Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: H3/13/03	
2	84th General Assembly	A Bill	
3	Regular Session, 2003		HOUSE BILL 2620
4			
5	By: Representative Mahony		
6			
7			
8		For An Act To Be Entitled	
9	AN ACT T	TO LEVY A WHOLESALE EXCISE TAX OF ON	IE
10	PERCENT	(1%) ON GROSS RECEIPTS OF MOTOR FUE	L SOLD
11	BY POSIT	TION HOLDERS IN ARKANSAS AND ON THE	
12	PURCHASE	E PRICE OF MOTOR FUEL IMPORTED FOR S	SALE,
13	USE, STO	DRAGE, DISTRIBUTION, OR CONSUMPTION	IN
14	ARKANSAS	S; AND FOR OTHER PURPOSES.	
15			
16		Subtitle	
17	LEVIE	ES A ONE PERCENT (1%) WHOLESALE	
18	MOTOR	R FUEL EXCISE TAX ON SALE OF MOTOR	
19	FUEL	BY POSITION HOLDERS AND IMPORTATION	I
20	OF MC	OTOR FUEL BY IMPORTERS.	
21			
22			
23	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF ARKA	ANSAS:
24			
25	SECTION 1. Arka	nsas Code, Title 26, Chapter 57 is a	amended by adding an
26	additional subchapter	to read as follows:	
27	<u>26-57-1301.</u> Def	initions.	
28	For purposes of	this subchapter:	
29	<u>(1) "Dire</u>	ector" means the Director of the Depa	artment of Finance
30	and Administration;		
31	<u>(2) "Expo</u>	ort" means, with respect to a position	on holder or the
32	holder's agent, or wit	h respect to an exporter or the exp	orter's agent, the
33	delivery of motor fuel	out of this state;	
34	<u>(3) "Expo</u>	rter" means any person who acquires	motor fuel in
35	Arkansas for the purpo	se of transporting or delivering the	e fuel to another
36	state or country;		

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1	(4) "Gross receipts or gross proceeds" means:
2	(A) The total amount of consideration for the sale of
3	motor fuel including federal motor fuel excise tax less deductions for state
4	motor fuel gallonage tax levied and collected pursuant to Title 26, Chapter
5	55 and transportation charges; and
6	(B)(i) The value of motor fuel, including any federal
7	motor fuel excise tax, withdrawn from the stock of a position holder for
8	distribution or use by the position holder.
9	(ii) The value is deemed equal to the price per
10	gallon, including any federal motor fuel excise tax, allocated to the
11	withdrawal by the position holder as reflected on the bill of lading or
12	manifest;
13	(5) "Import" means, with respect to a position holder or the
14	holder's agent, or with respect to an importer or the importer's agent, the
15	delivery of motor fuel into Arkansas from out of state;
16	(6) "Importer" means any person who imports motor fuel to a
17	location in Arkansas other than to a position holder at a terminal or
18	refinery;
19	(7)(A) "Motor fuel" means all products commonly or commercially
20	known or sold as gasoline regardless of their classification or uses.
21	(B) "Motor fuel" includes casinghead, absorption, and
22	natural gasoline and condensate when used without blending as a motor fuel or
23	is sold for use in motors directly, or is sold to those who blend for their
24	own use.
25	(C) However, "motor fuel" does not include casinghead,
26	absorption, and natural gasoline and condensate when sold to be blended or
27	compounded with other less volatile liquids in the manufacture of commercial
28	gasoline for motor fuel;
29	(8) "Person" includes any individual, company, partnership,
30	joint venture, joint agreement, mutual or other association, corporation,
31	limited liability company, estate, trust, business trust, receiver, or
32	trustee appointed by any state, federal, or other court, syndicate, this
33	state, any county, city, municipality, school district, or any other
34	political subdivision of this state or group or combination acting as a unit,
35	in the plural or singular number;
36	(9)(A) "Position holder" means a person that imports or acquires

