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: H1/25/07			
2	86th General Assembly	A Bill			
3	Regular Session, 2007		HOUSE BILL 1202		
4					
5	By: Representatives Thyer, Petrus, Sullivan, Wells, Walters, J. Brown, L. Cowling, L. Evans, Hall,				
6	Kenney, Kidd, Norton, Pierce, Reep, R. Green, Pace, Ragland, Maloch, Patterson, Hoyt, Stewart, Pate,				
7	Reynolds, Abernathy, Rogers, Garner, E. Brown, Lowery, Dunn, Saunders, S. Dobbins, George,				
8	Hardwick, Cornwell, T. Baker, Medley, Pennartz, Cash, Anderson, J. Roebuck, Moore, D. Evans, J.				
9	Johnson, Cook, Cooper				
10	By: Senators Malone, R. Thompson, Bookout				
11					
12					
13		For An Act To Be Entitled			
14	AN ACT 2	TO EXEMPT DYED DISTILLATE SPECIAL	FUEL		
15	FROM TH	E SALES AND USE TAX; TO IMPOSE A	GALLONAGE		
16	TAX ON I	DYED DISTILLATE SPECIAL FUEL; TO	EXCLUDE		
17	BIODIES	EL FUEL FROM THE GALLONAGE TAX AN	D THE		
18	SALES AI	ND USE TAX; AND FOR OTHER PURPOSE	S.		
19					
20		Subtitle			
21	TO EZ	XEMPT DYED DISTILLATE SPECIAL FUE	L		
22	FROM	SALES AND USE TAX; TO IMPOSE A			
23	GALLO	ONAGE TAX ON DYED DISTILLATE SPEC.	IAL		
24	FUEL	; TO EXCLUDE BIODIESEL FUEL FROM	THE		
25	GALLO	ONAGE TAX AND THE SALES AND USE TA	AX.		
26					
27					
28	BE IT ENACTED BY THE G	GENERAL ASSEMBLY OF THE STATE OF A	ARKANSAS:		
29					
30	SECTION 1. Arka	ansas Code § 26-52-401(11)(A), com	cerning exemptions		
31	from tax, is amended to read as follows:				
32	(11)(A) Gr	ross receipts or gross proceeds de	erived from the sale		
33	of:				
34		(i) Gasoline or motor vehicle f	fuel on which the motor		
35	vehicle fuel or gasoli	ine tax has been paid to the State	e of Arkansas; and		
36		(ii) Special fuel or petroleum	products sold for		



HB1202

1	consumption by vessels, barges, and other commercial watercraft and		
2	railroads .		
3	(iii) Dyed distillate special fuel on which the tax		
4	levied by § 26-56-224 has been paid; and		
5	(iv)(a) Biodiesel fuel.		
6	(b) As used in this subdivision (11)(A)(iv)		
7	"biodiesel fuel" means a diesel fuel substitute produced from nonpetroleum		
8	renewable resources.		
9			
10	SECTION 2. Arkansas Code § 26-56-224 is amended to read as follows:		
11	26-56-224. Fuel used for off-road purposes. <u>Fuel used for off-road</u>		
12	purposes - Imposition of tax on dyed distillate special fuel.		
13	(a) All distillate special fuel sold, used, or utilized in this state		
14	for off-road purposes, and not for the purpose of fueling motor vehicles,		
15	shall be dyed by the person or entity authorized to dye such fuels in		
16	accordance and in conformance with P.L. 103-66 and the Internal Revenue		
17	Service Regulation made and promulgated pursuant to P.L. 103-66 which are in		
18	effect on April 6, 1995.		
19	(b)(1) There is levied an excise tax at the rate of six cents (6¢) per		
20	gallon on all dyed distillate special fuel sold, used, or utilized in this		
21	<u>state.</u>		
22	(2)(A) If the dyed distillate special fuel contains biodiesel		
23	fuel, the excise tax in this subsection is levied only on the portion of the		
24	fuel that is not biodiesel fuel.		
25	(B) As used in this subdivision (b)(2), "biodiesel fuel"		
26	means a diesel fuel substitute produced from nonpetroleum renewable		
27	resources.		
28	(c) The excise tax levied in subsection (b) of this section shall be		
29	deposited as follows:		
30	(1) Seventy-six and six-tenths percent (76.6%) shall be		
31	deposited as general revenues;		
32	(2) Eight and one-half percent (8.5%) shall be deposited into		
33	the Property Tax Relief Trust Fund; and		
34	(3) Fourteen and nine-tenths percent (14.9%) shall be deposited		
35	into the Educational Adequacy Fund.		
36	(d)(l) The excise taxes levied by subsection (b) of this section shall		

