House Bill 2276

Sponsored by Representative GREENLICK (Presession filed.)

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 as introduced.

Increases fuel tax and motor carrier taxes. Schedules future increases of fuel tax every five years Takes effect on 91st day following adjournment sine die.

A BILL FOR AN ACT

Relating to vehicle taxes; amending ORS 319.020, 319.530, 825.476 and 825.480; prescribing an effec-2

tive date; and providing for revenue raising that requires approval by a three-fifths majority.

Be It Enacted by the People of the State of Oregon: 4

SECTION 1. ORS 319.020 is amended to read:

319.020. (1) Subject to subsections (2) to (4) of this section, in addition to the taxes otherwise 6 provided for by law, every dealer engaging in the dealer's own name, or in the name of others, in 7 8 the first sale, use or distribution of motor vehicle fuel or aircraft fuel or withdrawal of motor vehicle fuel or aircraft fuel for sale, use or distribution within areas in this state within which the state 9 lacks the power to tax the sale, use or distribution of motor vehicle fuel or aircraft fuel, shall: 10

11 (a) Not later than the 25th day of each calendar month, render a statement to the Department 12 of Transportation of all motor vehicle fuel or aircraft fuel sold, used, distributed or so withdrawn 13by the dealer in the State of Oregon as well as all such fuel sold, used or distributed in this state 14 by a purchaser thereof upon which sale, use or distribution the dealer has assumed liability for the applicable license tax during the preceding calendar month. The dealer shall render the statement 15 16 to the department in the manner provided by the department by rule.

17(b) Except as provided in ORS 319.270, pay a license tax computed on the basis of [30] 35 cents 18 per gallon on the first sale, use or distribution of such motor vehicle fuel [or aircraft fuel] so sold, 19 used, distributed or withdrawn as shown by such statement in the manner and within the time pro-20 vided in ORS 319.010 to 319.430. On January 1, 2019, and on January 1 of each fifth year 21thereafter, the license tax imposed under this paragraph is increased by five cents.

22(c) Except as provided in ORS 319.270, pay a license tax computed on the basis of 30 cents 23per gallon on the first sale, use or distribution of such aircraft fuel so sold, used, distributed or withdrawn as shown by such statement in the manner and within the time provided in 24 25ORS 319.010 to 319.430.

26 (2) When aircraft fuel is sold, used or distributed by a dealer, the license tax shall be computed on the basis of nine cents per gallon of fuel so sold, used or distributed, except that when aircraft 27 fuel usable in aircraft operated by turbine engines (turbo-prop or jet) is sold, used or distributed, the 28tax rate shall be one cent per gallon. 29

30 (3) In lieu of claiming refund of the tax paid on motor vehicle fuel consumed by such dealer in nonhighway use as provided in ORS 319.280, 319.290 and 319.320, or of any prior erroneous payment 31

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.

1

3

 $\mathbf{5}$

HB 2276

1 of license tax made to the state by such dealer, the dealer may show such motor vehicle fuel as a 2 credit or deduction on the monthly statement and payment of tax.

3 (4) The license tax computed on the basis of the sale, use, distribution or withdrawal of motor 4 vehicle or aircraft fuel may not be imposed wherever such tax is prohibited by the Constitution or 5 laws of the United States with respect to such tax.

6

SECTION 2. ORS 319.530 is amended to read:

7 319.530. (1) To compensate this state partially for the use of its highways, an excise tax hereby 8 is imposed at the rate of [30] **35** cents per gallon on the use of fuel in a motor vehicle. Except as 9 otherwise provided in subsections (2) and (3) of this section, 100 cubic feet of fuel used or sold in 10 a gaseous state, measured at 14.73 pounds per square inch of pressure at 60 degrees Fahrenheit, is 11 taxable at the same rate as a gallon of liquid fuel.

(2) One hundred twenty cubic feet of compressed natural gas used or sold in a gaseous state,
measured at 14.73 pounds per square inch of pressure at 60 degrees Fahrenheit, is taxable at the
same rate as a gallon of liquid fuel.

(3) One and three-tenths liquid gallons of propane at 60 degrees Fahrenheit is taxable at thesame rate as a gallon of other liquid fuel.

(4) On January 1, 2019, and on January 1 of each fifth year thereafter, the rate of the
 excise tax imposed under subsection (1) of this section is increased by five cents.

SECTION 3. ORS 825.476 is amended to read:

20 825.476.

19

21 22 23

MILEAGE TAX RATE TABLE "A"

20					110				
24	Declared	d Co	ombined	Fee Rates	Fee Rates				
25	Weight	Gro	ups	Per Mile	Per Mile				
26	(Po	ound	ls)	(Mills)					
27	26,001	to	28,000	[49.8]					
28	28,001	to	30,000	[52.8]					
29	30,001	to	32,000	[55.2]					
30	32,001	to	34,000	[57.6]					
31	34,001	to	36,000	[59.9]					
32	36,001	to	38,000	[63.0]					
33	38,001	to	40,000	[65.4]					
34	40,001	to	42,000	[67.7]					
35	42,001	to	44,000	[70.2]					
36	44,001	to	46,000	[72.6]					
37	46,001	to	48,000	[74.9]					
38	48,001	to	50,000	[77.4]					
39	50,001	to	52,000	[80.3]					
40	52,001	to	54,000	[83.3]					
41	54,001	to	56,000	[86.4]					
42	56,001	to	58,000	[90.0]					
43	58,001	to	60,000	[94.1]					
44	60,001	to	62,000	[99.0]					
45	62,001	to	64,000	[104.5]					