1	immediately upon import into Arkansas motor fuel by pipeline, marine vessel,
2	or other form of delivery from within a state, territory, or possession of
3	the United States into a terminal or refinery or that imports motor fuel into
4	Arkansas from a foreign country, or that produces, manufactures, or refines
5	motor fuel within Arkansas or that owns motor fuel in the pipeline and
6	terminal distribution system in Arkansas and is subject to the general taxing
7	or police jurisdiction of Arkansas and in any case is also registered under
8	Internal Revenue Code § 4101 as in effect on March 1, 2003, for transactions
9	in taxable motor fuel in the bulk distribution system.
10	(B) A terminal operator shall not be considered a position
11	holder merely because the terminal operator handles motor fuel or distillate
12	special fuel consigned to it within a terminal;
13	(10) "Purchase price" means the total consideration for the
14	purchase of motor fuel including federal motor fuel excise tax less
15	deductions for state motor fuel gallonage tax levied and collected pursuant
16	to Title 26, Chapter 55 and transportation charges;
17	(11) "Rack" means a dock, platform, or an open bay with a series
18	of metered pumps and hoses for delivering motor fuel from a refinery or
19	terminal into a motor vehicle or other means of conveyance;
20	(12) "Terminal" means a fuel storage and distribution facility
21	that is supplied by pipeline, marine vessel, or other source, and from which
22	motor fuel may be removed at a rack; and
23	(13)(A) "Terminal Operator" means the person who by ownership or
24	contractual agreement is charged with the responsibility and physical control
25	over the operation of a terminal.
26	(B) However, there shall be only one (1) person charged
27	with responsibility as operator at each terminal for purposes of this
28	subchapter.
29	
30	26-57-1302. Sales by position holders - Purchase by importer.
31	There is levied a wholesale excise tax of one percent (1%) on:
32	(1) The gross receipts or gross proceeds derived from all sales
33	of motor fuel by position holders to any person in the State of Arkansas; and
34	(2) The purchase price of motor fuel purchased by an importer
35	for sale, storage, use, distribution, or consumption within this state.
36	

1	<u>26-5/-1303. Exemptions.</u>
2	There is specifically exempted from the tax imposed by this subchapter
3	the following:
4	(1) The gross receipts or gross proceeds derived from sales to
5	the United States government;
6	(2) The gross receipts or gross proceeds derived from sales for
7	export outside of Arkansas; and
8	(3) Motor fuel imported into Arkansas in the fuel tank of a
9	motor vehicle.
10	
11	26-57-1304. Monthly return and remittance.
12	(a) The importer or position holder subject to the taxes levied by
13	this subchapter shall file a monthly return and remit the tax for the month
14	to the Director of the Department of Finance and Administration no later than
15	the fifteenth day of the month next following the month in which the sale was
16	made.
17	(b)(1) The returns shall be made upon forms prescribed and furnished
18	by the director and signed by the person required to collect and remit the
19	tax or his agent.
20	(2) The return shall contain such information as the director
21	shall require for the proper administration of this subchapter.
22	(c) This subchapter is to be administered in all respects in
23	accordance with the Arkansas Tax Procedure Act, § 26-18-101 et seq., unless
24	otherwise provided.
25	
26	26-57-1305. Tax reporting number.
27	Every importer and position holder subject to the tax levied by this
28	subchapter shall register with the Director of the Department of Finance and
29	Administration and obtain a tax reporting number.
30	
31	26-57-1306. Disposition of taxes, interest, and penalties.
32	(a) All taxes, interest, penalties, and costs received by the Director
33	of the Department of Finance and Administration under the provisions of this
34	subchapter shall be general revenues and shall be deposited in the State
35	Treasury to the credit of the General Revenue Fund Account of the State
36	Apportionment Fund.

1	(b) The Treasurer of State shall allocate and transfer the taxes,
2	interest, penalties, and costs to the various State Treasury funds
3	participating in general revenues in the respective proportions to each as
4	provided by, and to be used for the respective purposes set forth in, the
5	Revenue Stabilization Law of Arkansas, § 19-5-101 et seq.
6	
7	SECTION 2. Arkansas Code § 26-52-401(11) is amended to read as
8	follows:
9	(11)(A) Gross receipts or gross proceeds derived from the sale
10	of:
11	(i) Gasoline or motor vehicle fuel on which the
12	motor vehicle fuel or gasoline tax has been paid to the State of Arkansas;
13	and
14	(ii) Special fuel or petroleum products sold for
15	consumption by vessels, barges, and other commercial watercraft and
16	railroads.
17	(B) Nothing in this subdivision shall exempt gasoline from
18	the wholesale gross receipts tax imposed pursuant to Act 1005 of 1995 §§ 26-
19	57-1301 through 26-57-1306.
20	
21	SECTION 3. EMERGENCY CLAUSE. It is found and determined by the
22	General Assembly of the State of Arkansas that revenue available for the
23	support of necessary state services has declined during the last twelve (12)
24	months as a result of the nationwide economic slow down; that without
25	additional revenue, some state services will be reduced or eliminated; that
26	some Arkansans will suffer as a result of service reductions or cuts; and
27	that this bill will provide necessary revenue to avoid state service
28	reductions or cuts. Therefore, an emergency is declared to exist and this
29	subchapter being immediately necessary for the preservation of the public
30	peace, health and safety shall become effective on July 1, 2003.
31	
32	/s/ Mahony