State of South Dakota

SEVENTY-FOURTH SESSION **LEGISLATIVE ASSEMBLY, 1999**

608C0809

SENATE BILL NO. 241

Introduced by: Senators Hutmacher and Olson and Representatives Lucas and Fischer-Clemens

- 1 FOR AN ACT ENTITLED, An Act to increase the excise tax on certain fuel and to distribute 2 a portion of the increase to local governments. 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:
- Section 1. That § 10-47B-4 be amended to read as follows:

10-47B-4. The fuel excise tax rates for the tax imposed by this chapter are as follows:

Motor fuel (except ethanol blends, E85 and M85 blends, and aviation gasoline) - \$.18

7 \$.21 per gallon;

(1)

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- Special fuel (except jet fuel) \$.18 \undersection \under (2)
- 9 (3) Ethanol blends - \$.16 \) per gallon;
- 10 (4) Aviation gasoline - \$.06 per gallon;
- 11 (5) Jet fuel - \$.04 per gallon;
- 12 (6) E85 and M85 - $\frac{$.06}{$.09}$ per gallon;
- 13 (7) E85 and M85 used in aircraft - \$.04 per gallon;
- 14 (8) Liquid petroleum gas - \$.16 \\$.19 per gallon;
- 15 (9)Compressed natural gas - \$.06 \\$.09 per gallon.
- 16 Section 2. That chapter 10-47B be amended by adding thereto a NEW SECTION to read
- 17 as follows:

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In addition to the fuel excise tax rates imposed by § 10-47B-4, there are imposed additional

- 2 fuel excise tax rates as follows:
- 3 (1) Motor fuel (except ethanol blends, E85 and M85 blends, and aviation gasoline) -\$.02
- 4 per gallon;
- 5 (2) Special fuel (except jet fuel) -\$.02 per gallon;
- 6 (3) Ethanol blends -\$.02 per gallon;
- 7 (4) E85 and M85 -\$.02 per gallon;
- 8 (5) Liquid petroleum gas -\$.02 per gallon; and
- 9 (6) Compressed natural gas -\$.02 per gallon.
- Section 3. That chapter 10-47B be amended by adding thereto a NEW SECTION to read
- 11 as follows:
- Any tax collected pursuant to section 2 of this Act shall be deposited in the local government
- highway and bridge fund created pursuant to § 32-11-34.
- 14 Section 4. That § 10-47B-5 be amended to read as follows:
- 15 10-47B-5. A fuel excise tax is imposed on all motor fuel and special fuel that is removed
- 16 from a terminal in this state at the rack or used at the terminal, unless it is removed by an
- exporter specifically licensed to export from this state into the state which is indicated as the
- destination state on the bill of lading issued by the terminal operator for the fuel, or the fuel is
- ethyl alcohol and it has been removed by a licensed blender or supplier and is invoiced separately
- from gasoline and not sold as an ethanol blend. The tax imposed shall be at the rate indicated in
- § 10-47B-4 and section 2 of this Act.
- Section 5. That § 10-47B-6 be amended to read as follows:
- 23 10-47B-6. A fuel excise tax is imposed on all motor fuel or special fuel, except unblended
- 24 ethyl alcohol, imported into this state in the bulk cargo area of any motor vehicle, vessel rail car,
- or trailer by any means other than through a terminal located in this state, upon its entry into this

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state. The tax imposed shall be at the rate indicated in § 10-47B-4 and section 2 of this Act.

