## **B-Engrossed** Senate Bill 1079

Ordered by the House February 20 Including Senate Amendments dated February 7 and House Amendments dated February 20

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## SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure.

Requires cardlock card issuer to provide Department of Transportation with fuel tax information.

Requires cardlock card issuer to collect and remit fuel tax when cardlock card holder purchases

	fuel at retail facility that has attended portion equipped with cardlock card reader. Permits retail dealer, nonretail dealer or wholesale dealer to sell gasoline that is not blended with ethanol if gasoline is used in certain vehicles and tools.
1	A BILL FOR AN ACT
<b>2</b>	Relating to fuel; creating new provisions; amending ORS 319.520, 319.550, 319.665 and 646.913; and
3	declaring an emergency.
4	Be It Enacted by the People of the State of Oregon:
5	<b>SECTION 1.</b> ORS 319.520 is amended to read:
6	319.520. As used in ORS 319.510 to 319.880, unless the context clearly indicates a different
7	meaning:
8	(1) "Cardlock card" means a fuel card:
9	(a) Capable of generating an electronic invoice or electronic statement that includes the
10	information required by ORS 319.671 and the applicable fuel tax amount;
11	(b) Issued for a specific vehicle, a specific piece of equipment or a group of equipment;
12	(c) That includes the qualifying information, as designated by the Department of Trans-
13	portation by rule, that is printed on the electronic invoice or electronic statement;
14	(d) That allows the tax status of the cardlock card to be indicated on the electronic in-
15	voice or electronic statement and includes state tax as a separate item on the invoice or
16	statement; and
17	(e) That allows a cardlock card issuer to generate a statement recording, by fuel type,
18	gallons of fuel purchased for domestic and foreign customers each month.
19	[(1)] (2) "Combined weight" means the total empty weight of all vehicles in a combination plus
20	the total weight of the load carried on that combination of vehicles.
21	[(2)] (3) "Delinquent" means having failed to pay a tax or penalty within the time provided by
22	law.
23	[(3)] (4) "Department" means the Department of Transportation.
24	(5) "Domestic customer" means a customer making a purchase at a nonretail facility

NOTE: Matter in **boldfaced** type in an amended section is new; matter [*italic and bracketed*] is existing law to be omitted. New sections are in **boldfaced** type.

owned by the cardlock card issuer. 1 2 (6) "Foreign customer" means a customer making a purchase at a nonretail facility owned by a seller other than the cardlock card issuer. 3 [(4)] (7) "Fuel" means any combustible gas, liquid or material of a kind used for the generation 4 of power to propel a motor vehicle on the highways except motor vehicle fuel as defined in ORS 5 319.010. 6 [(5)] (8) "Highway" means every way, thoroughfare and place, of whatever nature, open to the 7 use of the public for the purpose of vehicular travel. 8 9 [(6)] (9) "Light weight" means the weight of a vehicle when fully equipped for moving over the 10 highway. [(7)] (10) "Motor vehicle" means every self-propelled vehicle operated on the highway, except 11 12 an implement of husbandry used in agricultural operations and only incidentally operated or moved 13 upon the highway. (11) "Nonretail facility" means: 14 15 (a) An unattended facility accessible only by cardlock card and not associated with a retail facility; or 16 (b) An unattended portion of a retail facility separate from the retail operations and ac-17 cessible only by cardlock card. 18 [(8)] (12) "Person" means any individual, firm, copartnership, joint venture, association, corpo-19 ration, trust, receiver or any group or combination acting as a unit. 20[(9)] (13) "Seller" means: 2122(a) A person that sells fuel to a user; or (b) If the fuel is dispensed at a nonretail facility [as defined in ORS 480.310], the person that 23owns the user's accounts and bills the user for fuel purchased at a nonretail facility. 24[(10)] (14) "To sell fuel for use in a motor vehicle" means to dispense or place fuel for a price 25into a receptacle on a motor vehicle, from which receptacle the fuel is supplied to propel the motor 2627vehicle. [(11)] (15) "To use fuel in a motor vehicle" means to receive into any receptacle on a motor 28vehicle, fuel to be consumed in propelling the motor vehicle on the highways of this state; and, if 2930 the fuel is received into the receptacle outside the taxing jurisdiction of the state, "to use fuel in 31 a motor vehicle" means to consume in propelling the motor vehicle on the highways of this state. SECTION 2. ORS 319.665 is amended to read: 32319.665. (1) The seller of fuel for use in a motor vehicle shall collect the tax provided by ORS 33 34 319.530 at the time the fuel is sold, unless one of the following situations applies: 35 (a) The vehicle into which the seller delivers or places the fuel bears a valid permit or user's 36 emblem issued by the Department of Transportation[; or]. 37 (b) The fuel is dispensed at a nonretail facility, [as defined in ORS 480.310,] in which case the seller shall collect any tax owed at the same time the seller collects the purchase price from the 38 person to whom the fuel was dispensed at the nonretail facility. A seller is not required to collect 39 the tax under this paragraph from a person who certifies to the seller that the use of the fuel is 40 exempt from the tax imposed under ORS 319.530. 41 (c) A cardlock card is used for purchase of the fuel at an attended portion of a retail 42 facility equipped with a cardlock card reader, in which case the cardlock card issuer licensed 43 in this state is responsible for collecting and remitting the tax unless the person making the 44 purchase certifies to the seller that the use of the fuel is exempt from the tax imposed under 45

