SESSION 1997

S

SENATE BILL 1230 Second Edition Engrossed 5/27/98 Third Edition Engrossed 6/10/98 House Committee Substitute Favorable 6/30/98

Short Title: Motor Fuel Tax Changes.

Sponsors:

Referred to:

May 21, 1998

1	A BILL TO BE ENTITLED
2	AN ACT TO EXEMPT RACING GASOLINE FROM THE PER GALLON EXCISE
3	TAX, TO CLARIFY THE TAXATION OF KEROSENE, AND TO MAKE OTHER
4	CHANGES IN THE MOTOR FUEL TAX LAWS.
5	The General Assembly of North Carolina enacts:
6	Section 1. G.S. 105-449.39 reads as rewritten:
7	"§ 105-449.39. Credit for payment of motor fuel tax.
8	Every motor carrier subject to the tax levied by this Article is entitled to a credit for
9	tax paid by the carrier on fuel purchased in the State. A motor carrier who files a
10	quarterly report is entitled to a credit at a rate equal to the flat cents-per-gallon rate plus
11	the variable cents-per-gallon rate of tax in effect during the quarter for which the credit is
12	claimed. A motor carrier who files an annual report is entitled to a credit at a rate equal
13	to the flat cents-per-gallon rate plus the average of the two variable cents-per-gallon rates
14	of tax in effect during the year for which the credit is claimed. To obtain a credit, the
15	motor carrier must furnish evidence satisfactory to the Secretary that the tax for which the
16	credit is claimed has been paid.

4

(Public)

If the amount of a credit to which a motor carrier is entitled for a reporting period exceeds the motor carrier's liability for that reporting period, the excess may, in accordance with rules adopted by the Secretary, be refunded to the motor carrier or carried forward and applied to the motor carrier's tax liability for another reporting period. Before the Secretary allows a motor carrier a refund, the Secretary may audit the motor carrier's records or require the motor carrier to furnish a bond under G.S. 105-449.40.-the Secretary must refund the excess to the motor carrier."

8

20

Section 2. G.S. 105-449.52(b) reads as rewritten:

9 "(b) Hearing. – Any person denying liability for a penalty imposed under this 10 section may must pay the penalty under protest and apply to the Department of Revenue 11 for a hearing. Upon receiving a request for a hearing, the Secretary shall schedule a hearing before a duly designated employee or agent of the Department within 30 days 12 13 after receipt of the request. If after the hearing the Department determines that the person 14 was not liable for the penalty, the amount collected shall be refunded. If after the hearing 15 the Department determines that the person was liable for the penalty, the person paying 16 the penalty may bring an action in the Superior Court of Wake County against the 17 Secretary of Revenue for refund of the penalty. No restraining order or injunction shall issue from any court of the State to restrain or enjoin the collection of the penalty or to 18 19 permit the operation of the vehicle without payment of the penalty."

Section 3. G.S. 105-449.60 reads as rewritten:

21 **"§ 105-449.60. Definitions.**

22 The following definitions apply in this Article:

23 Antiknock Index Number. - The arithmetic average of the American (1)Society for Testing and Materials (ASTM) Research octane number 24 (RON) and the ASTM Motor octane number (MON), that is (RON + 25 26 MON)/2. 27 (1) (1a) Blended fuel. – A mixture composed of gasoline or diesel fuel and another liquid, other than a de minimus amount of a product such as 28 29 carburetor detergent or oxidation inhibitor, that can be used as a fuel in a highway vehicle. 30 Blender. - A person who produces blended fuel outside the terminal 31 (2)32 transfer system. 33 (3) Bulk-end user. – A person who maintains storage facilities for motor fuel and uses part or all of the stored fuel to operate a highway vehicle. 34 35 (4) Bulk plant. – A motor fuel storage and distribution facility that is not a terminal and from which motor fuel may be removed at a rack. 36 Code. – Defined in G.S. 105-228.90. 37 (5) Destination state. – The state, territory, or foreign country to which 38 (6) motor fuel is directed for delivery into a storage facility, a receptacle, a 39 40 container, or a type of transportation equipment for the purpose of resale 41 or use. 42 (7) Diesel fuel. – Any liquid, other than gasoline, that is suitable for use as a fuel in a diesel-powered highway vehicle. The term includes kerosene. 43

