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- 1 AN ACT concerning taxes.
- 2 Be it enacted by the People of the State of Illinois,
- 3 represented in the General Assembly:
- 4 Section 5. The Use Tax Act is amended by changing
- 5 Section 3-10 and by adding Sections 3-41 and 3-42 as follows:
- 6 (35 ILCS 105/3-10) (from Ch. 120, par. 439.3-10)
- 7 Sec. 3-10. Rate of tax. Unless otherwise provided in
- 8 this Section, the tax imposed by this Act is at the rate of
- 9 6.25% of either the selling price or the fair market value,
- 10 if any, of the tangible personal property. In all cases
- 11 where property functionally used or consumed is the same as
- 12 the property that was purchased at retail, then the tax is
- imposed on the selling price of the property. In all cases
- 14 where property functionally used or consumed is a by-product
- or waste product that has been refined, manufactured, or
- 16 produced from property purchased at retail, then the tax is
- imposed on the lower of the fair market value, if any, of the
- 18 specific property so used in this State or on the selling
- 19 price of the property purchased at retail. For purposes of
- 21 property would change hands between a willing buyer and a

this Section "fair market value" means the price at which

- 22 willing seller, neither being under any compulsion to buy or
- 23 sell and both having reasonable knowledge of the relevant
- facts. The fair market value shall be established by Illinois
- 25 sales by the taxpayer of the same property as that
- functionally used or consumed, or if there are no such sales
- 27 by the taxpayer, then comparable sales or purchases of
- 28 property of like kind and character in Illinois.
- Beginning on July 1, 2000 and through December 31, 2000,
- 30 with respect to motor fuel, as defined in Section 1.1 of the
- 31 Motor Fuel Tax Law, and gasohol, as defined in Section 3-40

- of the Use Tax Act, the tax is imposed at the rate of 1.25%.
- With respect to gasohol, the tax imposed by this Act
- 3 applies to (i) 70% of the proceeds of sales made on or after
- 4 January 1, 1990, and before July 1, 2003, (ii) 75% of the
- 5 proceeds of sales made on or after July 1, 2003 and through
- 6 December 31, 2007, (iii) 80% of the proceeds of sales made on
- 7 or after January 1, 2008 and through December 31, 2013, and
- 8 (iv) to 100% of the proceeds of sales made thereafter. If, at
- 9 any time, however, the tax under this Act on sales of gasohol
- is imposed at the rate of 1.25%, then the tax imposed by this
- 11 Act applies to 100% of the proceeds of sales of gasohol made
- 12 <u>during that time.</u>
- With respect to E85 blend fuel, the tax imposed by this
- 14 Act does not apply to the proceeds of sales made on or after
- July 1, 2003 and through December 31, 2013 but applies to
- 16 100% of the proceeds of sales made thereafter. If, at any
- 17 time, however, the tax under this Act on sales of E85 blend
- 18 <u>fuel is imposed at the rate of 1.25%, then the tax imposed by</u>
- this Act applies to 100% of the proceeds of sales of E85
- 20 <u>blend fuel made during that time.</u>
- 21 <u>With respect to bio-diesel blend fuel with no more than</u>
- 22 <u>10% fuel made from biomass material, the tax imposed by this</u>
- 23 Act applies to (i) 75% of the proceeds of sales made on or
- 24 after July 1, 2003 and through December 31, 2007, (ii) 80% of
- 25 the proceeds of sales made on or after January 1, 2008 and
- through December 31, 2013, and (iii) 100% of the proceeds of
- 27 <u>sales made thereafter. If, at any time, however, the tax</u>
- 28 <u>under this Act on sales of bio-diesel blend fuel with no more</u>
- 29 <u>than 10% fuel made from biomass material is imposed at the</u>
- rate of 1.25%, then the tax imposed by this Act applies to
- 31 100% of the proceeds of sales of bio-diesel blend fuel with
- 32 <u>no more than 10% fuel made from biomass material made during</u>
- 33 <u>that time.</u>
- 34 With respect to bio-diesel blend fuel with more than 10%