- 2 Section 6. That § 10-47B-7 be amended to read as follows:
- 3 10-47B-7. A fuel excise tax is imposed on all special fuel used in this state in the engine fuel
- 4 supply tank of qualified motor vehicles involved in interstate commerce. The tax imposed shall
- 5 be at the rate indicated in § 10-47B-4 and section 2 of this Act.
- 6 Section 7. That § 10-47B-8 be amended to read as follows:
- 7 10-47B-8. A fuel excise tax is imposed on all ethyl alcohol and other substances blended with
- 8 motor fuel or undyed special fuel unless the ethyl alcohol or other substance has previously been
- 9 taxed by the provisions of this chapter. The tax imposed shall be at the rate indicated in
- 10 § 10-47B-4 and section 2 of this Act of the dominant motor fuel or undyed special fuel with
- which the substance is blended unless the substance is ethyl or methyl alcohol blended by a
- licensed blender to create an ethanol, E85, or M85 blend in which case it shall be at the ethanol,
- E85, or M85 blend rate as indicated in § 10-47B-4 and section 2 of this Act.
- Section 8. That § 10-47B-9 be amended to read as follows:
- 15 10-47B-9. A fuel excise tax is imposed on unblended ethyl alcohol sold by an ethanol
- producer, supplier, importer, or blender unless the sale is made to a licensed supplier for resale,
- 17 licensed blender, or licensed exporter for export to another state who is specifically licensed to
- export to the state. The tax imposed shall be at the rate set for motor fuel in § 10-47B-4 and
- 19 section 2 of this Act.
- Section 9. That § 10-47B-10 be amended to read as follows:
- 21 10-47B-10. A fuel excise tax is imposed on all motor fuel or special fuel which has been
- removed from a terminal in this state at the rack by a licensed exporter for which the bill of
- 23 lading issued for the fuel by the terminal operator indicates a destination state other than South
- Dakota, and the fuel is later diverted by the exporter to a destination within this state for
- off-loading unless the fuel is ethyl alcohol, the exporter is licensed as a blender or supplier and

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- 1 the product is purchased and invoiced separately from gasoline and not as an ethanol blend. The
- 2 tax imposed shall be at the rate set for motor fuel or special fuel in § 10-47B-4 and section 2 of
- 3 this Act.
- 4 Section 10. That § 10-47B-11 be amended to read as follows:
- 5 10-47B-11. A fuel excise tax is imposed on liquid petroleum gas and compressed natural gas
- 6 sold or used by licensed vendors in this state for use in motor vehicles unless liquid petroleum
- 7 gas is sold to a licensed liquid petroleum gas user. The tax imposed shall be at the rate set forth
- 8 in § 10-47B-4 and section 2 of this Act.
- 9 Section 11. That § 10-47B-12 be amended to read as follows:
- 10 10-47B-12. A fuel excise tax is imposed on liquid petroleum gas used in the engine fuel
- supply tank of a motor vehicle owned or operated by a liquid petroleum user which is used on
- the public highways or roads of this state. The tax imposed shall be at the rate set forth in
- 13 § 10-47B-4 and section 2 of this Act.
- 14 Section 12. That § 10-47B-13 be amended to read as follows:
- 15 10-47B-13. A fuel excise tax is imposed on all motor fuel, special fuel, and liquid petroleum
- gas used in the engine fuel supply tank of self-propelled machinery, equipment, or vehicles used
- in highway construction or repair work done in this state within the right-of-way, unless the
- self-propelled machinery, equipment, and vehicles are owned by this state or a county or
- municipality of this state. The tax imposed shall be at the rate indicated for motor fuel, special
- fuel, or liquid petroleum gas in § 10-47B-4 and section 2 of this Act.
- 21 Section 13. That § 10-47B-17 be amended to read as follows:
- 22 10-47B-17. The amount of the inventory tax imposed by § 10-47B-14 is equal to the special
- fuel tax rate indicated in § 10-47B-4 and section 2 of this Act times the gallons in storage as
- 24 determined under § 10-47B-15.
- 25 Section 14. That § 10-47B-148 be amended to read as follows:

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1 10-47B-148. Any Except for any tax collected and deposited as provided in sections 2 and
2 3 of this Act, any tax, fee, penalty assessment, and interest assessment collected under this
3 chapter are to be deposited with the state treasurer who shall credit the amount received to the
4 motor fuel tax fund. However, taxes collected under this chapter on behalf of other jurisdictions
5 under the provisions of an interstate agreement are to be distributed under the provisions of that
6 agreement.