ENGROSSED

H. B. 2226

(BY DELEGATE(S) MR. SPEAKER (MR. ARMSTEAD) AND MILEY) [BY REQUEST OF THE EXECUTIVE]

> [Introduced January 22, 2015; referred to the Committee on Finance.]

A BILL to amend and reenact §11-24-43a of the Code of West Virginia, 1931, as amended, relating to dedication of corporation net income tax proceeds to railways; specifying that dedication of corporation net income tax proceeds to railways expires and is null and void on and after July 1, 2015.

Be it enacted by the Legislature of West Virginia:

That §11-24-43a of the Code of West Virginia, 1931, as amended, be amended and reenacted to read as follows:

ARTICLE 14C. MOTOR FUEL EXCISE TAX.

11-14C-9. Exemptions from tax; claiming refunds of tax.

2

(a) Per se exemptions from flat rate component of tax. –
 Sales of motor fuel to the following, or as otherwise stated in this
 subsection, are exempt per se from the flat rate of the tax levied
 by section five of this article and the flat rate may not be paid at
 the rack:

6 (1) All motor fuel exported from this state to any other state 7 or nation: *Provided*, That the supplier collects and remits to the 8 destination state or nation the appropriate amount of tax due on 9 the motor fuel transported to that state or nation. This exemption 10 does not apply to motor fuel which is transported and delivered 11 outside this state in the motor fuel supply tank of a highway 12 vehicle;

- 13 (2) Sales of aviation fuel;
- 14 (3) Sales of dyed special fuel; and

15 (4) Sales of propane unless sold for use in a motor vehicle.

16 (b) Per se exemptions from variable component of tax. –

17 Sales of motor fuel to the following are exempt per se from the

18 variable component of the tax levied by section five of this 19 article and the variable component may not be paid at the rack: 20 All motor fuel exported from this state to any other state or 21 nation: Provided, That the supplier collects and remits to the 22 destination state or nation the appropriate amount of tax due on 23 the motor fuel transported to that state or nation. This exemption 24 does not apply to motor fuel which is transported and delivered 25 outside this state in the motor fuel supply tank of a highway 26 vehicle.

(c) *Refundable exemptions from flat rate component of tax.*A person having a right or claim to any of the following
exemptions from the flat rate component of the tax levied by
section five of this article shall first pay the tax levied by this
article and then apply to the Tax Commissioner for a refund:

(1) The United States or agency thereof: *Provided*, That if
the United States government, or agency or instrumentality
thereof, does not pay the seller the tax imposed by section five
of this article on a purchase of motor fuel, the person selling tax
previously paid motor fuel to the United States government, or
its agencies or instrumentalities, may claim a refund of the flat

3

[Eng. H. B. No. 2226

38 rate component of tax imposed by section five of this article on39 those sales;

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40 (2) A county government or unit or agency thereof;

41 (3) A municipal government or any agency thereof;

42 (4) A county board of education;

43 (5) An urban mass transportation authority created pursuant
44 to the provisions of article twenty-seven, chapter eight of this
45 code;

46 (6) A municipal, county, state or federal civil defense or 47 emergency service program pursuant to a government contract 48 for use in conjunction therewith or to a person who is required 49 to maintain an inventory of motor fuel for the purpose of the 50 program: *Provided*, That motor fueling facilities used for these 51 purposes are not capable of fueling motor vehicles and the 52 person in charge of the program has in his or her possession a 53 letter of authority from the Tax Commissioner certifying his or 54 her right to the exemption. In order for this exemption to apply, 55 motor fuel sold under this subdivision and subdivisions (1) 56 through (5), inclusive, of this subsection shall be used in vehicles or equipment owned and operated by the respective governmententity or government agency or authority;

59 (7) All invoiced gallons of motor fuel purchased by a 60 licensed exporter and subsequently exported from this state to 61 any other state or nation: *Provided*, That the exporter has paid 62 the applicable motor fuel tax to the destination state or nation 63 prior to claiming this refund or the exporter has reported to the 64 destination state or nation that the motor fuel was sold in a 65 transaction not subject to tax in that state or nation. A refund 66 may not be granted on motor fuel which is transported and 67 delivered outside this state in the motor fuel supply tank of a 68 highway vehicle;

69 (8) All gallons of motor fuel used and consumed in70 stationary off-highway turbine engines;

(9) All gallons of fuel used for heating any public or privatedwelling, building or other premises;

73 (10) All gallons of fuel used for boilers;