1		The term $1 = 1 = 1 + 1 = 1 + 1 + 1 + 1 + 1 + 1 + $
1		The term does not include jet fuel sold to a buyer who is certified to
2	(0)	purchase jet fuel under the Code.
3	(8)	Distributor. – A person who acquires motor fuel from a supplier or from
4	(0)	another distributor for subsequent sale.
5	(9)	Dyed diesel fuel. – Diesel fuel that meets the dyeing and marking
6	(1.0)	requirements of § 4082 of the Code.
7	(10)	Elective supplier. – A supplier that is required to be licensed in this
8		State and that elects to collect the excise tax due this State on motor fuel
9		that is removed by the supplier at a terminal located in another state and
10		has this State as its destination state.
11	(11)	Export. – To obtain motor fuel in this State for sale or other distribution
12		in another state. In applying this definition, motor fuel delivered out-of-
13		state by or for the seller constitutes an export by the seller and motor
14		fuel delivered out-of-state by or for the purchaser constitutes an export
15		by the purchaser.
16	(12)	Fuel alcohol. – Methanol or fuel grade ethanol.
17	(13)	Fuel alcohol provider. – A person who does any of the following:
18		a. Produces fuel alcohol.
19		b. Imports fuel alcohol outside the terminal transfer system by
20		means of a marine vessel, a transport truck, or a railroad tank car.
21	(14)	Gasohol. – A blended fuel composed of gasoline and fuel grade ethanol.
22	(15)	Gasoline. – Any of the following:
23		a. All products that are commonly or commercially known or sold
24		as gasoline and are suitable for use as a fuel in a highway
25		vehicle, other than products that have an American Society for
26		Testing Materials octane number of less than 75 as determined
27		by the motor method.
28		b. A petroleum product component of gasoline, such as naptha,
29		reformate, or toluene.
30		c. Gasohol.
31		d. Fuel grade ethanol.
32		The term does not include aviation gasoline sold for use in an aircraft
33		motor. 'Aviation gasoline' is gasoline that is designed for use in an
34		aircraft motor and is not adapted for use in an ordinary highway vehicle.
35	(16)	Gross gallons The total amount of motor fuel measured in gallons,
36		exclusive of any temperature, pressure, or other adjustments.
37	(17)	Highway. – Defined in G.S. 20-4.01(13).
38	(18)	Highway vehicle. – A self-propelled vehicle that is designed for use on
39		a highway.
40	(19)	Import To bring motor fuel into this State by any means of
41		conveyance other than in the fuel supply tank of a highway vehicle. In
42		applying this definition, motor fuel delivered into this State from out-of-
43		state by or for the seller constitutes an import by the seller, and motor

1	fuel delivered into this State from out-of-state by or for the purchaser
2	constitutes an import by the purchaser.
3	(19a) In-State-only supplier. – Either of the following:
4	a. A supplier that is required to have a license and elects not to
5	collect the excise tax due this State on motor fuel that is removed
6	by the supplier at a terminal located in another state and has this
7	State as its destination state.
8	b. A supplier that does business only in this State.
9	(20) Motor fuel. – Gasoline, diesel fuel, and blended fuel.
10	(21) Motor fuel rate. – The rate of tax set in G.S. 105-449.80.
11	(22) Motor fuel transporter. – A person who transports motor fuel outside
12	the terminal transfer system by means of a transport truck, a railroad
13	tank car, or a marine vessel.
14	(23) Net gallons. – The amount of motor fuel measured in gallons when
15	corrected to a temperature of 60 degrees Fahrenheit and a pressure of
16	14 7/10 pounds per square inch.
17	(24) Permissive supplier. – An out-of-state supplier that elects, but is not
18	required, to have a supplier's license under this Article.
19	(25) Person. – Defined in G.S. 105-228.90.
20	(26) Position holder. – The person who holds the inventory position in
21	motor fuel in a terminal, as reflected on the records of the terminal
22	operator. A person holds the inventory position in motor fuel when
23	that person has a contract with the terminal operator for the use of
24	storage facilities and terminaling services for fuel at the terminal. The
25	term includes a terminal operator who owns fuel in the terminal.
26	(26a) Racing fuel. – Gasoline that meets all of the following descriptions:
27	a. Has an Antiknock Index Number of more than 100.
28	b. Has 90 percent (90%) evaporation at a maximum temperature of
29	290 degrees Fahrenheit as determined by the American Society
30	for Testing and Materials Test Method D 86.
31	c. Either contains more than 0.05 grams per gallon of lead or
32	contains more than 2.8 weight percent oxygen.
33	(27) Rack. – A mechanism for delivering motor fuel from a refinery, a
34	terminal, or a bulk plant into a transport truck, a railroad tank car, or
35	another means of transfer that is outside the terminal transfer system.
36	(28) Removal. – A physical transfer other than by evaporation, loss, or
37	destruction. A physical transfer to a transport truck or another means
38	of conveyance outside the terminal transfer system is complete upon
39	delivery into the means of conveyance.
40	(29) Retailer. – A person who maintains storage facilities for motor fuel
41	and who sells the fuel at retail or dispenses the fuel at a retail location.
42	(30) Secretary. – Defined in G.S. 105-228.90.
43	(31) Supplier. – Any of the following:

1	A position holder or a person who reasives motor fuel pursuent
2	a. A position holder or a person who receives motor fuel pursuant
2	to a two-party exchange . <u>transaction</u> .
	b. A fuel alcohol provider. (22) System transfor Either of the following:
4	(32) System transfer. – Either of the following:
5	a. A transfer of motor fuel within the terminal transfer system.
6	b. A transfer, by transport truck or railroad tank car, of fuel grade
7	ethanol.
8	(33) Tank wagon. $-A$ truck that is not a transport truck and has multiple
9	compartments designed or used to carry motor fuel.
10	(33a) Tax. – An inspection or other excise tax on motor fuel and any other
11	fee or charge imposed on motor fuel on a per-gallon basis.
12	(34) Terminal. – A motor fuel storage and distribution facility that has
13	been assigned a terminal control number by the Internal Revenue
14	Service, is supplied by pipeline or marine vessel, and from which
15	motor fuel may be removed at a rack.
16	(35) Terminal operator. – A person who owns, operates, or otherwise
17	controls a terminal.
18	(36) Terminal transfer system. – The motor fuel distribution system
19	consisting of refineries, pipelines, marine vessels, and terminals. The
20	term has the same meaning as 'bulk transfer/terminal system' under 26
21	C.F.R. § 48.4081-1.
22	(37) Transmix. – Either of the following:
23	a. The buffer or interface between two different products in a
24	pipeline shipment.
25	b. A mix of two different products within a refinery or terminal that
26	results in an off-grade mixture.
27	(38) Transport truck. – A semitrailer combination rig designed or used to
28	transport loads of motor fuel over a highway.
29	(39) Trustee. – A person who is licensed as a supplier, an elective supplier,
30	or a permissive supplier and who receives tax payments from and on
31	behalf of a licensed distributor.
32	(40) Two-party exchange.transaction. – A transaction in which motor
33	fuel is transferred from one licensed supplier to another licensed
34	supplier pursuant to an exchange agreement whereby the supplier
35	that is the position holder agrees between two licensed suppliers
36	as the motor fuel crosses the terminal rack as the result of an
37	exchange agreement or a sale between the suppliers that requires
38	the supplier that is the position holder to deliver motor fuel to the
39	other supplier or the other supplier's customer at the rack of the
40	terminal at which the delivering supplier is the position holder.
40 41	
41 42	(41) <u>User. – A person who owns or operates a licensed highway</u> vehicle and does not maintain storage facilities for motor fuel."
42	ventere and does not maintain storage racinities for motor fuel.

