S-4105.1	D 1103.1
----------	----------

SENATE BILL 6647

State of Washington 58th Legislature 2004 Regular Session

By Senators Murray, Kline, Sheahan, Poulsen, Swecker, Rasmussen and McAuliffe

Read first time 01/28/2004. Referred to Committee on Natural Resources, Energy & Water.

- 1 AN ACT Relating to protecting student health by providing
- 2 incentives for the use of clean-burning alternative fuels in school
- 3 buses; amending RCW 82.38.080; and providing an effective date.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 **Sec. 1.** RCW 82.38.080 and 1998 c 176 s 60 are each amended to read 6 as follows:
- 7 (1) There is exempted from the tax imposed by this chapter, the use 8 of fuel for:
- 9 (a) Street and highway construction and maintenance purposes in 10 motor vehicles owned and operated by the state of Washington, or any 11 county or municipality;
 - (b) Publicly owned fire fighting equipment;

12

- 13 (c) Special mobile equipment as defined in RCW 46.04.552;
- (d) Power pumping units or other power take-off equipment of any motor vehicle which is accurately measured by metering devices that have been specifically approved by the department or which is established by any of the following formulae:
- 18 (i) Pumping propane, or fuel or heating oils or milk picked up from 19 a farm or dairy farm storage tank by a power take-off unit on a

p. 1 SB 6647

- delivery truck, at a rate determined by the department: PROVIDED, That claimant when presenting his or her claim to the department in accordance with this chapter, shall provide to the claim, invoices of propane, or fuel or heating oil delivered, or such other appropriate information as may be required by the department to substantiate his or her claim;
 - (ii) Operating a power take-off unit on a cement mixer truck or a load compactor on a garbage truck at the rate of twenty-five percent of the total gallons of fuel used in such a truck; or
 - (iii) The department is authorized to establish by rule additional formulae for determining fuel usage when operating other types of equipment by means of power take-off units when direct measurement of the fuel used is not feasible. The department is also authorized to adopt rules regarding the usage of on board computers for the production of records required by this chapter;
- 16 (e) Motor vehicles owned and operated by the United States 17 government;
 - (f) Heating purposes;

- (g) Moving a motor vehicle on a public highway between two pieces of private property when said moving is incidental to the primary use of the motor vehicle;
- (h) Transportation services for persons with special transportation needs by a private, nonprofit transportation provider regulated under chapter 81.66 RCW;
- (i) Vehicle refrigeration units, mixing units, or other equipment powered by separate motors from separate fuel tanks; and
- (j) The operation of a motor vehicle as a part of or incidental to logging operations upon a highway under federal jurisdiction within the boundaries of a federal area if the federal government requires a fee for the privilege of operating the motor vehicle upon the highway, the proceeds of which are reserved for constructing or maintaining roads in the federal area, or requires maintenance or construction work to be performed on the highway for the privilege of operating the motor vehicle on the highway.
- 35 (2) There is exempted from the tax imposed by this chapter the 36 removal or entry of special fuel under the following circumstances and 37 conditions:

SB 6647 p. 2

- 1 (a) If it is the removal from a terminal or refinery of, or the 2 entry or sale of, a special fuel if all of the following apply:
- 3 (i) The person otherwise liable for the tax is a licensee other 4 than a dyed special fuel user or international fuel tax agreement 5 licensee;
- 6 (ii) For a removal from a terminal, the terminal is a licensed 7 terminal; and
- 8 (iii) The special fuel satisfies the dyeing and marking 9 requirements of this chapter;
 - (b) If it is an entry or removal from a terminal or refinery of taxable special fuel transferred to a refinery or terminal and the persons involved, including the terminal operator, are licensed; and
 - (c)(i) If it is a special fuel that, under contract of sale, is shipped to a point outside this state by a supplier by means of any of the following:
 - (A) Facilities operated by the supplier;

10

11

1213

1415

16

17

18 19

20

2122

23

24

25

2627

2829

3031

32

33

34

35

3637

38

- (B) Delivery by the supplier to a carrier, customs broker, or forwarding agent, whether hired by the purchaser or not, for shipment to the out-of-state point;
- (C) Delivery by the supplier to a vessel clearing from port of this state for a port outside this state and actually exported from this state in the vessel.
 - (ii) For purposes of this subsection (2)(c):
- (A) "Carrier" means a person or firm engaged in the business of transporting for compensation property owned by other persons, and includes both common and contract carriers; and
- (B) "Forwarding agent" means a person or firm engaged in the business of preparing property for shipment or arranging for its shipment.
- (3) Notwithstanding any provision of law to the contrary, every urban passenger transportation system and carriers as defined by chapters 81.68 and 81.70 RCW shall be exempt from the provisions of this chapter requiring the payment of special fuel taxes. For the purposes of this section "urban passenger transportation system" means every transportation system, publicly or privately owned, having as its principal source of revenue the income from transporting persons for compensation by means of motor vehicles and/or trackless trolleys, each having a seating capacity for over fifteen persons over prescribed

p. 3 SB 6647

routes in such a manner that the routes of such motor vehicles and/or 1 2 trackless trolleys, either alone or in conjunction with routes of other such motor vehicles and/or trackless trolleys subject to routing by the 3 same transportation system, shall not extend for a distance exceeding 4 5 twenty-five road miles beyond the corporate limits of the county in which the original starting points of such motor vehicles are located: 6 7 PROVIDED, That no refunds or credits shall be granted on special fuel used by any urban transportation vehicle or vehicle operated pursuant 8 to chapters 81.68 and 81.70 RCW on any trip where any portion of said 9 10 trip is more than twenty-five road miles beyond the corporate limits of the county in which said trip originated. 11

(4) Notwithstanding any provision of law to the contrary, every student transportation program, whether operated by a school district or a commercial chartered bus service, is exempt from the provisions of this chapter requiring the payment of special fuel taxes on biodiesel fuel, natural gas, and liquefied petroleum gas if the biodiesel fuel is used at a minimum of a twenty percent blend by volume. For the purposes of this section, "biodiesel fuel" means a mono alkyl ester of long chain fatty acids derived from vegetable oils or animal fats for use in compression-ignition engines and that meets the requirements of the American society of testing and materials specification D 6751 in effect as of January 1, 2003.

NEW SECTION. Sec. 2. This act takes effect July 1, 2004.

--- END ---

SB 6647 p. 4

12

13

14

15

16

17

18

19

2021

22