1 <u>fuel made from biomass material, the tax imposed by this Act</u>

2 does not apply to the proceeds of sales made on or after July

3 1, 2003 and through December 31, 2013 but applies to 100% of

the proceeds of sales made thereafter. If, at any time,

5 however, the tax under this Act on sales of bio-diesel blend

fuel with more than 10% fuel made from biomass material is

imposed at the rate of 1.25%, then the tax imposed by this

Act applies to 100% of the proceeds of sales of bio-diesel

blend fuel with more than 10% fuel made from biomass material

<u>made during that time.</u>

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With respect to food for human consumption that is to be consumed off the premises where it is sold (other than alcoholic beverages, soft drinks, and food that has been prepared for immediate consumption) and prescription and nonprescription medicines, drugs, medical appliances, modifications to a motor vehicle for the purpose of rendering it usable by a disabled person, and insulin, urine testing materials, syringes, and needles used by diabetics, for human use, the tax is imposed at the rate of 1%. For the purposes of this Section, the term "soft drinks" means any complete, finished, ready-to-use, non-alcoholic drink, whether carbonated or not, including but not limited to soda water, cola, fruit juice, vegetable juice, carbonated water, and all other preparations commonly known as soft drinks of whatever kind or description that are contained in any closed or sealed bottle, can, carton, or container, regardless of size. "Soft drinks" does not include coffee, tea, non-carbonated water, infant formula, milk or milk products as defined in the Grade A Pasteurized Milk and Milk Products Act, or drinks containing 50% or more natural fruit or vegetable juice.

Notwithstanding any other provisions of this Act, "food for human consumption that is to be consumed off the premises where it is sold" includes all food sold through a vending machine, except soft drinks and food products that are

- 1 dispensed hot from a vending machine, regardless of the
- 2 location of the vending machine.
- 3 If the property that is purchased at retail from a
- 4 retailer is acquired outside Illinois and used outside
- 5 Illinois before being brought to Illinois for use here and is
- 6 taxable under this Act, the "selling price" on which the tax
- 7 is computed shall be reduced by an amount that represents a
- 8 reasonable allowance for depreciation for the period of prior
- 9 out-of-state use.
- 10 (Source: P.A. 90-605, eff. 6-30-98; 90-606, eff. 6-30-98;
- 11 91-51, eff. 6-30-99; 91-872, eff. 7-1-00.)
- 12 (35 ILCS 105/3-41 new)
- Sec. 3-41. Bio-diesel blend. "Bio-diesel blend" means
- 14 <u>diesel fuel blended with no less than 0.5% and no more than</u>
- 15 <u>20% fuel made from biomass material. "Diesel fuel" means any</u>
- 16 petroleum product intended for use or offered for sale as a
- 17 <u>fuel for engines in which the fuel is injected into the</u>
- 18 <u>combustion chamber and ignited by pressure without electric</u>
- 19 spark. "Biomass material" includes, but is not limited to,
- 20 soybean oil, other vegetable oils, and denatured ethanol.
- 21 (35 ILCS 105/3-42 new)
- Sec. 3-42. E85 blend fuel. "E85 blend fuel" means
- 23 <u>motor fuel that contains at least 70% denatured ethanol and</u>
- 24 <u>no more than 30% gasoline. "Gasoline" means all products</u>
- 25 <u>commonly or commercially known or sold as gasoline (including</u>
- 26 <u>casing head and absorption or natural gasoline).</u>
- 27 Section 10. The Service Use Tax Act is amended by
- 28 changing Section 3-10 as follows:
- 29 (35 ILCS 110/3-10) (from Ch. 120, par. 439.33-10)
- 30 Sec. 3-10. Rate of tax. Unless otherwise provided in

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this Section, the tax imposed by this Act is at the rate of 2 6.25% of the selling price of tangible personal property transferred as an incident to the sale of service, but, for 3 4 the purpose of computing this tax, in no event shall the selling price be less than the cost price of the property to 5 б the serviceman. Beginning on July 1, 2000 and through December 31, 2000, 7 with respect to motor fuel, as defined in Section 1.1 of the 8 9 Motor Fuel Tax Law, and gasohol, as defined in Section 3-40 of the Use Tax Act, the tax is imposed at the rate of 1.25%. 10 11 With respect to gasohol, as defined in the Use Tax Act, the tax imposed by this Act applies to (i) 70% of the selling 12 price of property transferred as an incident to the sale of 13 service on or after January 1, 1990, and before July 1, 2003, 14 15 (ii) 75% of the selling price of property transferred as an 16 incident to the sale of service on or after July 1, 2003 and through December 31, 2007, (iii) 80% of the selling price of 17 property transferred as an incident to the sale of service on 18 or after January 1, 2008 and through December 31, 2013, and 19 20 (iv) to 100% of the selling price thereafter. If, at any 21 time, however, the tax under this Act on sales of gasohol, as 22 defined in the Use Tax Act, is imposed at the rate of 1.25%, 23 then the tax imposed by this Act applies to 100% of the 24 proceeds of sales of gasohol made during that time. 25 With respect to E85 blend fuel, as defined in the Use Tax Act, the tax imposed by this Act does not apply to the 26 27 selling price of property transferred as an incident to the sale of service on or after July 1, 2003 and through December 28 29 31, 2013 but applies to 100% of the selling price thereafter. If, at any time, however, the tax under this Act on sales of 30 31 E85 blend fuel, as defined in the Use Tax Act, is imposed at the rate of 1.25%, then the tax imposed by this Act applies 32 to 100% of the proceeds of sales of E85 blend fuel made 33 34 during that time.

