S. 606, Reliable Fuels Act of 2005 Amendments List

Business Meeting, Wednesday, March 16, 2005

- Inhofe #1 Manager's Amendment, to modify calculations of renewable fuels, and for other purposes.
- Boxer #1 To Exempt California from the Ethanol Mandate
- Boxer #2 To allow the ethanol mandate to be suspended temporarily if it harms the economy or environment.
- Boxer #3 To Require the Governor of a State to Approve the Ethanol Mandate
- Boxer #4 To Allow the Governor of a State to waive the Ethanol Mandate.
- Boxer #5 To allow the Governor of a State to waive the ethanol mandate temporarily
- Boxer #6 To Force the Environmental Protection Agency to Make a Decision After 90 Days When Waiver is Petitioned for
- Boxer #7 To Strike the Safe Harbor Provision
- Boxer #8 To Replace the Safe Harbor Provision
- Boxer #9 To Replace the Safe Harbor Provision
- Boxer #10 To allow the ethanol mandate to be suspended temporarily if it harms the economy or environment.
- Boxer #11 To Replace the Ethanol Mandate With the House–Passed Ethanol Mandate Schedule
- Boxer #12 To Improve the Ethanol Mandate
- Boxer #13 To Prevent Market Manipulation
- Boxer #14 To Make Technical Corrections
- Boxer #15 To Replace Findings
- Boxer #16 To clarify requirements in case of failure to promulgate regulations.
- Boxer #17 To modify the applicable volume of the renewable fuel program to 3 million gallons.

Boxer #18 – To modify the applicable volume of the renewable fuel program to 4 million gallons.

Boxer #19 – To eliminate the termination of waivers under the renewable fuel programs.

Boxer #20 – To modify the termination of waivers under the renewable fuel program to after 7 years.

Boxer #21 – To modify the termination of waivers under the renewable fuel program to after 4 years.

Boxer #22 – To modify the study and waiver for the initial year of the renewable fuel program, in general no later than 120 days after enactment.

Boxer #23 – To modify the study and waiver for the initial year of the renewable fuel program, in general no later than 150 days after enactment.

Boxer #24 – To modify the study and waiver for the initial year of the renewable fuel program, in general no later than 90 days after enactment.

Boxer #25 – To modify the extension of effective date based on determination of insufficient supply for not more than 2 years.

Boxer #26 – To modify the determination of applicable percentages under the renewable fuel program to be submitted by August 30 of each calendar year.

Boxer #27 – To modify the applicable volume of the renewable fuel program to 2 million gallons.

Boxer #28 – To modify the applicable volume of the renewable fuel program to 1 million gallons.

Boxer #29 – To modify the applicable volume under the renewable fuel program.

Boxer #30 – To modify the determination of applicable percentages under the renewable fuel program to be submitted by September 30 of each calendar year.

Boxer #31 – To modify the determination of applicable percentages under the renewable fuel program to be submitted by July 31 of each calendar year.

Boxer #32 – To modify the determination of applicable percentages under the renewable fuel program to be submitted by October 1 of each calendar year.

Boxer #33 – To modify the determination of applicable percentages under the renewable fuel program to be submitted by August 31 of each calendar year.

Boxer #34 – To modify the determination of applicable percentages under the renewable fuel program to be submitted by July 30 of each calendar year.

Boxer #35 – To modify the determination of applicable percentages under the renewable fuel program to be submitted by June 30 of each calendar year.

Boxer #36 – To modify the determination of applicable percentages under the renewable fuel program to be submitted by June 31 of each calendar year.

Boxer #37 – To modify the determination of applicable percentages under the renewable fuel program to be submitted by October 30 of each calendar year.

Boxer #38 – To provide a sunset for the renewable fuel program.

Boxer #39 – To amend the Internal Revenue Code of 1986 to eliminate tax subsides for ethanol fuel.

Boxer #40 – To modify the termination of waivers under the renewable fuel program to after 5 years.

Boxer #41 – To modify the termination of waivers under the renewable fuel program to after 6 years.

Boxer #42 – To modify the termination of waivers under the renewable fuel program to after 2 years.

Boxer #43 – To modify the termination of waivers under the renewable fuel program to after years.

Boxer #44 – To exempt certain States and Territories from the renewable fuel program.

Boxer #45 – To provide an evaluation of the renewable fuel supply under the renewable fuel program.

Boxer #46 – To suspend requirement of the renewable fuel program during any period in which the ethanol production industry is determined to be highly concentrated.

Boxer #47 – To require the Attorney General to make a determination whether producers, marketers, and distributors of renewable fuel are engaging in anticompetitive practices.

Boxer #48 – To authorize the Administrator of the Environmental Protection Agency to waive the renewable fuel program requirements in certain cases.

Boxer #50 – To exclude Petroleum Administration for Defense Districts I, IV, and V from the renewable fuel program.

Boxer #51 – To exempt refiners in Petroleum Administration for Defense Districts I, III, IV, and V from the requirements of the renewable fuel program in certain cases.

Boxer #52 – To exempt Petroleum Administration for Defense Districts I, IV, and V from certain requirements of the renewable fuel program.

Boxer #53 – To exclude Petroleum Administration for Defense Districts I and V from the renewable fuel program.

Boxer #54 – To waive the requirements of the renewable fuel program with respect to certain Administration for Defense Districts.

Boxer #55 – To provide that any producer of renewable fuel found to have engaged in price fixing or any other form of market manipulation shall not participate in the renewable fuel program.

Boxer #56 – To exempt refiners in Petroleum Administration for Defense Districts I, IV, and V from the renewable fuel program in certain cases.

