## House Amendments to Senate Bill No. 2526

## TO THE SECRETARY OF THE SENATE:

THIS IS TO INFORM YOU THAT THE HOUSE HAS ADOPTED THE AMENDMENTS SET OUT BELOW:

## AMENDMENT NO. 1

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

- 14 Section 27-55-33, Mississippi Code of 1972, is 15 amended as follows: 27-55-33. Every common or contract carrier transporting 16 17 gasoline by whatever means, from a point outside this state to any point in this state, shall report, in writing, all deliveries of 18 19 gasoline to points within this state to the commission on forms 20 prescribed by the commission or, with the approval of the commission, furnish the required information on machine-prepared 21 22 schedules, and such other information as may be necessary for the 23 proper administration of this article. The reports required in this section shall be for information 24 purposes only and the commission may, in its discretion, waive the 25 26 filing of any of these reports not necessary for proper 27 administration of this article. The reports required in this 28 section shall be signed and contain a declaration that the 29 statements contained therein are true and are made under penalty
- of perjury. Such reports required in this section shall be filed 30
- 31 with the commission on or before the 20th day of each month
- following the month in which the transaction occurred. 32
- 33 Any such person failing or refusing to file said report on or
- 34 before the date required by law, or who shall omit any shipment of
- gasoline from said report, shall be subject to a penalty which 35
- 36 shall be a percentage of the tax imposed by law on the total
- amount of the taxable products involved as follows: 37
- Not more than ten percent (10%) for the first 38
- 39 failure, refusal or omission; and

- 40 Not more than twenty percent (20%) for the second
- 41 and any subsequent failure, refusal or omission.
- The commission may waive the penalty imposed in the preceding 42
- 43 paragraph upon good cause shown.
- All ships, boats, towboats, vessels or barges delivering 44
- 45 taxable petroleum products into this state shall have all inlets
- and outlets sealed with different numbered seals, the number of 46
- 47 which shall be recorded on the invoices, manifests, bills of
- 48 lading, or other records accompanying the shipment. Any captain
- of a ship, boat, barge, towboat or vessel found in violation of 49
- 50 this provision shall be guilty of a misdemeanor and fined not less
- than One Hundred Dollars (\$100.00) nor more than Two Hundred Fifty 51
- Dollars (\$250.00) for the first offense, and not less than Two 52
- 53 Hundred Fifty Dollars (\$250.00) nor more than Five Hundred Dollars
- (\$500.00) for each offense thereafter. 54
- 55 It shall be unlawful for any ship, boat, towboat, vessel or
- barge delivering taxable petroleum products into this state to 56
- 57 unload such taxable petroleum products in this state unless the
- 58 delivery is to a terminal approved by and registered with the
- 59 Internal Revenue Service. Any captain of a ship, boat, barge,
- towboat or vessel who violates this provision shall be fined One 60
- 61 Thousand dollars (\$1,000.00) per offense and the entire amount of
- 62 the state excise tax upon such taxable petroleum product shall be
- 63 deemed due and payable, plus a penalty of twenty-five percent
- (25%) of the amount of such tax, and any authorized representative 64
- of the commission or the enforcement officers of the Mississippi 65
- Department of Transportation shall have the right to seize or 66
- impound such ship, boat, towboat, vessel or barge until such 67
- 68 excise tax and penalty have been paid.
- Section 27-55-53, Mississippi Code of 1972, is 69 SECTION 2.
- 70 amended as follows:
- 71 27-55-53. Every person hauling, transporting or conveying
- 72 more than fifty (50) gallons of gasoline over the highways,
- streets, alleys or waters of this state, or into this state over 73
- 74 any highway, street, alley or water route, shall, during the