1 With respect to bio-diesel blend fuel, as defined in the 2 Use Tax Act, with no more than 10% fuel made from biomass material, the tax imposed by this Act applies to (i) 75% of 3 4 the selling price of property transferred as an incident to the sale of service on or after July 1, 2003 and through 5 December 31, 2007, (ii) 80% of the proceeds of the selling 6 7 price of property transferred as an incident to the sale of service on or after January 1, 2008 and through December 31, 8 9 2013, and (iii) 100% of the proceeds of the selling price 10 thereafter. If, at any time, however, the tax under this Act 11 on sales of bio-diesel blend fuel, as defined in the Use Tax 12 Act, with no more than 10% fuel made from biomass material is imposed at the rate of 1.25%, then the tax imposed by this 13 Act applies to 100% of the proceeds of sales of bio-diesel 14 blend fuel with no more than 10% fuel made from biomass 15 16 material made during that time. With respect to bio-diesel blend fuel, as defined in the 17 Use Tax Act, with more than 10% fuel made from biomass 18 material, the tax imposed by this Act does not apply to the 19 20 proceeds of the selling price of property transferred as an 21 incident to the sale of service on or after July 1, 2003 and through December 31, 2013 but applies to 100% of the selling 22 price thereafter. If, at any time, however, the tax under 23 this Act on sales of bio-diesel blend fuel, as defined in the 24 25 Use Tax Act, with more than 10% fuel made from biomass material is imposed at the rate of 1.25%, then the tax 26 27 imposed by this Act applies to 100% of the proceeds of sales of bio-diesel blend fuel with more than 10% fuel made from 28 biomass material made during that time. 29 At the election of any registered serviceman made for 30 each fiscal year, sales of service in which the aggregate 31 annual cost price of tangible personal property transferred 32 as an incident to the sales of service is less than 35%, or 33 34 75% in the case of servicemen transferring prescription drugs

or servicemen engaged in graphic arts production, of the aggregate annual total gross receipts from all sales of service, the tax imposed by this Act shall be based on the

4 serviceman's cost price of the tangible personal property

5 transferred as an incident to the sale of those services.

6 The tax shall be imposed at the rate of 1% on food 7 prepared for immediate consumption and transferred incident a sale of service subject to this Act or the Service 8 9 Occupation Tax Act by an entity licensed under the Hospital Licensing Act, the Nursing Home Care Act, or the Child Care 10 11 Act of 1969. The tax shall also be imposed at the rate of 1% on food for human consumption that is to be consumed off the 12 premises where it is sold (other than alcoholic beverages, 13 soft drinks, and food that has been prepared for immediate 14 15 consumption and is not otherwise included in this paragraph) 16 and prescription and nonprescription medicines, medical appliances, modifications to a motor vehicle for the 17 purpose of rendering it usable by a disabled person, 18 19 insulin, urine testing materials, syringes, and needles used 20 by diabetics, for human use. For the purposes of 2.1 Section, the term "soft drinks" means any complete, finished, 22 ready-to-use, non-alcoholic drink, whether carbonated or not, 23 including but not limited to soda water, cola, fruit juice, vegetable juice, carbonated water, and all other preparations 24 25 commonly known as soft drinks of whatever kind or description that are contained in any closed or sealed bottle, can, 26 carton, or container, regardless of size. "Soft drinks" does 27 include coffee, tea, non-carbonated water, infant 28 29 formula, milk or milk products as defined in the Grade A 30 Pasteurized Milk and Milk Products Act, or drinks containing 50% or more natural fruit or vegetable juice. 31

Notwithstanding any other provisions of this Act, "food for human consumption that is to be consumed off the premises where it is sold" includes all food sold through a vending

