1	1 State of Arkansas		
2	2 81st General Assembly A Bill		
3	3 Regular Session, 1997	HOUSE BILL	2118
4	4		
5	5 By: Representative Cunningham		
6	6		
7	7		
8	For An Act To Be Entitled		
9	9 "AN ACT TO AMEND VARIOUS SECTIONS OF TH	E SPECIAL MOTOR	
10	FUELS TAX LAW TO ABOLISH THE CLASSIFICATION OF SECOND		
11	RECEIVER DIESEL SUPPLIERS; TO PROVIDE THAT DISTILLATE		
12	12 SPECIAL FUELS ARE TAXED AT THE TIME OF	RECEIPT; AND FOR	
13	13 OTHER PURPOSES."		
14	14		
15	15 Subtitle		
16	16 "TO AMEND THE SPECIAL MOTOR F	UELS TAX	
17	LAW TO ABOLISH THE CLASSIFICATION OF		
18	SECOND RECEIVER DIESEL SUPPLIERS AND TO		
19	PROVIDE THAT DISTILLATE SPECIAL FUELS		
20	20 ARE TAXED AT THE TIME OF RECE	IPT."	
21	21		
22	22 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE ST	TATE OF ARKANSAS:	
23	23		
24	24 SECTION 1. Arkansas Code 26-56-102(11),	pertaining to the definitio	n of
25	25 $\ensuremath{^{\vee}}$ supplier $\ensuremath{^{\otimes}}$ under the Special Motor Fuels Tax La	aw, is amended to read as	
26	26 follows:		
27	27 "(11) Supplier means any person who is o	ustomarily in the wholesale	
28	28 business of offering distillate special fuels	or liquefied gas special fue	ls
29	29 for resale or use to any person in this state a	and who makes bulk sales of	
30	30 fuel. The term supplier shall include pipeline	e importers, and first	
31	31 receivers, and second receivers;"		
32	32		
33	33 SECTION 2. Arkansas Code 26-56-102(21),	pertaining to the definitio	n of
34	34 "second receiver" under the Special Motor Fuel:	s Tax Law, is repealed.	
35	· ,	who purchases distillate spec	cial
26	26 first from a minister immentant on first manifest		

## 1 special fuel into this state by motor vehicle tank truck; 2 3 SECTION 3. Arkansas Code 26-56-201 is amended to read as follows: "26-56-201. Imposition of tax ) Exemptions. (a)(1) There is levied an excise tax at the rate of nine and one-half 6 cents (9 🛅) per gallon on all distillate special fuels, except fuel utilized 7 in propelling jet aircraft, sold or used in this state, or purchased for sale 8 or use in this state. The additional levies provided in subdivision (a)(2) of 9 this section and 8 26-56-502 are specifically intended to apply to the taxes 10 levied by this section as amended by this act and shall remain effective. 11 (2) In addition to the tax levied in subdivision (a)(1) of this 12 section, there is levied an excise tax of one cent (11) for each gallon of 13 distillate special motor fuels, as defined in $^{\circ}$ 26-56-102(9), sold or used in 14 this state, or purchased for sale or use in this state, to be computed in the 15 manner hereinafter set forth. 16 (b) The following are exempted from the tax levied by subsection (a) of 17 this section: (1) Sales to the United States Government; 18 (2) Sales to dealers, users, or off-road consumers for off-road 19 20 use if, and only if $\div$ (A) The the fuel was delivered by the supplier into 21 storage facilities clearly marked ®NOT FOR MOTOR VEHICLE USE ; and (B) The fuel was sold and delivered by the supplier to 22 23 dealers, users, or off-road consumers who at the time of sale and delivery, 24 except as provided in A 26-56-218, had completed an annual registration for 25 purchases of tax-free distillate special fuel which entitled the dealers, 26 users, or off-road consumers to purchase fuel tax-free for off-road use; 27 (3) Sales of distillate special fuels by a licensed supplier for