HB 2276

64,001		66,000		110.4]				
66,001		68,000		118.3]				
68,001		70,000		126.6]				
70,001		72,000		135.0]				
72,001		74,000		142.7]				
74,001		76,000		150.0]				
76,001		78,000		157.2]				
78,001	to	80,000	[163.8]				
				A 37T				
					E-WEIGHT X RATE TA		2	
Doelano	4 C	ombined	Number	of Axles		ADLE D		
Weight				7 8	9 or			
-	oun	-	5 6 (Mills)	1 0	9 or more			
		82,000	[<i>169.2</i>	154.8	144.7	137.4	129.6]	
00,001	10	02,000	[105.2	104.0	111.7	107.4	120.0]	
82.001	to	84,000	[174.7	157.2	147.0	139.2	131.3]	
,		,						
84,001	to	86,000	[179.9	160.9	149.4	140.9	133.2]	
86,001	to	88,000	[186.0	164.3	151.8	143.4	135.0]	
88,001	to	90,000	[<i>193.2</i>	168.6	154.3	145.8	137.4]	
						<u> </u>	·	
90,001	to	92,000	[201.6	173.4	156.5	148.2	139.8]	
							- <u> </u>	
92,001	to	94,000	[210.7	178.2	159.0	150.5	141.7]	
						·	·	
94,001	to	96,000	[220.2	183.6	162.0	153.0	143.9]	
00.07		00.077		40.0 -				
96,001	to	98,000	[230.4	190.2	165.6	155.5	146.4]	
00.001		100.000		[107.9	100.0	150.4	1 40 0]	
98,001	to	100,000		[197.3	169.2	158.4	148.8]	
100.001	ta	102,000			[172.8	162.0	151.3]	
100,001	10	102,000			[172.0	102.0	151.5]	
102.001	to	104,000			[176.4	165.6	154.3]	
102,001	00	101,000				100.0	101.0]	
104.001	to	105,500			[181.1	169.2	157.2]	
,		,- 00			_			

45 825.480. (1)(a) In lieu of other fees provided in ORS 825.474, carriers engaged in operating motor

HB 2276

1 vehicles in the transportation of logs, poles, peeler cores or piling may pay annual fees for such

operation computed at the rate of [seven dollars and fifty-nine cents] ______ for each 100 pounds
of declared combined weight.

4 (b) Any carrier electing to pay fees under this method may, as to vehicles otherwise exempt from 5 taxation, elect to be taxed on the mileage basis for movements of such empty vehicles over public 6 highways whenever operations are for the purpose of repair, maintenance, servicing or moving from 7 one exempt highway operation to another.

8 (2) The annual fees provided in subsections (1), (4) and (5) of this section may be paid on a 9 monthly basis. Any carrier electing to pay fees under this method may not change an election during 10 the same calendar year in which the election is made, but may be relieved from the payment due 11 for any month on a motor vehicle which is not operated. A carrier electing to pay fees under this 12 method shall report and pay these fees on or before the 10th of each month for the preceding 13 month's operations. A monthly report shall be made on all vehicles on the annual fee basis including 14 any vehicle not operated for the month.

(3)(a) In lieu of the fees provided in ORS 825.470 to 825.474, motor vehicles described in ORS 825.024 with a combined weight of less than 46,000 pounds that are being operated under a permit issued under ORS 825.102 may pay annual fees for such operation computed at the rate of [six dol-lars and twenty-three cents] ______ for each 100 pounds of declared combined weight.

(b) The annual fees provided in this subsection shall be paid in advance but may be paid on a monthly basis on or before the first day of the month. A carrier may be relieved from the fees due for any month during which the motor vehicle is not operated for hire if a statement to that effect is filed with the Department of Transportation on or before the fifth day of the first month for which relief is sought.

(4)(a) In lieu of other fees provided in ORS 825.474, carriers engaged in the operation of motor
vehicles equipped with dump bodies and used in the transportation of sand, gravel, rock, dirt, debris,
cinders, asphaltic concrete mix, metallic ores and concentrates or raw nonmetallic products,
whether crushed or otherwise, moving from mines, pits or quarries may pay annual fees for such
operation computed at the rate of [seven dollars and fifty-three cents] _______ for each 100 pounds
of declared combined weight.

30 (b) Any carrier electing to pay fees under this method may, as to vehicles otherwise exempt for 31 taxation, elect to be taxed on the mileage basis for movements of such empty vehicles over public 32 highways whenever operations are for the purpose of repair, maintenance, servicing or moving from 33 one exempt highway operation to another.

(5)(a) In lieu of other fees provided in ORS 825.474, carriers engaged in operating motor vehicles
in the transportation of wood chips, sawdust, barkdust, hog fuel or shavings may pay annual fees for
such operation computed at the rate of [*thirty dollars and sixty-five cents*] _____ for each 100
pounds of declared combined weight.

(b) Any carrier electing to pay under this method may, as to vehicles otherwise exempt from
taxation, elect to be taxed on the mileage basis for movement of such empty vehicles over public
highways whenever operations are for the purpose of repair, maintenance, service or moving from
one exempt highway operation to another.

42 <u>SECTION 5.</u> This 2013 Act takes effect on the 91st day after the date on which the 2013 43 regular session of the Seventy-seventh Legislative Assembly adjourns sine die.

44