## SENATE BILL No. 843

March 31, 1992, Introduced by Senators GAST and DE GROW and referred to the Committee on Transportation and Tourism.

A bill to amend sections 8, 22, and 27 of Act No. 150 of the Public Acts of 1927, entitled as amended

"An act to prescribe a privilege tax for the use of the public highways by owners and drivers of motor vehicles by imposing a specific tax upon the sale or use, within the state of Michigan, of motor fuel; to prescribe the manner and the time of paying this tax and the duties of officials and others respecting the payment and collection of this tax; to provide for the licensing of wholesale distributors and the registration of retail dealers as defined in this act; to fix a time when this tax and interest and penalties thereon become a lien upon the property of persons, firms, associations, or corporations, subject to the payment of this tax; to provide for the enforcement of this lien; to permit the inspection and testing of petroleum products; to provide for certain exemptions and refunds and for the disposition of the proceeds of this tax; and to prescribe penalties for the violation of this act,"

section 8 as amended by Act No. 146 of the Public Acts of 1985, section 22 as amended by Act No. 437 of the Public Acts of 1982, and section 27 as amended by Act No. 163 of the Public Acts of 1980, being sections 207.108, 207.122, and 207.127 of the Michigan Compiled Laws.

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## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Section 1. Sections 8, 22, and 27 of Act No. 150 of the
- 2 Public Acts of 1927, section 8 as amended by Act No. 146 of the
- 3 Public Acts of 1985, section 22 as amended by Act No. 437 of the
- 4 Public Acts of 1982, and section 27 as amended by Act No. 163 of
- 5 the Public Acts of 1980, being sections 207.108, 207.122, and
- 6 207.127 of the Michigan Compiled Laws, are amended to read as
- 7 follows:
- Sec. 8. -(1) For the purpose of determining the amount of
- 9 the specific tax imposed by this act, every -wholesale
- 10 distributor SUPPLIER shall, on or before the twentieth day of
- 11 each month, except when the twentieth day of any month falls on a
- 12 Saturday, Sunday, or legal holiday, then on the next regular
- 13 business day, file with the department of treasury, on forms pre-
- 14 scribed and furnished by the department, a verified statement,
- 15 showing the number of gallons of gasoline -which has been or is
- 16 in his, her, or its possession in the state on September 5, 1927,
- 17 upon which the tax has not been paid, and all gasoline
- 18 thereafter received, as shown by the shipper's -invoices
- 19 thereof BILLS OF LADING, by the -wholesale distributor SUPPLIER
- 20 in the state from any source, during the preceding calendar
- 21 month; the date of purchase; the name of the manufacturer or
- 22 person, persons, firm, association, or corporation from whom pur-
- 23 chased; the date of receipt of the shipment of qasoline; the
- 24 point of origin; the point of destination of each shipment; the
- 25 quantity of each of the purchases or shipments; the name of the
- 26 carrier; the number of the car in which the purchases or

1 shipments were shipped, if shipped by rail, or the name and owner 2 of the boat, ship, barge, or vessel, if shipped by water; the 3 owner and license number of the automobile or truck used in 4 transporting the gasoline within this state, when the gasoline 5 was purchased from the manufacturer; -the name and address of the 6 owner of the wagon, or other means of transportation, if brought 7 into this state by such mode; and in case gasoline is not so 8 received and the -wholesale distributor SUPPLIER manufactures or 9 produces within this state the gasoline in his, her; or its pos-10 session in the state, the report required shall in lieu of the 11 foregoing information set forth the following: All gasoline man-12 ufactured, stored, used, distributed, and sold within this state 13 during the preceding calendar month, and date of each sale, use, 14 or distribution; the quantity of each sale; the name and address 15 of each purchaser; the name of the carrier; the number of the car 16 in which the purchases or shipments were shipped, if shipped by 17 rail; or the name and owner of the boat, ship, barge, or vessel, 18 if shipped by water; the owner and license number of the automo-19 bile or truck used in transporting the gasoline; the name and 20 address of the owner of the -wagon or other means of transporta-21 tion employed in the delivery of the gasoline so sold or distrib-22 uted within this state, and any other information pertaining to 23 receipts, manufacture, use, distribution, or sales of gasoline as 24 the department requires. In addition, the report shall state the 25 total number of gallons of gasoline sold by the -wholesale 26 distributor SUPPLIER to all retail dealers during the preceding