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1 machine, except soft drinks and food products that are

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- 2 dispensed hot from a vending machine, regardless of the
- location of the vending machine. 3
- 4 If the property that is acquired from a serviceman is
- 5 acquired outside Illinois and used outside Illinois before
- 6 being brought to Illinois for use here and is taxable under
- 7 this Act, the "selling price" on which the tax is computed
- shall be reduced by an amount that represents a reasonable 8
- 9 allowance for depreciation for the period of prior
- out-of-state use. 10
- (Source: P.A. 90-605, eff. 6-30-98; 90-606, eff. 6-30-98; 11
- 91-51, eff. 6-30-99; 91-541, eff. 8-13-99; 91-872, eff. 12
- 7-1-00.)13

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- 14 Section 15. The Service Occupation Tax Act is amended by
- 15 changing Section 3-10 as follows:
- (35 ILCS 115/3-10) (from Ch. 120, par. 439.103-10) 16
- 17 Sec. 3-10. Rate of tax. Unless otherwise provided in
- this Section, the tax imposed by this Act is at the rate of 18
- 19 6.25% of the "selling price", as defined in Section 2 of the
- 20 Service Use Tax Act, of the tangible personal property.
- the purpose of computing this tax, in no event shall "selling price" be less than the cost price to the serviceman
- 23 of the tangible personal property transferred. The selling
- price of each item of tangible personal property transferred 24
- an incident of a sale of service may be shown as a 25
- distinct and separate item on the serviceman's billing to the 26
- 27 service customer. If the selling price is not so shown,
- 28 selling price of the tangible personal property is deemed to
- be 50% of the serviceman's entire billing to the service 29
- 30 customer. When, however, a serviceman contracts to design,
- 31 develop, and produce special order machinery or equipment,
- 32 imposed by this Act shall be based on the the tax

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serviceman's cost price of the tangible personal property transferred incident to the completion of the contract.

Beginning on July 1, 2000 and through December 31, 2000, with respect to motor fuel, as defined in Section 1.1 of the Motor Fuel Tax Law, and gasohol, as defined in Section 3-40 of the Use Tax Act, the tax is imposed at the rate of 1.25%.

7 With respect to gasohol, as defined in the Use Tax Act, the tax imposed by this Act shall apply to (i) 70% of the 8 cost price of property transferred as an incident to the sale 9 of service on or after January 1, 1990, and before July 1, 10 2003, (ii) 75% of the selling price of property transferred 11 as an incident to the sale of service on or after July 1, 12 2003 and through December 31, 2007, (iii) 80% of the selling 13 price of property transferred as an incident to the sale of 14 service on or after January 1, 2008 and through December 31, 15 16 2013, and (iv) to 100% of the cost price thereafter. If, at 17 any time, however, the tax under this Act on sales of gasohol, as defined in the Use Tax Act, is imposed at the 18 rate of 1.25%, then the tax imposed by this Act applies to 19 100% of the proceeds of sales of gasohol made during that 20 21 <u>time.</u>

With respect to E85 blend fuel, as defined in the Use Tax Act, the tax imposed by this Act does not apply to the selling price of property transferred as an incident to the sale of service on or after July 1, 2003 and through December 31, 2013 but applies to 100% of the selling price thereafter. If, at any time, however, the tax under this Act on sales of E85 blend fuel, as defined in the Use Tax Act, is imposed at the rate of 1.25%, then the tax imposed by this Act applies to 100% of the proceeds of sales of E85 blend fuel made during that time.

32 With respect to bio-diesel blend fuel, as defined in the 33 Use Tax Act, with no more than 10% fuel made from biomass 34 material, the tax imposed by this Act applies to (i) 75% of

