1	State of Arkansas	ال•ط ٨	
2	95th General Assembly	A Bill	
3	Regular Session, 2025		SENATE BILL 275
4			
5	By: Senator Irvin		
6	By: Representative J. Moore		
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8		For An Act To Be Entitled	
9	AN ACT TO AMEND THE LAW CONCERNING THE REGULATION OF		
10	LIQUEFIED PET	ROLEUM GASES; AND FOR OTHER PURPOSE	ES.
11			
12			
13		Subtitle	
14	TO AMEND	) THE LAW CONCERNING THE	
15	REGULATI	ON OF LIQUEFIED PETROLEUM GASES.	
16			
17	BE IT ENACTED BY THE GENE	RAL ASSEMBLY OF THE STATE OF ARKANS	SAS:
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19	SECTION 1. Arkansas	s Code §§ 15-75-107 and 15-75-108 a	are repealed.
20	<del>15-75-107. Odoriza</del>	tion of gas.	
21	All liquefied petro	leum gases shall be effectively ode	rized with a
22	distinctive agent at the time of manufacture by the use of an approved		
23	chemical agent of such character as to positively indicate the presence of		
24	gas in concentrations not to exceed one-fifth (½) of the lowest limit of		
25	flammability of such gas,	except where used in connection wi	th a chemical or
26	other manufacturing proces	sses in which it would prove harmfu	<del>11 and would serve</del>
27	no useful purpose as a wa	rning agent.	
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29	<del>15-75-108. Dealers</del>	' safety meetings for employees.	
30	Each dealer authori:	zed to engage in the liquefied peta	<del>coleum gas</del>
31	business generally in this	s state, in conjunction with repres	centatives of the
32	Liquefied Petroleum Cas Board, an insurance company, or other recognized		
33	safety organization, shall	l conduct with all employees handli	ing liquefied
34	petroleum gases one (1) general safety meeting during each twelve-month		
35	<del>period.</del>		
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1	SECTION 2. Arkansas Code Title 15, Chapter 75, Subchapter 1, is		
2	amended to add an additional section to read as follows:		
3	<u>15-75-113. Training.</u>		
4	(a) The Liquefied Petroleum Gas Board may require initial, recurring,		
5	and annual training for employees of all permit holders under this section.		
6	(b) A permit holder shall provide proof of training when submitting		
7	annual permit renewal requests.		
8	(c) A certified employee who fails to attend the required training is		
9	subject to a certification suspension or revocation.		
10	(d) The board may promulgate rules to establish training requirements		
11	for employees of all permit holders under this section.		
12			
13	SECTION 3. Arkansas Code § 15-75-207 is amended to read as follows:		
14	15-75-207. Rules.		
15	(a) The Liquefied Petroleum Gas Board <del>is empowered to make reasonable</del>		
16	rules to carry out the provisions of this subchapter. Such rules shall have		
17	the force and effect of law may promulgate rules to carry out the functions,		
18	powers, and duties conferred on the board by law.		
19	(b) In addition to the functions, powers, and duties conferred and		
20	imposed upon the board by this subchapter, and the regulation of its own		
21	procedure and carrying out its functions, powers, and duties, it shall have		
22	the authority from time to time to make, amend, and enforce all reasonable		
23	rules not inconsistent with law, which will aid in the performance of any of		
24	the functions, powers, or duties conferred or imposed upon it by law The		
25	board may adopt through rulemaking the National Fire Protection Association		
26	Standards, in whole or in part.		
27	(c) All permanent rules promulgated for the regulation of liquefied		
28	petroleum gases as published in the state code governing liquefied petroleum		
29	gas containers and equipment dated May 1, 1964, shall remain in full force		
30	and effect until changed, altered, amended, or abolished by the board.		
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32	SECTION 4. Arkansas Code § 15-75-208 is repealed.		
33	15-75-208. Standards for containers, systems, etc.		
34	The Liquefied Petroleum Gas Board shall provide additional standards or		
35	specifications for containers, systems, appliances, and appurtenances, as may		
36	be reasonably necessary for the public safety. The standards or		

specifications are to be set forth in the rules of the state code governing

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## liquefied petroleum gas containers and equipment.