27 calendar month. Each -wholesale distributor- SUPPLIER, at the

1 time of filing a report, shall compute the amount of tax payable 2 on account at the applicable rate of tax per gallon, and to pay 3 to the department at the time of filing the report the full 4 amount of the tax. - In computing the tax, a deduction of 2% of 5 the quantity of gasoline received shall be deducted to allow for 6 evaporation and loss. At the time of filing the report and 7 paying the tax, the wholesale distributor shall submit satisfac-8 tory evidence to the department that the amount of tax repre-9 sented by 1/3 of the deduction shall have been paid or credited 10 to the registered retail dealers on quantities sold to them 11 during the period covered by the report. Within 1 year after the 12 effective date of section 3b, the department of treasury shall 13 provide a report to the standing committees of the house of rep-14 resentatives and the senate responsible for tax legislation. The 15 report shall detail the actual amount of evaporation and loss of 16 gasoline experienced by persons taxed under this act. In comput-17 ing the tax all gasoline while in process of transfer from tank 18 steamers at boat terminal transfers and while held in storage, 19 pending wholesale bulk distribution by land transportation, or in 20 tanks and equipment used in receiving and storing gasoline from 21 interstate pipelines pending wholesale bulk reshipment, shall be 22 exempt from the payment of the tax. Gasoline refined at a refin-23 <del>ery in this state or gasoline stored at a boat terminal transfer</del> 24 in this state may be sold, shipped, or delivered to wholesale 25 distributors who are holders of unrevoked wholesale distributors! 26 licenses issued by the department as provided in this act without

27 liability on the part of the seller for the tax imposed by this

- 1 act but the purchasers shall be liable for the tax on the
- 2 gasoline and shall for the purposes of this act be deemed to be
- 3 the wholesale distributors of the gasoline so received.
- 4 (2) A wholesale distributor may claim a credit on the return
- 5 required to be filed under subsection (1) for prepayments of tax
- 6 made under section 6a of the general sales tax act, Act No. 167
- 7 of the Public Acts of 1933, being section 205.56a of the Michigan
- 8 Compiled Laws. Prepayments claimed on the return filed under
- 9 subsection (1) shall be based on the difference in the prepay-
- 10 ments made in the immediately preceding month and collections of
- 11 prepaid tax received from sales or transfer and shall be for pre-
- 12 payments made in the month in which the return is due.
- 13 Prepayments claimed on the return due in January 1984 shall be
- 14 based, at the option of the taxpayer, on retail sales for
- 15 December 1983, or the number of gallons for which tax is due for
- 16 December 1983. Amounts credited pursuant to this subsection
- 17 shall not be deducted from amounts required to be credited to the
- 18 Michigan transportation fund pursuant to section 18b. The dif-
- 19 ference in actual prepayments shall be reconciled on the return
- 20 filed pursuant to section 3b in accordance with procedures pre-
- 21 scribed by the department. The department may establish proce-
- 22 dures for the election of claims under this subsection and
- 23 section 6a of the general sales tax act to avoid duplication of
- 24 claims. This subsection shall take effect January 1, 1984.
- Sec. 22. (1) A specific tax at a rate of cents per gallon
- 26 equal to the rate per gallon imposed under section 2(1) is
- 27 imposed upon all diesel motor fuel sold or used in producing or