74 (11) All gallons of motor fuel used as a dry cleaning solvent75 or commercial or industrial solvent;

5

[Eng. H. B. No. 2226]

76 (12) All gallons of motor fuel used as lubricants, ingredients77 or components of a manufactured product or compound;

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(13) All gallons of motor fuel sold for use or used as a motorfuel for commercial watercraft;

80 (14) All gallons of motor fuel sold for use or consumed in81 railroad diesel locomotives;

(15) All gallons of motor fuel purchased in quantities of
twenty-five gallons or more for use as a motor fuel for internal
combustion engines not operated upon highways of this state;

85 (16) All gallons of motor fuel purchased in quantities of 86 twenty-five gallons or more and used to power a power take-off 87 unit on a motor vehicle. When a motor vehicle with auxiliary 88 equipment uses motor fuel and there is no auxiliary motor for the 89 equipment or separate tank for a motor, the person claiming the 90 refund may present to the Tax Commissioner a statement of his 91 or her claim and is allowed a refund for motor fuel used in 92 operating a power take-off unit on a cement mixer truck or 93 garbage truck equal to twenty-five percent of the tax levied by 94 this article paid on all motor fuel used in such a truck;

[Eng. H. B. No. 2226

95 (17) Motor fuel used by a person regularly operating a 96 vehicle under a certificate of public convenience and necessity 97 or under a contract carrier permit for transportation of persons 98 when purchased in an amount of twenty-five gallons or more: 99 *Provided*, That the amount refunded is equal to \$0.06 per gallon: 100 *Provided, however,* That the gallons of motor fuel have been 101 consumed in the operation of urban and suburban bus lines and 102 the majority of passengers use the bus for traveling a distance 103 not exceeding forty miles, measured one way, on the same day 104 between their places of abode and their places of work, shopping 105 areas or schools; and

(18) All gallons of motor fuel that are not otherwise exempt under subdivisions (1) through (6), inclusive, of this subsection and that are purchased and used by any bona fide volunteer fire department, nonprofit ambulance service or emergency rescue service that has been certified by the municipality or county wherein the bona fide volunteer fire department, nonprofit ambulance service or emergency rescue service is located.

(d) *Refundable exemptions from variable rate component of tax.* – Any of the following persons may claim an exemption

7

from the variable rate component of the tax levied by section five of this article on the purchase and use of motor fuel by first paying the tax levied by this article and then applying to the Tax Commissioner for a refund.

119 (1) The United States or agency thereof: *Provided*, That if 120 the United States government, or agency or instrumentality 121 thereof, does not pay the seller the tax imposed by section five 122 of this article on any purchase of motor fuel, the person selling 123 tax previously paid motor fuel to the United States government, 124 or its agencies or instrumentalities, may claim a refund of the 125 variable rate of tax imposed by section five of this article on 126 those sales.

127 (2) This state and its institutions;

128 (3) A county government or unit or agency thereof;

129 (4) A municipal government or agency thereof;

130 (5) A county board of education;

(6) An urban mass transportation authority created pursuant
to the provisions of article twenty-seven, chapter eight of this
code;

8

[Eng. H. B. No. 2226

134 (7) A municipal, county, state or federal civil defense or 135 emergency service program pursuant to a government contract 136 for use in conjunction therewith, or to a person who is required 137 to maintain an inventory of motor fuel for the purpose of the 138 program: Provided, That fueling facilities used for these 139 purposes are not capable of fueling motor vehicles and the 140 person in charge of the program has in his or her possession a 141 letter of authority from the Tax Commissioner certifying his or 142 her right to the exemption;

(8) A bona fide volunteer fire department, nonprofit
ambulance service or emergency rescue service that has been
certified by the municipality or county where the bona fide
volunteer fire department, nonprofit ambulance service or
emergency rescue service is located; or

(9) All invoiced gallons of motor fuel purchased by a
licensed exporter and subsequently exported from this state to
any other state or nation: *Provided*, That the exporter has paid
the applicable motor fuel tax to the destination state or nation
prior to claiming this refund. A refund may not be granted on

9

153 motor fuel which is transported and delivered outside this state 154 in the motor fuel supply tank of a highway vehicle; or (10) Beginning on January 1, 2017, all gallons of motor fuel 155 sold for use or consumed in railroad diesel locomotives. 156 157 (e) The provision in subdivision (9), subsection (a), section 158 nine, article fifteen of this chapter that exempts as a sale for resale those sales of gasoline and special fuel by a distributor or 159 importer to another distributor does not apply to sales of motor 160 161 fuel under this article.