entire time he is so engaged, have in his possession a bill of 75 76 sale, bills of lading, invoices or other written evidence, each of which shall be serially numbered, showing the kind and amount of 77 78 gasoline being transported, the name and address of the person 79 from whom said gasoline was received, and the name and address of 80 the person to whom delivery is to be made. The vehicle or boat conveying said gasoline shall have clearly printed on it the name 81 82 and address of the person transporting such gasoline on both sides 83 of the vehicle, or boat, in well-balanced letters of not less than two (2) inches in height on a contrasting background. 84 85 Any person transporting gasoline without a shipping document containing the information set forth in this section or who 86 diverts a shipment of gasoline to a destination other than the 87 destination listed on such shipping document or who alters a 88 89 shipping document without notice to the commission shall be liable 90 for a fine of One Thousand Dollars (\$1,000.00) per offense and the entire amount of the state excise tax upon such gasoline shall be 91 92 deemed due and payable, plus a penalty of twenty-five percent 93 (25%) of the amount of such tax. Any authorized representative of the commission or the enforcement officers of the Mississippi 94 Department of Transportation shall have the right to seize or 95 96 impound such vehicle or boat until the excise tax and penalty have 97 been paid. Notice to the commission shall consist of contacting 98 the National Diversion Registry, reporting the diversion and 99 obtaining a registration number. The commission, its employees or agents, including the 100 enforcement officers of the Mississippi Department of 101 Transportation, or any sheriff, deputy sheriff, constable or 102 103 police officer of this state is hereby authorized to inspect any 104 vehicle or boat transporting gasoline over the highways, streets, alleys or waters of this state, to examine the contents of any 105 106 such vehicle or boat, to take a sample of each grade of gasoline contained in said vehicle or boat provided no sample shall exceed 107

one (1) gallon, and to inspect the bills of lading, invoices or

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other records pertaining to the gasoline being transported in such vehicle or boat.

Any person other than a common or contract carrier bringing

112 gasoline into this state in quantities of more than fifty (50) gallons shall give notice to the commission of his intent to 113 114 import such gasoline. The commission is authorized to promulgate rules setting forth the manner in which such notice is to be 115 116 given. However, if information on gasoline imported into this 117 state can be accurately secured from other sources by the commission, it may waive the requirements of such notice. 118 119 If any person, other than a common or contract carrier, shall transport gasoline over the highways of this state by motor 120 vehicle without having given the notice required by this section, 121 or if a copy of such notice is not carried in such motor vehicle 122 123 as required by this section, the entire amount of the state excise 124 tax upon such gasoline being transported shall be deemed due and payable, plus a penalty of twenty-five percent (25%) of the amount 125 126 of such tax, and any authorized representative of the commission 127 or the enforcement officers of the Mississippi Department of Transportation shall have the right to seize or impound the motor 128 129 vehicle in which such gasoline is being transported until such 130 excise tax together with the penalty thereon has been paid. 131 Provided, however, that said penalty shall not apply when the 132 driver of the truck stops at the first weighing station in the 133 line of travel and secures the signature of the officer on duty on

135 **SECTION 3.** Section 27-55-559, Mississippi Code of 1972, is amended as follows:

27-55-559. Every person hauling, transporting or conveying
more than five hundred (500) gallons of special fuel over the
highways, streets, alleys or waters of this state, or into this
state over any highway, street, alley or water route, shall,
during the entire time he is so engaged, have in his possession a
bill of sale, bills of lading, invoices or other written evidence,
each of which shall be serially numbered, showing the kind and

the import notice.

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144 amount of special fuel being transported, the name and address of 145 the person from whom such special fuel was received, and the name 146 and address of the person to whom delivery is to be made. 147 vehicle or boat conveying such special fuel shall have clearly printed on it the name and address of the person transporting the 148 149 special fuel on both sides of the vehicle or boat in well-balanced letters of not less than two (2) inches in height on a contrasting 150 151 background.