28 export from the State of Arkansas when shipped by common carrier f.o.b.
29 destination to any other state or territory or to any foreign country; or the

30 export of distillate special fuels by a licensed supplier from the State of

31 Arkansas to any other state or territory or to any foreign country provided

32 that satisfactory proof of actual exportation of all such distillate special

33 fuels is furnished at the time and in the manner prescribed by the director;

34 (4) Sales of distillate special fuels by a pipeline importer, who

35 has first received the fuels in this state,  $\underline{or}$  to a licensed first receiver  $\underline{or}$ 

36 licensed second receiver in this state;

- 1 (5) Sales for other than motor vehicle use in quantities of sixty
  2 (60) gallons or less÷.
  3 (6) Sales of distillate special fuels by a licensed first receiver
- 4 in this state to a licensed second receiver within this state.
- 5 (c)<del>(1)</del> A licensed first receiver shall not sell untaxed distillate 6 special motor fuel to another licensed first receiver or pipeline importer
- 7 unless a specific exemption is available under subsection (b) of this section.
- 8 (2) A licensed second receiver shall not sell untaxed distillate
- 9 special motor fuel unless a specific exemption is available under subsection
- 10 (b) of this section.
- 11 (d)(1) On and after March 1, 1991, in addition to the taxes levied on
- 12 distillate special fuels in this section and  $^{\circ}$  26-56-502, there is hereby
- 13 levied an additional excise tax of four cents ( $4\overline{\blacksquare}$ ) per gallon upon all
- 14 distillate special fuels subject to the taxes levied in those code sections.
- 15 (2) This additional excise tax shall be levied, collected,
- 16 reported, and paid in the same manner and at the same time as is prescribed by
- 17 law for the levying, collection, reporting, and payment of the other
- 18 distillate special fuels taxes under Arkansas law."

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- 20 SECTION 4. Arkansas Code 26-56-204(a), pertaining to licenses and bonds
- 21 for suppliers and users, is amended to read as follows:
- 22 "(a)(1)(A) No person shall commence operations as a supplier, user, or
- 23 off-road consumer of distillate special fuels without first procuring a
- 24 license for that purpose from the director. The license shall be issued and
- 25 remain in effect until revoked as provided in this section.
- 26 (B)(i) Any person holding or applying for a supplier's
- 27 license after August 1, 1987, shall make an election to operate either as a
- 28 pipeline importer, or first receiver, or second receiver. Once having made an
- 29 election in writing filed with the director, the election will remain in force
- 30 until such time as the supplier makes another written election to change his
- 31 status.
- 32 (ii) The election and any change therein shall take
- 33 effect on the first month following filing of the election.
- 34 (2)(A) Notwithstanding the provisions of subdivision (a)(1) of
- 35 this section, the director shall not be required to issue off-road consumer
- 36 and off-road dealer permits.