- 1 generating power for propelling motor vehicles used upon the
- 2 public roads and highways in this state. The tax shall be paid
- 3 at those times, in the manner, and by those persons specified in
- 4 this act.
- 5 (2) There shall be allowed a discount of 6 cents per gallon
- 6 of the tax imposed pursuant to subsection (1) if the diesel motor
- 7 fuel is delivered into the fuel supply tanks of -either a com-
- 8 mercial motor vehicle licensed under the motor carrier fuel tax
- 9 act, Act No. 119 of the Public Acts of 1980, being sections
- 10 207.211 to -207.236 207.235 of the Michigan Compiled Laws. or
- 11 a commercial motor vehicle for which a license is waived during
- 12 the period from the effective date of Act No. 119 of the Public
- 13 Acts of 1980 until August 1, 1980. This subsection shall expire
- 14 on the date on which the motor carrier fuel tax act expires or is
- 15 repealed.
- 16 (3) The tax on diesel motor fuel sold and delivered in this
- 17 state by the seller into the fuel supply tanks of motor vehicles
- 18 shall be collected by the -seller-from the purchaser SUPPLIER
- 19 and paid over monthly to the department of treasury EXCEPT THAT
- 20 THE DISCOUNT PERMITTED BY SUBSECTION (2) SHALL BE DEDUCTED BY THE
- 21 SELLER FROM THE PRICE CHARGED THE PURCHASER. The department -may
- 22 permit any seller SHALL DETERMINE THE MANNER IN WHICH SELLERS of
- 23 diesel motor fuel -to report and pay to the department the tax on
- 24 diesel motor fuel delivered into a storage facility of a user or
- 25 a dealer which will be used in producing or generating power for
- 26 propelling motor vehicles used upon the public roads and highways
- 27 in this state SHALL BE REIMBURSED FOR THE DISCOUNT PERMITTED BY

- 1 SUBSECTION (2). Persons operating passenger vehicles of a
- 2 capacity of 10 or more under a certificate of public convenience
- 3 and necessity issued by the Michigan public service commission,
- 4 or under a municipal franchise, license, permit, agreement, or
- 5 grant, respectively, and operating over regularly traveled routes
- 6 expressly provided for in the certificate of convenience and
- 7 necessity, or municipal license, permit, agreement, or grant,
- 8 shall be entitled to a refund of the tax paid thereon, under the
- 9 rules prescribed by the department of treasury. Refunds provided
- 10 for under this section to a state certificated operator of an
- 11 intercity motor bus, shall apply only to those gallons of diesel
- 12 motor fuel producing mileage traveled by each intercity motor bus
- 13 over regular routes or on charter trips or portions of charter
- 14 trips within this state. The tax on diesel motor fuel delivered
- 15 in this state into the storage of a user or acquired by a user in
- 16 any manner, other than by delivery into the fuel supply tank of a
- 17 motor vehicle by a duly licensed dealer, shall upon the use
- 18 thereof be paid monthly by the user to the department of
- 19 treasury. A tax is not imposed under this act, nor shall a tax
- 20 be collected by a dealer, on fuel used in motor vehicles owned by
- 21 or leased and operated by a political subdivision of this state,
- 22 or motor vehicles owned and operated by this state or the federal
- 23 government.
- Sec. 27. (1) For the purpose of determining the amount of
- 25 DIESEL MOTOR FUEL tax payable to the department, each -dealer
- 26 shall file SUPPLIER SHALL INCLUDE, on THE REPORT FILED ON or
- 27 before the twentieth day of each calendar month, with the

- 1 department on forms prescribed and furnished by the
- 2 commissioner PURSUANT TO SECTION 8, a statement verified by the
- 3 -dealer SUPPLIER which shall include the -number of gallons of
- 4 diesel motor fuel delivered by the dealer during the preceding
- 5 calendar month into fuel supply tanks of motor vehicles together
- 6 with other information the commissioner may require as to the
- 7 amount of diesel motor fuel on hand at the beginning of the
- 8 month, the amount -purchased or otherwise acquired SUPPLIED
- 9 during the month, and the amount remaining on hand at the close
- 10 of the month. Each -dealer- SUPPLIER at the time of filing the
- 11 report shall compute the amount of tax payable by the -dealer-
- 12 SUPPLIER as provided in this chapter and pay to the department at
- 13 the time of filing the report the full amount of tax. The com-
- 14 missioner shall not require inventory or purchase or acquirement
- 15 reports covering the wholesale business of any dealer who is also
- 16 a wholesale distributor of diesel motor fuel, but every dealer
- 17 shall with respect to that business be subject to section 28.
- 18 (2) The commissioner of revenue, when he or she considers it
- 19 necessary to insure payment of the tax or to provide a more effi-
- 20 cient administration of the tax, may require the filing of
- 21 returns and payment of the tax for other than monthly periods.