1 the selling price of property transferred as an incident to 2 the sale of service on or after July 1, 2003 and through December 31, 2007, (ii) 80% of the proceeds of the selling 3 4 price of property transferred as an incident to the sale of service on or after January 1, 2008 and through December 31, 5 2013, and (iii) 100% of the proceeds of the selling price 6 7 thereafter. If, at any time, however, the tax under this Act on sales of bio-diesel blend fuel, as defined in the Use Tax 8 9 Act, with no more than 10% fuel made from biomass material is imposed at the rate of 1.25%, then the tax imposed by this 10 11 Act applies to 100% of the proceeds of sales of bio-diesel blend fuel with no more than 10% fuel made from biomass 12 13 material made during that time. With respect to bio-diesel blend fuel, as defined in the 14 Use Tax Act, with more than 10% fuel made from biomass 15 16 material, the tax imposed by this Act does not apply to the 17 proceeds of the selling price of property transferred as an incident to the sale of service on or after July 1, 2003 and 18 through December 31, 2013 but applies to 100% of the selling 19 price thereafter. If, at any time, however, the tax under 20 21 this Act on sales of bio-diesel blend fuel, as defined in the 22 Use Tax Act, with more than 10% fuel made from biomass material is imposed at the rate of 1.25%, then the tax 23 imposed by this Act applies to 100% of the proceeds of sales 24 of bio-diesel blend fuel with more than 10% fuel made from 25 biomass material made during that time. 26 At the election of any registered serviceman made for 27 each fiscal year, sales of service in which the aggregate 28 29 annual cost price of tangible personal property transferred 30 an incident to the sales of service is less than 35%, or 75% in the case of servicemen transferring prescription drugs 31 or servicemen engaged in graphic arts production, of the 32

aggregate annual total gross receipts from all sales of

service, the tax imposed by this Act shall be based on the

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serviceman's cost price of the tangible personal property transferred incident to the sale of those services.

The tax shall be imposed at the rate of 1% on food 3 4 prepared for immediate consumption and transferred incident to a sale of service subject to this Act or the Service 5 6 Occupation Tax Act by an entity licensed under the Hospital 7 Licensing Act, the Nursing Home Care Act, or the Child Care Act of 1969. The tax shall also be imposed at the rate of 1% 8 9 on food for human consumption that is to be consumed off the premises where it is sold (other than alcoholic beverages, 10 11 soft drinks, and food that has been prepared for immediate consumption and is not otherwise included in this paragraph) 12 and prescription and nonprescription medicines, drugs, 13 medical appliances, modifications to a motor vehicle for 14 15 purpose of rendering it usable by a disabled person, and 16 insulin, urine testing materials, syringes, and needles used by diabetics, for human use. 17 For the purposes of this Section, the term "soft drinks" means any complete, finished, 18 19 ready-to-use, non-alcoholic drink, whether carbonated or not, including but not limited to soda water, cola, fruit juice, 20 21 vegetable juice, carbonated water, and all other preparations 22 commonly known as soft drinks of whatever kind or description 23 that are contained in any closed or sealed can, carton, or container, regardless of size. "Soft drinks" does not 24 25 include coffee, tea, non-carbonated water, infant formula, milk or milk products as defined in the Grade A Pasteurized 26 Milk and Milk Products Act, or drinks containing 50% or more 27 natural fruit or vegetable juice. 28

Notwithstanding any other provisions of this Act, "food for human consumption that is to be consumed off the premises where it is sold" includes all food sold through a vending machine, except soft drinks and food products that are dispensed hot from a vending machine, regardless of the location of the vending machine.

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- 1 (Source: P.A. 90-605, eff. 6-30-98; 90-606, eff. 6-30-98;
- 91-51, 6-30-99; 91-541, eff. 8-13-99; 91-872, eff. 7-1-00.) 2
- 3 Section 20. The Retailers' Occupation Tax Act is amended
- by changing Section 2-10 as follows: 4
- (35 ILCS 120/2-10) (from Ch. 120, par. 441-10) 5
- 6 Sec. 2-10. Rate of tax. Unless otherwise provided in
- 7 this Section, the tax imposed by this Act is at the rate of
- 6.25% of gross receipts from sales of tangible personal 8
- 9 property made in the course of business.

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- Beginning on July 1, 2000 and through December 31, 2000, 10
- with respect to motor fuel, as defined in Section 1.1 of the 11
- Motor Fuel Tax Law, and gasohol, as defined in Section 3-40 12
- of the Use Tax Act, the tax is imposed at the rate of 1.25%. 13
- Within 14 days after the effective date of 14
- amendatory Act of the 91st General Assembly, each retailer of 15
- 16 motor fuel and gasohol shall cause the following notice to be
- 17 posted in a prominently visible place on each retail
- dispensing device that is used to dispense motor fuel or 18
- 19 gasohol in the State of Illinois: "As of July 1, 2000, the
- State of Illinois has eliminated the State's share of sales 20
- price on this pump should reflect the elimination of

tax on motor fuel and gasohol through December 31, 2000. The

- 23 The notice shall be printed in bold print on a sign
- that is no smaller than 4 inches by 8 inches. The sign shall 24
- be clearly visible to customers. Any retailer who fails to 25
- post or maintain a required sign through December 31, 2000 is 26
- guilty of a petty offense for which the fine shall be \$500 27
- 28 per day per each retail premises where a violation occurs.
- With respect to gasohol, as defined in the Use Tax Act, 29
- 30 the tax imposed by this Act applies to (i) 70% of the
- proceeds of sales made on or after January 1, 1990, and 31
- before July 1, 2003, (ii) 75% of the proceeds of sales made 32

