1	State of Arkansas	A Bill	
2	86th General Assembly	A DIII	HOUGE DILL 2200
3	Regular Session, 2007		HOUSE BILL 2290
4	Den Dengesentation I among		
5	By: Representative Lowery		
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8		For An Act To Be Entitled	1
9	AN ACT TO MAKE CLARIFICATIONS TO THE EMERGENCY		
10	PETROLEUM SET-ASIDE ACT; AND FOR OTHER PURPOSES.		
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12		Subtitle	
13	TO MAKE	CLARIFICATIONS TO THE EMERO	GENCY
14	PETROLEUM SET-ASIDE ACT.		
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17	BE IT ENACTED BY THE GENE	RAL ASSEMBLY OF THE STATE O	OF ARKANSAS:
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19	SECTION 1. Arkansas	s Code § 15-72-802(5) and ((6), concerning the
20	definition of "firm" and "petroleum products" in the Emergency Petroleum		
21	Set-Aside Act, are amended to read as follows:		
22	(5) "Firm" me	eans any association, compa	any, corporation, estate,
23	individual, joint venture, partnership, or sole proprietorship or any entity		
24	however organized, including charitable, or eleemosynary		
25		ral government, including f	<u>-</u>
26	-	and state and local govern	
27		um products" means propane,	
28	· · · · · · · · · · · · · · · · · · ·	#2 heating oil, diesel fuel	, kerosene-base jet fuel,
29	naphtha-base jet fuel, and	d aviation gasoline;	
30	OFFICE OF A 1	0 1 0 15 70 000(11) (1	
31	SECTION 2. Arkansas Code § 15-72-802(11) - (14), concerning		
32	definitions to the Emergency Petroleum Set-Aside Act, are amended to read as		
33	follows:	ala muunahagaull maang a ribal	agala mumahagam magallam
34 35	(11) "Wholesa	ale purchaser" means a whol	.coaic purchaser-reseiler
35 36	_	ale purchaser consumer" mea	ne any firm that is an
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- 1 ultimate consumer which, as a part of its normal business practices,
- 2 purchases or obtains a product subject to the state set-aside from a supplier
- 3 and receives delivery of that product into a storage tank substantially under
- 4 the control of that firm at a fixed location;
- 5 (13) "Wholesale purchaser reseller" means any firm which
- 6 purchases, receives through transfers, or otherwise obtains, as by
- 7 consignment, a product subject to the state set aside and resells or
- 8 otherwise transfers it to other purchasers without substantially changing its
- 9 form; and
- 10 (14) "Reference month" means the calendar month and year to
- 11 which the reported information on actual sales volume relates.

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- 13 SECTION 3. Arkansas Code § 15-72-804 is amended to read as follows:
- 14 15-72-804. Establishment of state emergency petroleum set-aside -
- 15 General provisions.
- 16 (a)(1) The director Director of the Arkansas Energy Office shall
- 17 promulgate rules in accordance with the Arkansas Administrative Procedure
- 18 Act, as amended, § 25-15-201 et seq., establishing a set-aside system for
- 19 petroleum products.
- 20 (2) These The rules shall direct prime suppliers and brokers to
- 21 set aside a percentage, not to exceed five percent (5%), of the amount of
- 22 petroleum products they expect to deliver that are delivered to consumers
- 23 <u>suppliers</u> in the state each month for distribution by the Arkansas Energy
- 24 Office to distribute to meet emergency and hardship needs.
- 25 (b) The set-aside system established pursuant to this section shall
- 26 not be implemented unless:
- 27 (1) The federal government terminates, suspends, or fails to
- 28 implement a national set-aside program;
- 29 (2) The Governor finds that a set-aside system is necessary to
- 30 manage an energy shortage within the state which threatens the continuation
- 31 of services by emergency vehicles, essential industry, and agricultural end-
- 32 users; and
- 33 (3) The Governor directs the Arkansas Energy Office to implement
- 34 the all or a portion of the set-aside program necessary to prevent and
- 35 alleviate any energy hardships or shortages.
- 36 (c) Upon adoption of the rules authorized under subsection (a) of this

section, the director shall notify each prime supplier and broker of the setaside percentage applicable to each product subject to the set-aside program.