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           SECTION 5. Arkansas Code § 15-75-304(d)(1), concerning the authority
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    of the Liquefied Petroleum Gas Board to accept a reciprocal state's
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    transportation and delivery examination, is amended to read as follows:
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           (d)(1) The board may accept as its own a reciprocal state's
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    transportation and delivery examination employee certification for a
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    transport driver only if it contains substantially equivalent requirements as
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    those required by the board.
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           SECTION 6. Arkansas Code § 15-75-305(k), concerning the requirement
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    that an applicant for a class one permit attend a forty-hour basic course in
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    liquefied petroleum gas, is amended to read as follows:
           (k)(1) Applicants for a class one permit must attend a forty-hour
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    basic course in liquefied petroleum gas, as preseribed by the board, prior to
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    the board meeting at which the review of the final action on their
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    application may be heard.
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                 (2) All owners, managers or officials, and employees connected
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    to or listed on the class one application must attend the basic initial
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    training course prior to the board meeting at which the review of their
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    application may be heard.
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           SECTION 7. Arkansas Code § 15-75-308(b)(2), concerning the requirement
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25
    that an applicant for a class two permit related to liquefied petroleum gas
    provide a certified or notarized financial statement, is repealed.
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27
                 (2) Must provide a certified or notarized financial statement
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    which has been compiled within the past sixty (60) days;
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           SECTION 8. Arkansas Code § 15-75-309(d)(3), concerning the requirement
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     that an applicant for a class three permit related to liquefied petroleum gas
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    provide a certified or notarized financial statement, is repealed.
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                 (3) Must provide a certified or notarized financial statement
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    which has been compiled within the past sixty (60) days; and
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           SECTION 9. Arkansas Code § 15-75-311(b)(2), concerning the requirement
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     that an applicant for a class five permit related to liquefied petroleum gas
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    provide a certified or notarized financial statement, is repealed.
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                 (2) Must provide a certified or notarized financial statement
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    which has been compiled within the past sixty (60) days;
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           SECTION 10. Arkansas Code § 15-75-316(b)(2), concerning the
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    requirement that an applicant for a class ten permit related to liquefied
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    petroleum gas provide a certified or notarized financial statement, is
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     repealed.
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                (2) Must provide a certified or notarized financial statement
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    which has been compiled within the past sixty (60) days;
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           SECTION 11. Arkansas Code §§ 15-75-401 - 15-75-403 are repealed.
          15-75-401. Vapor pressure.
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          The vapor pressure of any gases delivered for use in any container
     shall not exceed, at one hundred degrees Fahrenheit (100°F), the allowable
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    pressure for gas to be used in the container as fixed by the manufacturer.
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          15-75-402. Strength of butane containers.
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          Each container, except containers designed to operate under
    refrigerated or cryogenic conditions, where used in the transportation or
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    storage of a liquefied petroleum gas mixture known as butane gas shall be
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    designed and constructed to withstand an internal pressure of not less than
    one hundred twenty-five pounds (125 lbs.) per square inch.
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           15-75-403. Strength of propane containers.
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          Each container, except containers designed to operate under
    refrigerated or cryogenic conditions, where used for the storage or
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    transportation of a liquefied petroleum gas mixture known as propane gas
    shall be designed and constructed to withstand an internal pressure of not
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    less than two hundred fifty pounds (250 lbs.) per square inch.
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           SECTION 12. Arkansas Code § 15-75-407 is repealed.
          15-75-407. Retail sellers to furnish account statements to certain
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     customers.
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          (a) Each person, corporation, partnership, association, or other
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1 entity engaging in the business of selling liquefied petroleum gas at retail 2 in the state shall furnish within the first twenty (20) days of each calendar month to each retail customer in the state having a credit balance of twenty 3 4 dollars (\$20.00) or more a statement of the customer's account showing that 5 credit balance. 6 (b) The Liquefied Petroleum Gas Board shall see that every propane dealer doing business in the State of Arkansas receives a copy of this 7 8 section and shall monitor compliance with this section. 9 (c) The failure of any person, corporation, partnership, association, 10 or other entity to comply with the provisions of this section or the rules of the board adopted pursuant to the provisions of this section shall constitute 11 12 grounds for the revocation or suspension of the license or permit of each 13 person or entity to engage in the business of selling liquefied petroleum gas 14 at retail in this state. 15 16 SECTION 13. Arkansas Code § 19-6-301(32), concerning the enumeration 17 of special revenues, is amended to read as follows: 18 (32) Liquefied petroleum gas board Petroleum Gas Board filing 19 fees, inspection fees, registration fees, permits, and certificates of competency, as enacted by Acts 1965, No. 31, known as the "Liquefied 20 21 Petroleum Gas Board Act", and all laws amendatory thereto, §§ 15-75-101 15-75-108, 15-75-110, 15-75-201 - 15-75-204, §15-75-205 [repealed], §§15-75-206 22 - 15-75-209, 15-75-301 - 15-75-321, and 15-75-401 - 15-75-405 15-75-101 - 15-23 75-106, 15-75-110, 15-75-201 - 15-75-204, 15-75-206, 15-75-207, 15-75-209, 24 15-75-301 - 15-75-321, 15-75-404, and 15-75-405; 25 26 27 SECTION 14. DO NOT CODIFY. Effective date. Sections 1, 4, 6, 11, 12, and 13 shall be effective on and after April 28 29 1, 2026. 30 31 32 33 34 35 36