ORS 319.530. 1 2 (2) If a cardlock card is used for purchase of fuel at an attended portion of a retail facility equipped with a cardlock card reader, the seller at the retail facility may deduct fuel 3 purchases made with a cardlock card from the seller's retail transactions if the seller pro-4 vides the department with the following information: 5 (a) A monthly statement from a cardlock card issuer that details the cardlock card pur-6 chases at the retail facility; and 7 (b) A listing of cardlock card issuers and gallons of fuel purchased at the retail facility 8 9 by the issuers' customers. [(2)] (3) The department shall supply each seller of fuel for use in a motor vehicle with a chart 10 which sets forth the tax imposed on given quantities of fuel. 11 12 SECTION 3. ORS 319.550 is amended to read: 13 319.550. [No person shall] A person may not use fuel in a motor vehicle in this state unless the person holds a valid user's license, except that: 14 15 (1) A nonresident may use fuel in a motor vehicle not registered in Oregon for a period not exceeding 30 days without obtaining a user's license or the emblem provided in ORS 319.600, if, for 16 all fuel used in a motor vehicle in this state, the nonresident pays to a seller, at the time of the sale, 17 18 the tax provided in ORS 319.530. 19 (2) [No user's license is] A user's license is not required for a person who uses fuel in a motor vehicle with a combined weight of 26,000 pounds or less if, for all fuel used in a motor vehicle in 20this state, the person pays to a seller, at the time of the sale, the tax provided in ORS 319.530. 2122(3) [No user's license is] A user's license is not required for a person who uses fuel as described 23in ORS 319.520 [(4)] (7) in the vehicles specified in subsection (4) of this section if the person pays to a seller, at the time of the sale, the tax provided in ORS 319.530. 2425(4) Subsection (3) of this section applies to the following vehicles: (a) Motor homes as defined in ORS 801.350. 2627(b) Recreational vehicles as defined in ORS 446.003. SECTION 4. ORS 646.913 is amended to read: 28646.913. (1) Except as provided in subsection (5) of this section, a retail dealer, nonretail 2930 dealer or wholesale dealer may not sell or offer for sale gasoline unless the gasoline contains 10 31 percent ethanol by volume. 32(2) Gasoline containing ethanol that is sold or offered for sale meets the requirements of this section if the gasoline, exclusive of denaturants and permitted contaminants, contains not less than 33 34 9.2 percent by volume of agriculturally derived, denatured ethanol that complies with the standards 35 for ethanol adopted by the State Department of Agriculture. (3) The department shall adopt standards for ethanol blended with gasoline sold in this state. 36 37 The standards adopted shall require that the gasoline blended with ethanol: 38 (a) Contains ethanol that is derived from agricultural or woody waste or residue; (b) Contains ethanol denatured as specified in 27 C.F.R. parts 20 and 21; 39 (c) Complies with the volatility requirements specified in 40 C.F.R. part 80; 40

(d) Complies with or is produced from a gasoline base stock that complies with ASTM Interna tional specification D 4814;

43 (e) Is not blended with casinghead gasoline, absorption gasoline, drip gasoline or natural gaso44 line after it has been sold, transferred or otherwise removed from a refinery or terminal; and

45 (f) Contains ethanol that complies with ASTM International specification D 4806.

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(4) The department may review specifications adopted by ASTM International, or equivalent 1 organizations, and federal regulations and revise the standards adopted pursuant to this section as 2 3 necessary. (5) A retail dealer, nonretail dealer or wholesale dealer may sell or offer for sale gasoline 4 that is not blended with ethanol if the gasoline is for use in: 5 (a) An aircraft: 6 (A) With a supplemental type certificate approved by the Federal Aviation Adminis-7 tration that allows the aircraft to use gasoline that is intended for use in motor vehicles; 8 9 or (B) Issued a type certificate by an aircraft engine manufacturer that allows the aircraft 10 to use gasoline that is intended for use in motor vehicles; 11 12(b) An aircraft that has been issued an experimental certificate, described in 14 C.F.R. 21.191, by the Federal Aviation Administration and that is required by the manufacturer's 13 specifications to use gasoline that is intended for use in motor vehicles; 14 (c) A light-sport aircraft, as defined in 14 C.F.R. 1.1, that is required by the manufac-15 turer's specifications to use gasoline that is intended for use in motor vehicles; 16 (d) A vintage aircraft, as defined by the Oregon Department of Aviation by rule, that is 17 required by the manufacturer's specifications to use gasoline that is intended for use in 18 motor vehicles; 19 (e) An antique vehicle, as defined in ORS 801.125; 20(f) A Class I all-terrain vehicle, as defined in ORS 801.190; 21(g) A Class III all-terrain vehicle, as defined in ORS 801.194; 22(h) A racing activity vehicle, as defined in ORS 801.404; 23(i) A snowmobile, as defined in ORS 801.490; 24 (j) Tools, including but not limited to lawn mowers, leaf blowers and chain saws; or 25(k) A watercraft. 26SECTION 5. The amendments to ORS 319.520, 319.550 and 319.665 by sections 1 to 3 of this 272008 Act become operative on January 1, 2009. 28SECTION 6. This 2008 Act being necessary for the immediate preservation of the public 2930 peace, health and safety, an emergency is declared to exist, and this 2008 Act takes effect 31 on its passage.

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