# **SENATE BILL 873**

R6

3lr3160 CF HB 444

### By: **Senator Glassman** Introduced and read first time: February 7, 2013 Assigned to: Rules

## A BILL ENTITLED

## 1 AN ACT concerning

#### 2 Vehicle Emissions Inspection Program – Alternate Tests and Inspections

3 FOR the purpose of requiring the Motor Vehicle Administration and the Maryland 4 Department of the Environment to develop and use an alternate exhaust  $\mathbf{5}$ emissions test and an alternate emissions equipment and misfueling inspection 6 under the Vehicle Emissions Inspection Program for a motor vehicle that cannot 7 take or pass the primary test or inspection for certain reasons; authorizing the 8 Administration and the Department to develop and use certain emissions tests 9 or inspections previously used under the Program as an alternate test or inspection; and generally relating to the Vehicle Emissions Inspection Program. 10

- 11 BY repealing and reenacting, without amendments,
- 12 Article Transportation
- 13 Section 23–202(a)
- 14 Annotated Code of Maryland
- 15 (2012 Replacement Volume)
- 16 BY repealing and reenacting, with amendments,
- 17 Article Transportation
- 18 Section 23–202(b)
- 19 Annotated Code of Maryland
- 20 (2012 Replacement Volume)
- 21 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 22 MARYLAND, That the Laws of Maryland read as follows:
- 23

#### Article – Transportation

24 23–202.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



#### **SENATE BILL 873**

1 (a) (1) Subject to subsection (d) of this section, the Administration and the 2 Secretary shall establish an emissions control program in the State in accordance with 3 the federal Clean Air Act.

4 (2) The program shall remain in effect only as long as required by 5 federal law.

6 (b) (1) Subject to paragraph (3) of this subsection, the emissions control 7 program shall provide for a biennial exhaust emissions test and emissions equipment 8 and misfueling inspection for all vehicles of the 1977 model year and each model year 9 thereafter.

10 (2) The emissions control program may not authorize an exhaust 11 emissions test or emissions equipment and misfueling inspection for any vehicle of a 12 model year earlier than the 1977 model year.

13 (3) (i) In this paragraph, "qualified hybrid vehicle" means an 14 automobile that:

15 1. Meets all applicable regulatory requirements;

16 2. Meets the current vehicle exhaust standard set under
17 the federal Tier 2 program for gasoline-powered passenger cars under 40 C.F.R. Part
18 80 et seq.; and

193. Can draw propulsion energy from both of the20following sources of stored energy:

- A. Gasoline or diesel fuel; and
- B. A rechargeable energy storage system.

(ii) A qualified hybrid vehicle is not required to submit to a first
exhaust emissions test and emissions equipment and misfueling inspection until 3
years after the date on which the vehicle was first registered in the State.

(4) (I) THE ADMINISTRATION AND THE SECRETARY SHALL
DEVELOP AND USE AN ALTERNATE EXHAUST EMISSIONS TEST AND AN
ALTERNATE EMISSIONS EQUIPMENT AND MISFUELING INSPECTION UNDER THE
PROGRAM FOR A MOTOR VEHICLE THAT CANNOT TAKE OR PASS THE PRIMARY
TEST OR INSPECTION BECAUSE:

311.THE "CHECK ENGINE" OR OTHER EQUIVALENT32LIGHT IS ON;

#### **SENATE BILL 873**

"MAINTENANCE REQUIRED" OR OTHER 1 2. THE  $\mathbf{2}$ EQUIVALENT LIGHT IS ON; OR 3 3. THE SPEEDOMETER  $\mathbf{IS}$ NOT **OPERATING** 4 **PROPERLY.** THE ADMINISTRATION AND THE SECRETARY MAY  $\mathbf{5}$ **(II)** 6 DEVELOP AND USE A TEST OR AN INSPECTION METHOD PREVIOUSLY USED

7 UNDER THE PROGRAM AS AN ALTERNATE TEST OR INSPECTION.

8 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 9 October 1, 2013.