1	Section 4. G.S. 105-449.72 is amended by adding the following new
2	subsection to read:
3	"(<u>d</u>) <u>Replacements. – When a license holder files a bond or an irrevocable letter of</u>
4	credit as a replacement for a previously filed bond or letter of credit and the license
5	holder has paid all taxes and penalties due under this Article, the Secretary must take one
6	of the following actions:
7	(1) Return the previously filed bond or letter of credit.
8	(2) Notify the person liable on the previously filed bond and the license
9	holder that the person is released from liability on the bond."
10	Section 5. G.S. 105-449.87(b) reads as rewritten:
11	"(b) Liability. – The operator of a highway vehicle that uses motor fuel that is
12	taxable under this section is liable for the tax. If the highway vehicle that uses the fuel is
13	owned by or leased to a motor carrier, the motor carrier is jointly and severally liable for
14	the tax. If the end seller of motor fuel taxable under this section knew or had reason to
15	know that the motor fuel would be used for a purpose that is taxable under this section,
16	the end seller is jointly and severally liable for the tax. If the Secretary determines that a
17	bulk-end user or retailer used or sold untaxed dyed diesel fuel to operate a highway
18	vehicle when the fuel is dispensed from a storage facility or through a meter marked for
19	nonhighway use, all fuel delivered into that storage facility is presumed to have been
20	used to operate a highway vehicle."
21	Section 6. G.S. 105-449.88 reads as rewritten:
22	"§ 105-449.88. Exemptions from the excise tax.
23	The excise tax on motor fuel does not apply to the following:
24	(1) Motor fuel removed, by transport truck or another means of transfer
25	outside the terminal transfer system, from a terminal for export, if the
26	supplier of the motor fuel collects tax on it at the rate of the motor
27	fuel's destination state.
28	(2) Motor fuel sold to the federal government.
29	(3) Motor fuel sold to the State for its use.
30	(4) Motor fuel sold to a local board of education for use in the public
31	school system.
32	(5) Diesel that is kerosene and is sold to an airport.
33	(6) Racing fuel dispensed at a race track for use in a racing vehicle."
34	Section 7. G.S. 105-449.94 is amended by adding the following new
35	subsection to read:
36	"(<u>e</u>) <u>Penalty. – A licensed distributor or a licensed importer that deducts an exempt</u>
37	sale when paying tax to a supplier and does not report the sale by filing the return
38	required by this section is liable for a penalty of two hundred fifty dollars (\$250.00)."
39	Section 8. Part 5 of Article 36C of Chapter 105 of the General Statutes is
40	amended by adding a new section to read:
41	" <u>§ 105-449.105A. Monthly refunds for kerosene.</u>

1	A distributor who sells kerosene to any of the following may obtain a refund for the
2	excise tax the distributor paid on the kerosene, less the amount of any discount allowed
3	on the kerosene under G.S. 105-449.93:
4	(1) The end user of the kerosene, if the distributor dispenses the kerosene
5	into a storage facility of the end user that contains fuel used only for
6	$\frac{\text{heating.}}{(2)}$
7	(2) <u>A retailer of kerosene, if the distributor dispenses the kerosene into a</u>
8	storage facility that is marked for nonhighway use in accordance with the requirements in $C = 105 440 122(q)(1)$ through $(q)(2)$ and has a
9 10	the requirements in G.S. $105-449.123(a)(1)$ through $(a)(3)$ and has a disconsisting devices that is not evitable for use in fueling a highway
10 11	dispensing device that is not suitable for use in fueling a highway
11	$\frac{\text{vehicle.}''}{\text{Section } 9 - C S - 105 - 164 + 12(11) \text{s}}$ reads as rewritten:
12	Section 9. G.S. 105-164.13(11)a. reads as rewritten: "a. Motor fuel, as defined in G.S. 105-449.60, except motor fuel for
13 14	"a. Motor fuel, as defined in G.S. 105-449.60, except motor fuel for which a refund of the per gallon excise tax is allowed under G.S.
14 15	1 0
15 16	105-449.105(c) or (d)-(d), under G.S. 105-449.105A, or under G.S. 105-449.107."
17	Section 9.1. G.S. 105-164.3(4) reads as rewritten:
17	"(4) 'Cost price' means the actual cost of articles of tangible personal
18	property without any deductions therefrom on account of the cost of
20	materials used, cash discounts, labor or service costs, transportation
20 21	charges or any expenses whatsoever. <u>The cost price of racing fuel, as</u>
21	defined in G.S. 105-449.60, is the average of the wholesale prices
22	used under G.S. 105-449.80 to determine the excise tax rate in effect
23 24	when the racing fuel is used."
25	Section 9.2. G.S. 105-164.3(16) is amended by adding a new sub-subdivision
23 26	to read:
20 27	"g. The sales price of racing fuel, as defined in G.S. 105-449.60, is
28	the average of the wholesale prices used under G.S. 105-449.80
20 29	to determine the excise tax rate in effect when the racing fuel is
30	sold."
31	Section 10. G.S. 105-449.108 reads as rewritten:
32	"§ 105-449.108. When an application for a refund is due.
33	(a) Annual Refunds. An application for an annual refund of excise tax is due by
34	April 15 following the end of the calendar year for which the refund is claimed. The
35	application must state whether or not the applicant has filed a North Carolina income tax
36	return for the preceding taxable year, and must state that the applicant has paid for the
37	fuel for which a refund is claimed or that payment for the fuel has been secured to the
38	seller's satisfaction. Due Dates. – The due dates of applications for refunds are as follows:
	**
40	
41	-
42	Monthly22nd day after the end of the month
39 40 41	Refund PeriodDue DateAnnualApril 15 after the end of the yearQuarterlyLast day of the month after the end of the quarter