152 Any person transporting special fuel without a shipping document containing the required information or who diverts a 153 shipment of special fuel to a destination other than the 154 destination listed on such shipping document or who alters a 155 shipping document without notice to the commission shall be liable 156 157 for a fine of One Thousand dollars (\$1,000.00) per offense and the 158 entire amount of the state excise tax upon such special fuel shall 159 be deemed due and payable, plus a penalty of twenty-five percent (25%) of the amount of such tax. Any authorized representative of 160 the commission or the enforcement officers of the Mississippi 161 162 Department of Transportation shall have the right to seize or impound such vehicle or boat until the excise tax and penalty have 163 been paid. Notice to the commission shall consist of contacting 164 the National Diversion Registry, reporting the diversion and 165 166 obtaining a registration number.

Any person other than a common or contract carrier bringing special fuel into this state in quantities of more than five hundred (500) gallons shall give notice to the commission of his intent to import such special fuel. The commission is authorized to promulgate rules setting forth the manner in which such notice is to be given. However, if information on special fuel imported into this state can be accurately secured from other sources by the commission, it may waive the requirements of such notice.

If any person, other than a common or contract carrier, shall transport special fuel over the highways of this state by motor vehicle without having given the notice required by this section, or if a copy of such notice is not carried in such motor vehicle

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179 as required by this section, the entire amount of the state excise 180 tax upon such special fuel being transported shall be deemed due and payable, plus a penalty of twenty-five percent (25%) of the 181 182 amount of such tax, and any authorized representative of the commission or enforcement officers of the Mississippi Department 183 184 of Transportation shall have the right to seize or impound the motor vehicle in which such special fuel is being transported 185 186 until such excise tax together with the penalty thereon has been 187 paid. Provided, however, that the penalty shall not apply when the driver of the truck stops at the first weighing station in the 188 189 line of travel and secures the signature of the officer on duty on 190 the import notice.

SECTION 4. Nothing in this act shall affect or defeat any 191 claim, assessment, appeal, suit, right or cause of action for 192 193 taxes due or accrued under Chapter 55, Title 27, Mississippi Code 194 of 1972, before the date on which this act becomes effective, 195 whether such claims, assessments, appeals, suits or actions have 196 been begun before the date on which this act becomes effective or 197 are begun thereafter; and the provisions of such laws are 198 expressly continued in full force, effect and operation for the 199 purpose of the assessment, collection and enrollment of liens for 200 any taxes due or accrued and the execution of any warrant under 201 such laws before the date on which this act becomes effective, and 202 for the imposition of any penalties, forfeitures or claims for 203 failure to comply with such laws.

204 **SECTION 5.** This act shall take effect and be in force from 205 and after July 1, 2004.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

AN ACT TO AMEND SECTION 27-55-33, MISSISSIPPI CODE OF 1972, 1 TO MAKE IT UNLAWFUL FOR SHIP, BOAT, TOWBOAT, VESSEL OR BARGE TO 2 OFFLOAD ANY TAXABLE PETROLEUM PRODUCT EXCEPT AT A TERMINAL 3 REGISTERED WITH THE INTERNAL REVENUE SERVICE; TO AMEND SECTION 5 27-55-53, MISSISSIPPI CODE OF 1972, TO MAKE IT UNLAWFUL FOR CARRIERS OR TRANSPORTERS TO DIVERT GASOLINE TO A DESTINATION OTHER 6 7 THAN THE DESTINATION ON THE MANIFEST OR BILL OF LADING, AND TO 8 PROVIDE PENALTIES THEREFOR; TO AMEND SECTION 27-55-559 9 MISSISSIPPI CODE OF 1972, TO MAKE IT UNLAWFUL FOR CARRIERS OR

<sup>10</sup> TRANSPORTERS TO DIVERT SPECIAL FUEL SHIPMENTS TO A DESTINATION

OTHER THAN THE DESTINATION ON THE MANIFEST OR BILL OF LADING, AND TO PROVIDE PENALTIES THEREFOR; AND FOR RELATED PURPOSES. 11

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Don Richardson Clerk of the House of Representatives