2 80% of the proceeds of sales made on or after January 1, 2008

3 and through December 31, 2013, and (iv) to 100% of the

4 proceeds of sales made thereafter. If, at any time, however,

the tax under this Act on sales of gasohol, as defined in the

Use Tax Act, is imposed at the rate of 1.25%, then the tax

7 imposed by this Act applies to 100% of the proceeds of sales

8 of gasohol made during that time.

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9 With respect to E85 blend fuel, as defined in the Use Tax

10 Act, the tax imposed by this Act does not apply to the

11 proceeds of sales made on or after July 1, 2003 and through

December 31, 2013 but applies to 100% of the proceeds of

sales made thereafter. If, at any time, however, the tax

under this Act on sales of E85 blend fuel, as defined in the

Use Tax Act, is imposed at the rate of 1.25%, then the tax

imposed by this Act applies to 100% of the proceeds of sales

of E85 blend fuel made during that time.

With respect to bio-diesel blend fuel, as defined in the

Use Tax Act, with no more than 10% fuel made from biomass

material, the tax imposed by this Act applies to (i) 75% of

the proceeds of sales made on or after July 1, 2003 and

through December 31, 2007, (ii) 80% of the proceeds of sales

23 <u>made on or after January 1, 2008 and through December 31,</u>

24 2013, and (iii) 100% of the proceeds of sales made

25 <u>thereafter. If, at any time, however, the tax under this Act</u>

on sales of bio-diesel blend fuel, as defined in the Use Tax

27 Act, with no more than 10% fuel made from biomass material is

imposed at the rate of 1.25%, then the tax imposed by this

29 Act applies to 100% of the proceeds of sales of bio-diesel

30 <u>blend fuel with no more than 10% fuel made from biomass</u>

31 <u>material made during that time.</u>

32 With respect to bio-diesel blend fuel, as defined in the

33 <u>Use Tax Act, with more than 10% fuel made from biomass</u>

34 <u>material</u>, the tax imposed by this Act does not apply to the

1 proceeds of sales made on or after July 1, 2003 and through

2 <u>December 31, 2013 but applies to 100% of the proceeds of</u>

3 sales made thereafter. If, at any time, however, the tax

4 under this Act on sales of bio-diesel blend fuel, as defined

5 <u>in the Use Tax Act, with more than 10% fuel made from biomass</u>

material is imposed at the rate of 1.25%, then the tax

imposed by this Act applies to 100% of the proceeds of sales

8 of bio-diesel blend fuel with more than 10% fuel made from

biomass material made during that time.

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With respect to food for human consumption that is to be consumed off the premises where it is sold (other than alcoholic beverages, soft drinks, and food that has been prepared for immediate consumption) and prescription and nonprescription medicines, drugs, medical appliances, modifications to a motor vehicle for the purpose of rendering it usable by a disabled person, and insulin, urine testing materials, syringes, and needles used by diabetics, for human use, the tax is imposed at the rate of 1%. For the purposes of this Section, the term "soft drinks" means any complete, finished, ready-to-use, non-alcoholic drink, whether carbonated or not, including but not limited to soda water, cola, fruit juice, vegetable juice, carbonated water, and all other preparations commonly known as soft drinks of whatever kind or description that are contained in any closed or sealed bottle, can, carton, or container, regardless of size. "Soft drinks" does not include coffee, tea, non-carbonated water, infant formula, milk or milk products as defined in the Grade A Pasteurized Milk and Milk Products Act, or drinks containing 50% or more natural fruit or vegetable juice.

Notwithstanding any other provisions of this Act, "food for human consumption that is to be consumed off the premises where it is sold" includes all food sold through a vending machine, except soft drinks and food products that are dispensed hot from a vending machine, regardless of the

- location of the vending machine.
- 2 (Source: P.A. 90-605, eff. 6-30-98; 90-606, eff. 6-30-98;
- 3 91-51, eff. 6-30-99; 91-872, eff. 7-1-00.)
- 4 Section 99. Effective date. This Act takes effect upon
- 5 becoming law.".