 9 amount that exceeds the incremental cost of the 10 proposed emission reduction measure.

11 (E) In determining the amount of a grant under this 12 Act, IEPA shall reduce the incremental cost of a 13 proposed new purchase, retrofit, repower, or add-on 14 equipment emission reduction measure by the value of 15 any existing financial incentive that directly reduces 16 the cost of the proposed measure, including tax credits 17 or deductions, other grants, loans, rebates, or any other public financial assistance. 18

(F) Adjustment of cost-effectiveness. Based upon a
study of available emissions reduction technologies
and costs and after public notice and comment, IEPA may
change the values of the maximum grant award criteria
established in subsection (5)(C) to account for
inflation or to improve the ability of the Grant
Program to achieve its goals.

(d) Rebate Program. Any Rebate Program established by IEPA

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1 pursuant to subsection (b)(1) shall be implemented in 2 accordance with the following provisions:

(1) IEPA shall annually allocate at its discretion some
or all of the moneys available in the Fund to the Rebate
Program. Rebate Program funds not expended in a given year
shall be transferred to the Rebate Program or any Grant
Program established under subsection (c) for the following
year at IEPA's discretion.

9 (2) A retrofit vendor or owner of an eligible vehicle 10 who meets the requirements of this subsection shall be 11 eligible to receive a rebate under the Rebate Program; for 12 purposes of this subsection, "eligible vehicle" shall mean 13 a vehicle that meets the requirements of this subsection 14 and that is described in subsection (c) (4) (B) (i).

15 (3) Moneys from the Fund will be provided in the rebate 16 amount to defray the cost of purchase and installation of 17 retrofitting an eligible vehicle with a Level 3 Control in 18 combination with a CCV.

(4) Within 180 days after effective date of this Act,
IEPA shall establish the initial rebate amount for
retrofits of various types of eligible vehicles. IEPA shall
review the appropriateness of the amount no less frequently
than annually and may change the rebate amount to improve
the ability of the Rebate Program to achieve its goals.

(5) In order to receive a rebate, an eligible vehicle
 owner or retrofit vendor shall:

(A) submit to IEPA a completed rebate reservation
 form including such information IEPA may require with
 respect to each rebate sought;

(B) within 120 days of submission of a rebate 4 5 reservation form, the owner or vendor shall complete the retrofit pertaining to the rebate reservation 6 7 form, and shall submit a completed IEPA reimbursement request form including certification of 8 retrofit 9 completion and compliance with all requirements of 10 this subsection and containing such other information 11 and such other conditions as IEPA may require.

12 (6) Rebates shall be provided on a first come, first 13 served basis, with priority established based upon the date 14 of IEPA receipt of a completed reservation form pursuant to 15 subsection (5) (A); provided that, if the retrofits are not 16 completed and the reimbursement request form is not 17 submitted to IEPA within the 120 day period as required by subsection (5)(B), then IEPA may reduce the amount of the 18 19 rebate or take such other action as it has established by 20 regulations promulgated pursuant to this Funding Program.

21 (7) To the extent of available funds allocated to the 22 Rebate Program, IEPA shall pay the owner or vendor the 23 rebate within 60 days of receipt of a timely, complete, and 24 accurate reimbursement form.

(8) Owners of eligible vehicles for which rebates arepaid must:

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(A) meet the requirements of subsection (c)(4)(D);

2 (B) fuel the vehicle with ultra low sulfur diesel 3 fuel; and

4 (C) maintain the vehicle and Level 3 Controls 5 according to manufacturer specifications.

6 (9) The retrofit vendor to eligible vehicles for which 7 rebates are provided must honor all warranty provisions 8 according to their verification.

9 (10) Persons receiving rebates who fail to meet all 10 requirements of this subsection shall pay a civil penalty 11 to IEPA in the full amount of the rebates, plus interest at 12 a reasonable rate established by IEPA. The proceeds of all 13 such penalties shall be deposited in the Fund.

