1 State of Arkansas A Bill ACT 1026 OF 1993 2 **79th General Assembly** HOUSE BILL 1859 3 Regular Session, 1993 By: Representative Cunningham 6 For An Act To Be Entitled 7 "AN ACT TO AMEND ARKANSAS CODE SECTION 26-56-102; TO AMEND R ARKANSAS CODE SECTION 26-56-204(j); TO AMEND ARKANSAS CODE 9 SECTION 26-56-208(d); AND TO AMEND ARKANSAS CODE SECTION 10 26-56-209(a), ALL FOR THE PURPOSES OF CLARIFYING THE 11 INTENT OF THE SPECIAL MOTOR FUELS TAX LAW THAT ONCE A 12 SUPPLIER OF DISTILLATE SPECIAL FUELS (DIESEL) DELIVERS 13 SUCH FUELS INTO A STORAGE FACILITY AT A RETAIL OUTLET OF 14 15 SUCH FUELS OWNED BY THAT SUPPLIER OR INTO ANY STORAGE FACILITY AT ANY OTHER RETAIL OUTLET OF SUCH FUELS, SUCH FUELS AT THE TIME OF SUCH DELIVERY SHALL BE CONSIDERED AND 17 DEEMED A SALE OF SUCH FUELS THUS TAXABLE AT THAT TIME OF 18 DELIVERY FOR SPECIAL MOTOR FUELS TAX PURPOSES, UNLESS SUCH 19 20 FUELS WERE DELIVERED BY THAT SUPPLIER INTO STORAGE 21 FACILITIES CLEARLY MARKED IN ACCORDANCE WITH THE SPECIAL MOTOR FUELS TAX LAW AS NOT FOR MOTOR VEHICLE USE ; TO 22 DECLARE AN EMERGENCY; AND FOR OTHER PURPOSES." 23 24 Subtitle 2.5 "CLARIFYING THE INTENT OF THE SPECIAL MOTOR FUELS TAX 26 LAW WITH REGARD TO STORAGE FACILITIES." 2.7 2.8 29 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS: 30 SECTION 1. Arkansas Code Section 26-56-102 is hereby amended by adding 31 32 an additional definition (22) thereto to read as follows: "(22) _Bulk storage facility_ means an above-ground or below-ground 33 34 storage tank connected to a fueling rack customarily used for making wholesale 35 sales but shall not mean nor include any storage tanks or facilities located 36 at any retail outlet of distillate special fuels owned by that supplier nor

1 any storage tanks or facilities located at any other retail outlet of such 2 fuels."

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- 4 SECTION 2. Subsection (j) of Arkansas Code Section 26-56-204 is hereby 5 amended to read as follows:
- 6 "(j)(1) A supplier may operate under his supplier's license as a dealer
- 7 or as a user without securing a separate license, but he shall be subject to
- 8 all other conditions, requirements, and liabilities imposed by this subchapter
- 9 upon a dealer or a user.
- 10 (2) A licensed supplier, but not a dealer, may use distillate special
- 11 fuels in motor vehicles owned or operated by him without securing a separate
- 12 license as a user, subject to all conditions, requirements, and liabilities
- 13 imposed herein upon a user.
- 14 (3) A licensed supplier shall only include distillate special fuels in
- 15 bulk storage facilities of the supplier as a part of beginning or ending
- 16 inventories required to be reported by such supplier in accordance with § 26-
- 17 56-208(d)(1)(B)."

- 19 SECTION 3. Subsection (d) of Arkansas Code Section 26-56-208 is hereby
- 20 amended to read as follows:
- 21 "(d)(1) When filing the report and paying the tax to the director as
- 22 required in this section, the supplier shall be entitled to deduct from the
- 23 total number of gallons upon which the tax levied hereunder is due, the number
- 24 of gallons:
- 25 (A) Purchased during the preceding calendar month from another licensed
- 26 supplier and upon which the tax levied hereunder was paid at the time of that
- 27 purchase;
- 28 (B) Received and placed in a tank at bulk storage facilities, but which
- 29 had not been withdrawn therefrom at the close of the next-preceding calendar
- 30 month;
- 31 (C) Lost due to fire, flood, storm, theft, or other cause beyond the
- 32 supplier's control, other than through evaporation.
- 33 (2) The deduction for the loss may be included in the report filed for
- 34 the month in which such loss occurred or in any subsequent report filed within
- 35 a period of one (1) year."

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- 2 SECTION 4. Subsection (a) of Arkansas Code Section 26-56-209 is hereby 3 amended to read as follows:
- 4 "(a) Every person required by law to secure a license under any motor
- 5 fuel or distillate special fuel tax law shall keep records in the time and
- 6 manner and subject to inspection and audit as required by § 26-18-101 et seq.
- 7 for each place of business or place of storage in Arkansas, including a
- 8 complete record of all distillate special fuels purchased or received and
- 9 sold, delivered, or used by him showing for each purchase, receipt, sale,
- 10 delivery, or use:
- 11 (1) The date;
- 12 (2) The name and address of the seller or of the persons from whom
- 13 received, and if sold or delivered in bulk quantities, the name and address of
- 14 the purchaser or recipient;
- 15 (3) An accurate record of the number of gallons of each product used for
- 16 taxable purposes with quantities measured by a meter; and
- 17 (4) Inventories of distillate special fuels on hand at the end of each
- 18 month at bulk storage facilities."

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- 20 SECTION 5. The Director of the Department of Finance and Administration
- 21 is hereby authorized to make and promulgate all rules and regulations deemed
- 22 necessary or desirable by that Director in order that the amendments contained
- 23 in this act be effectuated as soon as practicable following the passage and
- 24 approval of this act.

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- 26 SECTION 6. All provisions of this act of a general and permanent nature
- 27 are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code
- 28 Revision Commission shall incorporate the same in the Code.

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- 30 SECTION 7. If any provision of this act or the application thereof to
- 31 any person or circumstance is held invalid, such invalidity shall not affect
- 32 other provisions or applications of the act which can be given effect without
- 33 the invalid provision or application, and to this end the provisions of this
- 34 act are declared to be severable.

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SECTION 8. All laws and parts of laws in conflict with this act are
 2 hereby repealed.
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         SECTION 9. EMERGENCY. It is hereby found and determined by the General
 5 Assembly that confusion exists among wholesalers of diesel fuel with respect
 6 to the reporting of inventories of diesel fuel for taxation purposes pursuant
 7 to the "Special Motor Fuels Tax Law" and as a consequence diesel fuel tax
 8 revenues may be due the state at an earlier date than some wholesalers are
 9 remitting them. It is also found that such fuel tax revenues are greatly
10 needed by the state in a timely manner as contemplated by the current diesel
11 fuel tax laws in order that improvements may be expeditiously made to the
12 State Highway System, the county roads, and the municipal streets. it is
13 further found that the amendments contained in this act clarifying the
14 "Special Motor Fuels Tax Law" are necessary to correct the aforementioned
15 problems. Therefore, an emergency is hereby declared to exist, and this act
16 being immediately necessary for the preservation of the public peace, health,
17 and safety shall be in full force and effect from and after its passage and
18 approval.
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