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Senate Bill 674 (as reported without amendment)

Sponsor: Senator Aric Nesbitt

Committee: Transportation and Infrastructure

## **CONTENT**

The bill would repeal Section 10 of the Motor Fuel Tax Act, which requires any increase to the motor fuel tax prescribed by the Act to apply to previously taxed motor fuel in excess of 3,000 gallons held in storage by an end user and to previously taxed motor fuel held for sale that is in excess of dead storage. Section 10 also requires a person in possession of fuel subject to the increased tax to issue a report as to the amount of tax due on fuel that was previously taxed.

MCL 207.1010 Legislative Analyst: Tyler VanHuyse

## **FISCAL IMPACT**

The bill likely would have a negative, but minor, fiscal impact on the State and local units of government. The section of the Act the bill would repeal was included in the Motor Fuel Tax Act to recover tax revenue from fuel reserves that otherwise would not be taxed whenever the motor fuel tax rate was increased. When the Act was enacted, there was greater justification for this approach because the motor fuel tax had a history of being raised in large stages, several cents per gallon at a time, and not based upon inflation. With the passage of Public Act 176 of 2015, the tax rate for motor fuel now rises each year incrementally based on inflation and cannot exceed an increase greater than 5.0% per year.

Date Completed: 10-19-21 Fiscal Analyst: Michael Siracuse