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1987 Assembly Bill 585

Date of enactment: April 8, 1988 Date of publication: April 18, 1988

1987 Wisconsin Act 218

AN ACT to amend 110.20 (11) of the statutes, relating to motor vehicle emissions inspections.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows: SECTION 1. 110.20 (11) of the statutes is amended to read:

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110.20 (11) INSPECTION TESTS; RESULTS. (a) An idle mode inspection shall be performed The contractor shall perform the idle test or engine restart idle test required under 40 CFR subpart W to determine compliance with applicable emission limitations for carbon monoxide and hydrocarbons. In addition, the department shall require the contractor to shall perform a loaded mode inspection test if the idle test or engine restart idle test shows that the motor vehicle does not comply with one or more applicable emissions limitations and the motor vehicle is suitable for loaded mode inspection testing as determined by the department, unless the person presenting the vehicle for inspection refuses the loaded mode inspection test. The department may require the contractor to provide information on the fuel efficiency of the motor vehicle as part of the a loaded mode inspection test.

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(b) The department shall require the contractor to furnish the results of the inspection <u>testing</u> in writing to the person presenting the vehicle for inspection before he or she departs from the testing station. If the inspection shows that the vehicle does not comply with one or more applicable emissions limitations, the results shall include, to the extent possible, a description of the noncompliance and, if a loaded mode inspection test was performed, the adjustments or repairs likely to be needed for compliance.