1	<u>Upon Application</u> <u>Last day of the month after the month in which</u>
2	tax was paid or the event occurred that is the
3	basis of the refund.
4	(b) Quarterly Refunds. – An application for a quarterly refund of excise tax is due
5	by the last day of the month following the end of the calendar quarter for which the
6	refund is claimed. The application must state that the applicant has paid for the fuel for
7	which a refund is claimed or that payment for the fuel has been secured to the seller's
8	satisfaction. <u>Requirements</u> . – An application for an annual refund must state whether or
9	not the applicant has filed a North Carolina income tax return for the preceding taxable
10	year. An application for a refund allowed under this Part must state that the applicant has
11	paid for the fuel for which a refund is claimed or that payment for the fuel has been
12	secured to the seller's satisfaction.
13	(c) Upon Application. An application for a refund of excise tax upon application
14	under G.S. 105-449.105 is due by the last day of the month that follows the payment of
15	tax or other event that is the basis of the refund."
16	Section 11. G.S. 105-449.132 reads as rewritten:
17	"§ 105-449.132. How to apply for a license.
18	To obtain a license, an applicant must file an application with the Secretary on a form
19	provided by the Secretary. An application must include the applicant's name, address,
20	federal employer identification number, and any other information required by the
21	Secretary. An applicant must meet the requirements for obtaining a license set out in
22	<u>G.S. 105-449.69(b).</u> "
23	Section 12. The following persons who have kerosene that is on hand or in
24	their possession as of 12:01 a.m. on July 1, 1998, and is not in the terminal transfer
25	system must inventory the kerosene and report the results of the inventory to the
26	Secretary of Revenue:
27	(1) Retailers who maintain storage facilities for kerosene of at least 2,000
28	gallons.
29	(2) Distributors.
30	(3) Importers.
31	(4) Suppliers.
32	The amount of kerosene in dead storage is not considered to be part of inventory and
33	shall not be included in the report. "Dead storage" is the amount of kerosene in a storage
34	tank that will not be pumped out of the tank because the kerosene is below the mouth of
35	the draw pipe. For a storage tank with a capacity of less than 2,000 gallons, the amount
36	of kerosene in dead storage is considered to be 200 gallons. For a storage tank with a
37	capacity of 2,000 gallons or more, the amount of kerosene in dead storage is considered
38	to be 400 gallons. The report of inventory must be made on a form provided by the
39	Secretary. The report is due by July 15, 1998.
40	Section 13. Section 3 of this act becomes effective August 1, 1998. G.S. 105-
41	449.88(5), as enacted by Section 6 of this act, is effective when it becomes law and
42	applies to kerosene sold on or after July 1, 1998, and G.S. 105-449.88(6), as enacted by

43 Section 6 of this act, becomes effective August 1, 1998. Section 7 of this act becomes

effective September 1, 1998. Sections 9.1 and 9.2 become effective August 1, 1998. The
remaining sections of this act are effective when they become law; Section 1 applies to
credits generated from reports filed by motor carriers for the reporting period beginning
July 1, 1998, and Sections 8 and 9 of this act apply to kerosene sold on or after July 1,

5 1998.