- (d) The set-aside volume available to the Arkansas Energy Office for any given month shall be the sum of the amounts calculated by multiplying the state set-aside percentage level for that particular product by each prime supplier's or broker's estimated portion of its total supply for that month which will be sold into the state's distribution system for consumption within the state. However, any broker licensed and doing business in the State of Arkansas shall not be subject to the state set-aside if his supplier is already subject to it for sales made to the broker. The set-aside for a particular month may not be accumulated or deferred, but shall be made available from stocks of prime suppliers and brokers whether directly or through their wholesale purchaser resellers.
- (e) The director shall calculate the set-aside volume for a particular month from the prime supplier's or broker's monthly report, as required under \{ 15-72-805.
- $\frac{(f)}{(d)(1)}$ The director shall establish as part of the rules adopted under subsection (a) of this section procedures governing applications for assignment and assignments by the Arkansas Energy Office under the state setaside system.
 - (2) The procedures shall:

- 22 <u>(A) include Include</u> criteria for approving and 23 disapproving applications, and identifying priority users, and an appeals 24 process+; and
 - (B) The procedures shall also require Require the director to take into account whether or not any assignment under the state set-aside program is likely to create an undue economic burden or other hardship for the prime supplier or broker involved.
 - $\frac{(g)}{(e)}$ Each prime supplier and broker shall designate a representative to act for and in behalf of the prime supplier or broker with respect to the state set-aside program. Each prime supplier and broker shall notify, in writing, the Arkansas Energy Office of that designation.
 - (h)(f) The release of the set-aside shall be as follows:
- 34 (1) On or before the fifteenth day of the month, the director 35 may order the release of part or all of the prime supplier's or broker's set-36 aside volume through the prime supplier's or broker's normal distribution

1 system in the state; 2 (2) From time to time, the director may designate certain 3 geographical areas within the state as suffering from an intrastate supply 4 imbalance. At any time during the month, the director may order some or all 5 of the prime suppliers and brokers with purchasers within these geographical 6 areas to release part or all of their set-aside volume through their normal 7 distribution systems to increase the allocations of all the supplier's and 8 broker's purchasers located within these areas; and 9 (3) Orders issued pursuant to this section shall be in writing 10 and effective immediately upon presentation to the prime supplier's or 11 broker's designated state representative regional manager or equivalent 12 person. The orders shall represent a call on the prime supplier's or broker's set-aside volumes for the month of issuance irrespective of the fact that 13 14 delivery cannot be made until the following month. 15 (i)(g) The set-aside program shall remain in effect no longer 16 than a one hundred twenty-day period. The Governor may extend the program an 17 additional thirty (30) days if necessary to manage an energy shortage. In the event that the Governor finds that the set-aside system is no longer 18 19 necessary to manage an energy shortage, he shall terminate the program. 20 21 SECTION 4. Arkansas Code § 15-72-805 is amended to read as follows: 22 15-72-805. Reporting of primary suppliers and brokers - Confidential 23 treatment. 24 (a) Unless a similar report is already being submitted in accordance 25 with federal regulations, each prime supplier and broker of petroleum 26 products shall file with the director, no later than twenty (20) calendar 27 days after the close of each reference month, a report providing the 28 following information: 29 (1) Actual sales, which is the total volume sold and delivered 30 into the state for consumption for the reference month; 31 (2) Projected sales representing the volume estimated to be sold 32 and delivered into the state for consumption for the second month following 33 the reference month; and 34 (3) Allocation fractions for petroleum products as reported for

the second month following the reference month, meaning the month for which

sales are being projected, if such allocation fractions are in use by the

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1	prime supplier or proker submitting the report.		
2	(b)(a) Information furnished pursuant to subsection (a) of this		
3	section this subchapter and designated by that person as confidential shall		
4	be maintained as confidential by the director Director of the Arkansas Energy		
5	Office and any person who obtains information which is known that he or she		
6	knows to be confidential under this subchapter.		
7	$\frac{(e)(b)}{(b)}$ Nothing in this section shall prohibit the use of confidential		
8	information to prepare statistics or other general data for publication, so		
9	presented as to prevent identification of particular persons.		
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