Boxer #58 – To provide that the Secretary of Energy and the Administrator of the Environmental Protection Agency shall identify the fuels that meet the definition of renewable fuel.

Boxer #59 – To waive the renewable fuel program in areas in which ethanol is not readily available.

Boxer #60 – To establish certain requirement for Petroleum Administration for Defense Districts.

Boxer #62 – To strike the renewable fuel program.

Boxer #63 – To exempt certain States from the renewable fuel program.

Boxer #64 – To exempt certain States from the renewable fuel program.

Boxer #65 – To amend the Internal Revenue Code of 1986 to eliminate tax subsides for ethanol fuel at the end of 2006.

Boxer #66 – To modify the extension of effective date based on determination of insufficient supply for not more than 6 years.

Boxer #67 – To impose certain restriction on the application of the renewable fuel program.

Boxer #68 – To provide that the toxic air pollutant emissions standards established for a refiner of importer remain applicable to the refiner of importer notwithstanding the consolidation of the refiner of importer with, or the acquisition of the refiner of importer by, another person.

Boxer #69 – To modify the extension of effective date based on determination of insufficient supply for not more than 5 years.

Boxer #70 – To modify the extension of effective date based on determination of insufficient supply for not more than 7 years.

Boxer #71 – To modify the applicable volume required under the renewable fuel program to 4.8 billion gallons by 2018.

Boxer #72 – To modify the extension of effective date based on determination of insufficient supply for not more than 4 years.

Boxer #73 – To modify the extension of effective date based on determination of insufficient supply for not more than 3 years.

Boxer #74 – To modify the applicable volume required under the renewable fuel program to 5.0 billion gallons by 2018.

Boxer #75 – To modify the extension of effective date based on determination of insufficient supply with regard to acting on petitions within 90 days.

Boxer #76 – To modify the extension of effective date based on determination of insufficient supply with regard to acting on petitions within 120 days.

Boxer #77 – To modify the extension of effective date based on determination of insufficient supply with regard to acting on petitions within 150 days.

Boxer #78 – To provide that at least 50 percent of the quantity of renewable fuel purchased by refiners and blenders shall be purchased from ethanol producers with an annual production of les than 50,000 barrels per day.

Boxer #79 – To phase out the tax subsides for ethanol fuel as the market share of such fuel increases.

Boxer #80 – To amend the Internal Revenue Code of 1986 to eliminate tax subsides for ethanol fuel.

Boxer #81 – To authorize the States to elect to participate in the renewable fuel program.

Boxer #82 – To include clean alternative fuels within the meaning of "renewable fuel".

Boxer #84 – To improve the credit and trading system.

Boxer #85 – To Give Governor Authority to Suspend the Ethanol Mandate in an Emergency.

Boxer #86 – To Improve the Ethanol Mandate Schedule

Boxer #87 – To Sunset the Ethanol Mandate

Boxer #88 – To Improve the Market Evaluation

Boxer #89 – To study potential effects of the renewable fuel program.

Boxer #90 – To clarify the scope of the renewable fuel program with regard to States.

Boxer #91 – To clarify the scope of the renewable fuel program with regard to certain States.

Boxer #93 – To clarify the scope of the renewable fuel program with regard to certain States.

Boxer #94 – To suspend duties on imported ethanol.

Boxer #95 – To adjust the applicable volume of renewable fuel under the renewable fuel program to 5 billion gallons by 2015.

Boxer #96 – To adjust the applicable volume of renewable fuel under the renewable fuel program.

Boxer #97 – To clarify credit trading procedures under the renewable fuels program.

Boxer #98 – To clarify the scope of the renewable fuel program with regard to certain States.

Boxer #99 – To clarify administration of the renewable fuel program with regard to Petroleum Area Defense District II.

Boxer #100 – To clarify administration of the renewable fuel program with regard to Petroleum Area Defense District II and III.

Boxer #102 – To clarify credit trading procedures under the renewable fuel program with regard to forced credit purchasing.

Boxer #105 – To ensure the availability of sufficient cellulosic biomass ethanol supplies throughout the United States.

Boxer #106 – To modify a provision relating to renewable fuel safe harbor.

Boxer #107 – To protect air quality by allowing for seasonal variation in the use of renewable fuels.

Boxer #108 – To provide for equal liability treatment of vehicle fuels and fuel additives.

Boxer #109 – To promote the use of cellulosic biomass ethanol derived from agricultural

residues.

Boxer #110 – To modify a provision relating to leaking underground storage tanks.

Boxer #111 – Technical correction to the Renewable Fuels Safe Harbor "Exception" language

Chafee #1 – Underground storage tanks into compliance.

Clinton #1 – Ozone non-attainment areas relating to seasonal variations in renewable fuel use.

Clinton #2 – Reid vapor pressure limitation to ozone non-attainment areas.

Clinton #3 – Modify the update of the emissions model.

Clinton #4 – Modify the RFG opt-in provision.

Jeffords #1 – Removes the Leaking Underground Storage Tanks provisions from this bill

Jeffords #2 – To allow use of LUST Trust Fund for cleanup of MTBE and other oxygenated fuel additives and preserve integrity of LUST Trust Fund.

Jeffords #3 – Updates the years from 1999–2000 to 2002–2003 for the establishment of the toxics emissions reduction performance by refiners and importers of gasoline to ensure the removal of MTBE does not result in backsliding.

Jeffords #4 – Clarifies reformulated gasoline requirements must consider all emissions from the entire motor vehicle by adding "emissions related to permeation of the soft fuel system components." Also specifies the term "evaporative emissions," when used in setting the Reid Vapor Pressure standards in nonattainment areas, includes "emissions related to permeation of the soft fuel system components."

Lautenberg #1 – EPA to develop a Renewability Index.