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(B) Off-road consumers and off-road dealers shall file with
 2 their suppliers an annual registration for purchase of tax-free distillate
 3 special fuel.
                (C)(i) A copy of the annual registration shall be forwarded by
 5 the supplier to the Director of the Department of Finance and Administration.
                   (ii) (iii) The director may promulgate such forms and
 7 regulations as may be necessary to ensure uniformity with federal usage of
 8 exemption certificates issued for nonhighway diesel purchases."
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         SECTION 5. Arkansas Code 26-56-204(j), pertaining to licenses and bonds
11 for suppliers and users, is amended to read as follows:
12
         "(j)(1) A supplier may operate under his supplier's license as a dealer
13 or as a user without securing a separate license, but he shall be subject to
14 all other conditions, requirements, and liabilities imposed by this subchapter
15 upon a dealer or a user.
16
               (2) A licensed supplier, but not a dealer, may use distillate
17 special fuels in motor vehicles owned or operated by him without securing a
18 separate license as a user, subject to all conditions, requirements, and
19 liabilities imposed herein upon a user.
                (3) A licensed supplier shall only include distillate special
20
21 fuels in bulk storage facilities of the supplier as a part of beginning or
22 ending inventories required to be reported by such supplier in accordance with
23 <del>4 26-56-208(d)(1)(B).</del>"
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25
         SECTION 6. Arkansas Code 26-56-208 is amended to read as follows:
         "26-56-208. Suppliers' and users' reports ) Computation and remittance
27 of tax.
         (a)(1) Every supplier shall, on or before the twenty-fifth day of each
2.8
29 calendar month, file with the director, on forms prescribed by him, a report
30 accounting for the distillate special fuels handled during the preceding
31 month. The supplier shall file supporting documents necessary to assure
32 accurate reporting. The reports shall include the following:
                     (A) An itemized statement of the number of gallons of
33
34 distillate special fuel received during the next-preceding calendar month by
35 the supplier;
36
                     (B) An itemized statement of the number of gallons of
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- 1 distillate special fuel deducted in accordance with this subchapter in making
- 2 any previous monthly report with respect to which the tax has not theretofore
- 3 been paid;
- $\frac{\text{(C)}}{\text{(B)}}$  An itemized statement of the number of gallons of
- 5 distillate special fuel received or sold during the next-preceding calendar
- 6 month and entitled to deduction or exemption under the provisions of this
- 7 subchapter;
- 8 (D) (C) Such other documents as the director requires.
- 9 (2) The director by regulation shall provide for the payment and
- 10 collection of the distillate special fuels tax where same is due, but which
- 11 under the terms of this subchapter are not required to be remitted by the
- 12 supplier.
- 13 (b) Every interstate user, on or before the last day of the month
- 14 following the end of each calendar quarter, shall file with the director, on
- 15 forms prescribed by the director, an itemized report showing the quantities of
- 16 distillate special fuels purchased and used in this state during the preceding
- 17 calendar quarter, together with payments of the tax due thereon.
- 18 (c) In computing the taxes due, a supplier may deduct approved refunds or
- 19 credits allowed an interstate user upon the excess of exportations over
- 20 importations of tax-paid distillate special fuels, as such refunds or credits
- 21 are authorized in \$ 26-56-214.
- (d)(b)(1) When filing the report and paying the tax to the director as
- 23 required in this section, the supplier shall be entitled to deduct from the
- 24 total number of gallons upon which the tax levied hereunder is due, the number
- 25 of gallons:
- 26 (A) Purchased during the preceding calendar month from
- 27 another licensed supplier and upon which the tax levied hereunder was paid at
- 28 the time of that purchase; and
- 29 (B) Received and placed in a tank at bulk storage
- 30 facilities, but which had not been withdrawn therefrom at the close of the
- 31 next-preceding calendar month; and
- 32 (C) (B) Lost due to fire, flood, storm, theft, or other
- 33 cause beyond the supplier's control, other than through evaporation.
- 34 (2) The deduction for the loss may be included in the report filed
- 35 for the month in which such loss occurred or in any subsequent report filed
- 36 within a period of one (1) year.

