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: S1/28/09	
2	87th General Assembly	A Bill	
3	Regular Session, 2009		SENATE BILL 20
4			
5	By: Senators Altes, Teague, I	D. Wyatt	
6	By: Representatives Cole, Mo	oore	
7			
8			
9		For An Act To Be Entitled	
10	AN ACT 7	TO PROVIDE OPTIONS FOR THE AGRICULTU	RE
11	INDUSTRY	Y TO USE MORE FUEL-EFFICIENT VEHICLES	S TO
12	REDUCE (COSTS; TO ALLOW MINI-TRUCKS TO BE	
13	REGISTER	RED AND LICENSED; AND FOR OTHER PURPO	OSES.
14		Subtitle	
15	TO PH	ROVIDE OPTIONS FOR THE AGRICULTURE	
16	INDUS	STRY TO USE MORE FUEL-EFFICIENT	
17	VEHIC	CLES TO REDUCE COSTS.	
18			
19			
20	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:
21			
22	SECTION 1. Arkansas C	Code § 27-14-601(a)(3)(H), regarding	the fees for
23	registration and licen	sing of Class Eight motor vehicles,	is amended to read
24	as follows:		
25	(H)	Class Eight.	
26		(i) In order to aid in the develo	opment of the
27	natural resources and	to promote agriculture, timber harve	esting, and forestry
28	in Arkansas and in ord	er to eliminate apparent inequities	in license charges
29	for vehicles using onl	y improved roads and those used prim	narily on the farm,
30	for timber harvesting	or forestry, in the wooded areas, an	nd off the main
31	highway system of this	state, a special classification is	created to provide
32	a different and more e	quitable rate for those vehicles use	ed exclusively for
33	the noncommercial haul	ing of farm or timber products produ	iced in this state
34	and for <u>the noncommerc</u>	<u>ial</u> hauling <u>of</u> feed, seed, fertilize	er, poultry litter,
35	and other products com	monly produced or used in agricultur	cal operations or
36	<u>the noncommercial</u> haul	ing <u>of</u> animal feed by owners of live	estock or poultry



As Engrossed: S1/28/09

for consumption in this state by livestock or poultry owned by them and for 1 2 those vehicles used in the noncommercial hauling of unfinished and 3 unprocessed forest products and clay minerals and ores originating in Arkansas from the point of severance to a point in the state at which they 4 5 first undergo any processing, preparation for processing, conversion, or transformation from their natural or severed state. Notwithstanding any 6 7 provision of this subdivision (a)(3)(H) to the contrary, farmers may 8 transport cotton seed from the gin or warehouse to the first point of sale 9 under this special classification. Rock or stone or crushed rock or crushed 10 stone, except rock or stone which is to undergo further processing into a 11 finished or semifinished product other than crushed rock or crushed stone, 12 shall not be construed as "clay minerals" or "ores" under the provisions of this classification. Notwithstanding any provision of this subdivision 13 14 (a)(3)(H) or any other law to the contrary, persons in the timber harvesting or forestry industries who transport wood waste, wood chips, or wood dust 15 16 from a mill or a temporary location may transport the wood waste, wood chips, 17 or wood dust from the mill or the temporary location to a destination for 18 further processing under this special classification. 19 The annual license fees for vehicles classified (ii) as either farm or natural resources vehicles shall be as follows: 20 21 (a) For a vehicle with two (2) axles, 22 including mini-trucks, a fee of three dollars and ninety cents (\$3.90) per 23 one thousand pounds (1,000 lbs.) of gross loaded weight of the vehicle, with a minimum fee of thirty-two dollars and fifty cents (\$32.50) and a maximum 24 25 fee of sixty-five dollars (\$65.00) for each vehicle; 26 (b) For a vehicle with three (3) axles, a fee 27 of ninety-seven dollars and fifty cents (\$97.50); (c) For a vehicle with four (4) axles, a fee 28 29 of one hundred thirty dollars (\$130); 30 (d) For a vehicle with five (5) axles, a fee of one hundred sixty-two dollars and fifty cents (\$162.50); 31 32 (e) For a vehicle with five (5) axles used 33 exclusively by the owner of livestock or poultry in hauling animal feed for 34 consumption in this state by the owner's livestock or poultry, a fee of six hundred fifty dollars (\$650); and 35 36 (f) Notwithstanding any of the provisions of

As Engrossed: S1/28/09

1 this subdivision (a)(3)(H) to the contrary, for a vehicle to be operated 2 separately or in combination with other vehicles, which vehicle or 3 combination has a total outside width in excess of one hundred two inches 4 (102") but not exceeding one hundred eight inches (108") and is utilized or intended to be utilized to transport compacted seed cotton, the annual 5 6 license fee shall be six hundred fifty dollars (\$650). Provided, any full 7 trailer or semitrailer used in combination with such registered vehicle shall 8 also be registered in accordance with and pursuant to the applicable fees set 9 out in subdivision (a)(3)(I) of this section. That portion of the annual 10 license fee established by this subdivision (a)(3)(H)(ii)(f) which equals 11 four hundred eighty-seven dollars and fifty cents (\$487.50) is declared to be 12 a permit fee for the use of the public roads and streets of this state by such vehicles while operated separately or in combination with other vehicles 13 14 due to the unusual design and size of such vehicles or combinations of 15 vehicles.