2

As Engrossed: H1/25/07

HB1202

1	be collected and remitted by suppliers of dyed distillate special fuel that		
2	are required to be licensed pursuant to § 26-56-204.		
3	(2) The excise tax levied by subsection (b) of this section		
4	shall be paid by any person that uses dyed distillate special fuel on which		
5	the excise tax levied by subsection (b) of this section has not been paid.		
6	(e) The excise taxes levied by subsection (b) of this section shall		
7	not apply to dyed distillate special fuel sold for consumption by:		
8	(1) Vessels, barges, and other commercial watercraft;		
9	(2) Railroads;		
10	(3) Municipal buses as described in § 26-52-417; or		
11	(4) To fuel sold to the United States Government.		
12	(f) The excise taxes levied by subsection (b) of this section shall be		
13	reported and paid on or before the twentieth day of each month by electronic		
14	funds transfer as authorized pursuant to § 26-19-101 et seq., on forms to be		
15	prescribed by the Director of the Department of Finance and Administration.		
16	(b)(g) All distillate special fuel which has not been dyed in		
17	accordance with subsection (a) of this section and which is sold, used, or		
18	utilized in this state for any purpose or purposes shall be taxable at the		
19	total per-gallon tax rates as set out in this chapter.		
20	(c)<u>(</u>h) Off-road consumers purchasing dyed distillate special fuel shall		
21	not be required to obtain the annual off-road consumer permits required by §		
22	26-56-204(a), and bulk sales of such dyed distillate special fuel may be made		
23	to such off-road consumers notwithstanding the provisions of § 26-56-218."		
24			
25	SECTION 3. Arkansas Code § 26-56-109 is amended to read as follows:		
26	26-56-109. Distribution of revenues.		
27	Except as provided in § 26-56-224(b) — (f), all All taxes, penalties,		
28	and other amounts collected under the provisions of this chapter shall be		
29	classified as special revenues, and the net amount shall be distributed as		
30	provided by the Arkansas Highway Revenue Distribution Law, §§ 27-70-201 - 27-		
31	70-203, 27-70-206, and 27-70-207.		
32			
33	SECTION 4. Arkansas Code § 26-56-230 is amended to read as follows:		
34	26-56-230. Disposition of taxes, fees, and other revenues.		
35	Except as provided in § 26-56-224(b) — (f), all All taxes, fees,		
36	penalties, and other amounts collected under the provisions of §§ 26-56-223 -		

3

As Engrossed: H1/25/07

HB1202

26-56-231 shall be classified as special revenues, and the net amount shall
 be distributed as provided by the Arkansas Highway Revenue Distribution Law,
 §§ 27-70-201 - 27-70-203, 27-70-206, and 27-70-207.

5

6

SECTION 5. Arkansas Code § 26-56-209(d), concerning deliveries of distillate special fuels, is amended to read as follows:

7 (d) On all deliveries of distillate special fuels to a user by common 8 or contract carriers, the shipper shall stamp on the manifest or bill of 9 lading in letters not less than one-quarter inch (1/4") high "TAX PAID" whenever the tax levied under this subchapter, other than the tax levied by § 10 11 26-56-224(b)-(f), has been paid, and "NOT FOR MOTOR VEHICLE USE" whenever the tax levied under this subchapter has not been paid or if the fuel is dyed 12 distillate special fuel. It shall be a violation of this chapter for any 13 driver for a carrier to deliver distillate special fuels covered by a 14 15 manifest or bill of lading stamped "NOT FOR MOTOR VEHICLE USE" into a tank 16 marked "TAX-PAID SPECIAL FUELS".

17

18 SECTION 6. Arkansas Code § 26-56-217(a)(1), concerning use and storage 19 of distillate special fuels, is amended to read as follows:

(a)(1) All users, except suppliers of distillate special fuels who
maintain their own storage tanks in the state, are required to have a
separate storage tank for taxable distillate special fuels, other than dyed
<u>distillate special fuels</u>, which tanks are to be physically separate and apart
from any other tanks or fueling units, and to indicate it by placing thereon
in a conspicuous place the words "TAX-PAID FUELS" in letters not less than
five inches (5") high.

27

28 SECTION 7. Arkansas Code § 26-56-217(b)(1), concerning use and storage 29 of distillate special fuels, is amended to read as follows:

30 (b)(1) All users who have facilities for storing distillate special 31 fuels intended for other than highway use and which facilities are suitable 32 to fuel motor vehicles using distillate special fuels, except those 33 facilities used for residential purposes, shall mark the storage facilities 34 with the words "NOT FOR MOTOR VEHICLE USE" in letters not less than five 35 inches (5") high, and suppliers may deliver into such storage without 36 collecting the tax levied in this subchapter, other than the tax levied by §

4

1 <u>26-56-224(b)-(f)</u>.

2
1.

2	
3	SECTION 8. EMERGENCY CLAUSE. It is found and determined by the
4	General Assembly that due to sharp increases in oil prices, traditional fuel
5	taxation has become a large percentage of the cost of production for Arkansas
6	farmers thereby creating burdensome price increases for Arkansas consumers;
7	that a change in the manner in which tax is paid on dyed diesel fuel is
8	necessary to reduce the cost of production for Arkansas farmers; and that
9	this act is necessary in order to provide tax relief as soon as reasonably
10	possible. Therefore, an emergency is declared to exist and this act being
11	necessary for the preservation of public peace, health, and safety shall
12	become effective on July 1, 2007.
13	
14	/s/ Thyer, et al
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
29	
30	
31	
32	
33	
34	
35	
36	