- 1 (e) (c)(1) Every pipeline company, water transportation company, and
- 2 common carrier transporting distillate special fuels to points within Arkansas
- 3 shall report under oath to the director, on forms prescribed by him, all
- 4 deliveries of distillate special fuels so made to points within Arkansas.
- 5 (2)(A) The reports shall cover monthly periods and shall be
- 6 submitted within twenty-five (25) days after the close of the month covered by
- 7 the report.
- 8 (B) The report shall show:
- 9 (i) The name and address of each person to whom
- 10 deliveries of fuel have actually been made;
- 11 (ii) The name and address of each originally named
- 12 consignee if fuel has been delivered to anyone other than the originally named
- 13 consignee;
- 14 (iii) The point of origin, point of delivery, and date
- 15 of delivery, as well as the name of the boat, barge, or vessel;
- 16 (iv) The number of gallons contained in the vessel, if
- 17 shipped by water;
- 18 (v) The license number of each tank truck;
- 19 (vi) The number of gallons contained in the tank if
- 20 transported by motor truck;
- 21 (vii) The point of origin, the name and address of the
- 22 person or terminal to whom the delivery was made, the date of the delivery,
- 23 and the quantity of distillate special fuels delivered, if shipped by pipeline
- 24 company; and
- 25 (viii) The manner and quantities, if delivered by
- 26 other means, in which such delivery is made.
- 27 (C) The reports shall also show such additional information
- 28 relative to shipments of distillate special fuels as the director may require.
- $\frac{(f)}{(d)(1)}$  Every terminal purchasing or otherwise acquiring distillate
- 30 special fuels by pipeline and selling, using, or otherwise disposing of the
- 31 distillate special fuels for delivery in Arkansas not required by the
- 32 provisions of this subchapter to be licensed as a supplier in distillate
- 33 special fuels shall file a statement setting forth the name under which the
- 34 terminal is transacting business within the State of Arkansas, the location
- 35 with the street number address of that terminal's principal office or place of
- 36 business within the state, the name and address of the owner or the names and

- 1 addresses of the partners if the terminal is a partnership, or the names and
- 2 addresses of the principal officers if the terminal is a corporation or
- 3 association.
- 4 (2) On or before the twenty-fifth day of each calendar month, the
- 5 terminal shall, on forms prescribed by the Director of the Department of
- 6 Finance and Administration, report to the director all purchases or other
- 7 acquisitions and sales or other disposition of distillate special fuels during
- 8 the next-preceding calendar month, which report shall include the following:
- 9 (A) Beginning inventories in gallons of distillate special
- 10 fuels in storage;
- 11 (B) Ending inventories in gallons of distillate special
- 12 fuels in storage;
- 13 (C) Withdrawals of distillate special fuels in gallons from
- 14 the pipeline outlet resulting in additions of distillate special fuels to
- 15 storage, including the name of the supplier licensed as an importer who
- 16 requested the placement of such distillate special fuels into storage;
- 17 (D) Removals of distillate special fuels from storage,
- 18 specifically including:
- 19 (i) Bill of lading numbers which represent physical
- 20 movements of the distillate special fuels;
- 21 (ii) The date of each removal;
- 22 (iii) The quantity in gallons of distillate special
- 23 fuels so removed;
- 24 (iv) The person who had the distillate special fuels
- 25 available for that particular removal; and
- 26 (v) The person possessing a license from the Director
- 27 of the Department of Finance and Administration who requested the removal of
- 28 such distillate special fuels from that storage.
- 29 (3) When any terminal not required by the provisions of this
- 30 subchapter to register as a supplier in distillate special fuels, purchasing
- 31 or otherwise acquiring distillate special fuels by pipeline and selling or
- 32 otherwise disposing of the distillate special fuels for delivery in Arkansas,
- 33 fails to submit his monthly report to the director by the twenty-fifth day of
- 34 each calendar month, or when the terminal fails to submit in the monthly
- 35 report the data required by this subchapter, the terminal shall be guilty of a
- 36 misdemeanor and shall be fined an amount not greater than one hundred dollars

1 (\$100) for the first offense and shall be fined an amount not less than one 2 hundred dollars (\$100) nor more than one thousand dollars (\$1,000) for each 3 subsequent offense." SECTION 7. All provisions of this act of a general and permanent nature 5 6 are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code 7 Revision Commission shall incorporate the same in the Code. 8 9 SECTION 8. If any provision of this act or the application thereof to 10 any person or circumstance is held invalid, such invalidity shall not affect 11 other provisions or applications of the act which can be given effect without 12 the invalid provision or application, and to this end the provisions of this 13 act are declared to be severable. 14 15 SECTION 9. All laws and parts of laws in conflict with this act are 16 hereby repealed. 17 18 19 20 21 22 23 24 25 26 27 2.8 29 30 31 32 33 34

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