16 (iii)(a) The foregoing vehicles shall not exceed the 17 maximum axle load permitted by law.

18 (b) Five-axle vehicles may haul maximum gross
19 loaded weights of up to eighty thousand pounds (80,000 lbs.) without the
20 purchase of any additional or different type license.

21 (iv) The Director of the Department of Finance and 22 Administration shall cause to be issued special and distinctive license 23 plates for vehicles in this classification, with separate farm license plates 24 to be established for those vehicles used in the noncommercial hauling of 25 farm products produced in this state, and for hauling feed, seed, fertilizer, 26 poultry litter, and other products commonly produced or used in agricultural 27 operations or compacted seed cotton and separate natural resources license 28 plates to be established for those vehicles hauling timber products, clay 29 minerals, or ores.

30 (v)(a) Before any license may be issued for a 31 vehicle designated a <u>as either a farm vehicle or a</u> natural resources vehicle, 32 the applicant shall, by affidavit, state that he or she is familiar with the 33 purposes for which such licenses may be used as authorized under this 34 classification and that he or she will not use such vehicle for which 35 application for license is made for any purpose not authorized under this 36 classification. The applicant shall indicate on his or her affidavit whether

SB20

1	the vehicle is to be used for the hauling of farm products, animal feed,
2	compacted seed <u>, or</u> cotton , <u>or for the hauling of</u> forest products, clay
3	minerals, or ores.
4	(b) If the applicant is the owner of a mini-
5	truck, then the affidavit shall state that the vehicle is being used
6	exclusively for farm purposes and that the mini-truck meets the other
7	requirements of § 27-14-726.
8	(vi)(a) Upon submitting an affidavit, any person
9	entitled to obtain a natural resources <u>farm</u> license for a motor vehicle used
10	for hauling farm products as authorized under this classification, if the
11	vehicle is required for only seasonal or occasional use, may be issued a
12	natural resources farm license for the vehicle for the first six (6) months
13	of the annual licensing period, at a rate equal to one-half $(\frac{1}{2})$ of the annual
14	fee but in no event less than sixty-five dollars (\$65.00) or for the last
15	month of the current annual licensing period and the first six (6) months of
16	the subsequent annual licensing period at a rate equal to seven-twelfths
17	(7/12) of the annual fee but in no event less than seventy-five dollars
18	(\$75.00).
19	(b) The director shall issue special
20	distinctive license plates or license plate validation decals for the
21	vehicles, including the indication thereon of the expiration date, so as to
22	identify them from annual natural resources plates.
23	(vii) The owner of any motor vehicle who is entitled
24	to obtain a natural resources <u>farm</u> license for such motor vehicle for use in
25	hauling farm products as authorized in this subdivision (a)(3)(H) may use
26	such motor vehicle for the hauling of baled cotton from the cotton gin to a
27	cotton compress without the necessity of the payment of additional license
28	fees or the obtaining of additional license plates for such motor vehicle.
29	(viii) The director shall promulgate such rules and
30	regulations as may be necessary to carry out the intent of this
31	classification and prevent abuse thereof. However, before any such rules or
32	regulations shall be effective, they shall be approved by majority action of
33	the members of the State Highway Commission acting for and in behalf of the
34	Arkansas Highway Police Division of the Arkansas State Highway and
35	Transportation Department, which is the agency charged with the principal
36	responsibility of enforcing the motor vehicle license laws of this state.