14 (e) Emission Reduction Credits.

(1) An emission reduction measure funded under the
Funding Program established under this Section may not be
used for credit under any State or federal emissions
reduction credit averaging, banking, or trading program.

19 (2) An emissions reduction generated by an emission
 20 reduction measure funded under the Funding Program
 21 established under this Section:

(A) may not be used as a marketable emissions
reduction credit or to offset any emissions reduction
obligation; but

(B) may be used to demonstrate conformity with theState implementation plan.

1 (3) An emission reduction measure involving a new 2 measure that would otherwise generate marketable credits 3 under State or federal emissions reduction credit 4 averaging, banking, or trading programs is not eligible for 5 funding under the Funding Program established under this 6 Section unless:

7 (A) the measure includes the transfer of the
8 reductions that would otherwise be marketable credits
9 to the State implementation plan; and

10 (B) the reductions are permanently retired.11 (f) Funding Program Reports.

12 (1) Not later than December 1, 2009, and not later than 13 December 1 of every second year thereafter, IEPA shall 14 publish and submit to the legislature a report of the 15 implementation of the provisions of this Funding Program. 16 IEPA shall provide notice and an opportunity for public 17 comment and public hearing on each draft biennial report and, in producing a final biennial report, shall consider 18 19 and respond to all significant comments received; the 20 report shall be publicly available, and IEPA shall post it on its website. 21

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(2) The report must:

(A) include a review of each pollution-reduction
 measure funded under any Grant Program, the amount
 granted for the emission reduction measure, the
 emissions reductions attributable to the emission

reduction measure, and the cost-effectiveness of the emission reduction measure; IEPA shall also conduct an annual review of any Rebate Program, including the total rebates paid, the total retrofits installed and the aggregate emission reductions attributable to those retrofits;

(B) include a summary of IEPA's Funding Program
 implementation activities under this Section;

9 (C) account for money received, money disbursed as 10 grants, money reserved for grants based on project 11 approvals, money disbursed as rebates, any recommended 12 transfer of money between allocations, and must 13 estimate future demand for grant and rebate funds under 14 the Funding Program;

15 (D) describe the overall effectiveness of the 16 Funding Program in delivering particulate emissions 17 reductions and other emission reductions as 18 co-benefits;

(E) evaluate the effectiveness of the Funding
Program in soliciting and evaluating project
applications, providing awards in a timely manner, and
monitoring project implementation;

(F) describe adjustments made to project selection
 criteria and recommend any further needed changes or
 adjustments to the grant programs, including changes
 in grant award criteria, administrative procedures, or

statutory provisions that would enhance the Funding
 Program's effectiveness and efficiency;

3 (G) describe any adjustments made to the maximum
4 cost-effectiveness amount and award amount;

5 (H) evaluate the benefits of addressing additional
6 pollutants as part of the Funding Program; and

7 (I) include legislative recommendations necessary
8 to improve the effectiveness of the Funding Program.

9 Section 20. Miscellaneous.

10 (a) Equitable Relief Authorized. In addition to other 11 remedies provided in this Funding Program, IEPA may seek 12 injunctive relief in any court of competent jurisdiction to 13 enforce any provision of this Funding Program.

14 (b) Severability. If any clause, sentence, paragraph, 15 section or provision of this Funding Program shall be adjudged 16 by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair, or invalidate the remainder 17 18 of this Funding Program, but shall be confined in its operation to the clause, sentence, paragraph, section, or provision of 19 20 this Funding Program directly involved in the controversy in 21 which the judgment was rendered.

22 Section 95. The State Finance Act is amended by adding 23 Section 5.708 as follows:

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1 (30 ILCS 105/5.708 new)

## 2 <u>Sec. 5.708. The Diesel Emissions Reduction Fund.</u>

3 Section 99. Effective date. This Act takes effect upon4 becoming law.