1	(ix) Vehicles licensed under this classification for
2	the hauling of farm products only shall be permitted, without payment of
3	additional fees, to transport return loads to the farm or domicile of the
4	owner of such vehicles where such return load contents are the property of,
5	and to be used or consumed by, the owner of the vehicle or his family.
6	(x) If a violation of the natural resources
7	classification, as authorized in this subdivision (a)(3)(H) is discovered, a
8	license must immediately be purchased for such vehicle in accordance with the
9	rate of license that should lawfully be required for such vehicle for so
10	moving on the roads and highways of this state. No credit shall be given on
11	the purchase price of such license for any amount or amounts paid for license
12	hitherto purchased for use on such vehicle. This requirement of license
13	purchase shall not be in lieu of any criminal prosecution.
14	(xi) All affidavits required under the provisions of
15	this subdivision (a)(3)(H) shall be acknowledged by the director, his or her
16	authorized agent, or some other person authorized by the laws of this state
17	to administer oaths;
18	(xii) The owner of a mini-truck under § 27-14-726
19	may license and register the mini-truck as a Class Eight farm vehicle if the
20	vehicle is used for farm purposes.
21	
22	SECTION 2. Arkansas Code § 27-14-705(b)(2)(B), regarding the
23	application for registration and certificate of title, is amended to read as
24	follows:
25	(B)(i)
26	certificate of origin shall be furnished <u>to</u> the dealer by the manufacturer
27	and shall accompany the application for license and title.
28	(ii) No Except as provided under § 27-14-726, no
29	license for the operation of the vehicle shall be granted and no certificate
30	of title shall be issued unless the certificate of origin is made a part of
31	the application.
32	
33	SECTION 3. Arkansas Code Title 27, Chapter 14, Subchapter 7 is amended
34	to add an additional section to read as follows:
35	<u>27-14-726. Mini-trucks.</u>
36	(a) As used in this section:

1	(1) "Low pressure tire" means a pneumatic tire six inches (6")
2	or more in width designed for use on a wheel with a rim diameter of twelve
3	inches (12") or less and utilizing an operating pressure of ten pounds per
4	square inch (10 p.s.i.) or less as recommended by the vehicle manufacturer;
5	(2)(A) "Mini-truck" means a motor vehicle that is:
6	(i) At least forty-eight inches (48") in width;
7	(ii) Not more than one hundred thirty-five inches
8	(135") in length including the bumper;
9	(iii) At least one thousand five hundred pounds
10	(1,500 lbs.) in unladen weight including fuel and fluids;
11	(iv) Equipped with:
12	(a) Four (4) or more low pressure tires or
13	pneumatic rubber tires that are used on motor vehicles;
14	(b) A steering wheel;
15	(c) Seating for at least two (2) people to sit
16	side-by-side in the front seating area;
17	(d) A fully-enclosed metal or metal-reinforced
18	cab with glass and mirrors and complies with § 27-37-301 — 27-37-305
19	regarding safety glass and mirrors;
20	(e) Metal doors with functioning handle locks
21	that are similar to the handle locks on motor vehicles;
22	(f) Head lamps as required under § 27-36-209;
23	(g) Tail lamps as required under § 27-36-215;
24	(h) Signal lamps as provided under § 27-36-
25	<u>216;</u>
26	(i) A working horn as required under § 27-37-
27	<u>202(a);</u>
28	(j) Seat belts as provided under §§ 27-37-701
29	et seq.; and
30	(k) Front and rear bumpers.
31	(B) A mini-truck may be equipped with a bed or cargo box
32	for hauling materials.
33	(C) A mini-truck is not an all-terrain vehicle under § 27-
34	<u>20-201 — 27-20-208 and \$\$ 27-21-101 — 27-21-109.</u>
35	(b)(1) The owner of a mini-truck may register and license it as a
36	<u>Class Eight farm vehicle under § 27-14-601(a)(3)(H).</u>

1	(2) In the application to register the mini-truck, the owner of
2	the mini-truck shall provide:
3	(A) The same affidavit as required under §§ 27-14-
4	601(a)(3)(H)(v) and §§ 27-14-601(a)(3)(H)(xi);
5	(B) Proof of insurance as required under the Motor Vehicle
6	Safety Responsibility Act, § 27-19-101 et seq., and § 27-22-101 - 27-22-107;
7	and
8	(C) Proof of ownership that is in the English language to
9	include a bill of sale and an export certificate or a title.
10	(3) The fees for registering and licensing a mini-truck shall be
11	the same as for registering a Class Eight farm vehicle under 27-14-
12	601(a)(3)(H)(ii)(a).
13	(4) The driver of a mini-truck shall have a valid driver's
14	license.
15	(5) The driver of a mini-truck that is registered and licensed
16	under this section shall comply with and is subject to the same penalties for
17	violating the rules of the road as provided under § 27-51-101 et seq.
18	(6) A mini-truck is a motor vehicle for the purposes of minimum
19	insurance liability under the Motor Vehicle Safety Responsibility Act, § 27-
20	<u>19-101 et seq., and § 27-22-101 — 27-22-107.</u>
21	(c) A mini-truck shall not be operated on an interstate highway.
22	(d) A mini-truck shall not be operated on a road or highway if:
23	(1) The operation of mini-trucks is prohibited;
24	(2) The road is a controlled-access highway;
25	(3) The posted speed limit is more than fifty-five (55) miles
26	per hour; or
27	(4) The mini-truck cannot maintain a speed equal to the posted
28	speed limit.
29	/s/ Altes
30	
31	
32	
33	
34	
35	
36	