

General Assembly

Raised Bill No. 5\8

February Session, 2006

LCO No. 2309



Referred to Committee on

TRANSPORTATION

Introduced by: (TRA)

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AN ACT CONCERNING REFUNDS OF TAX RELATED TO CERTAIN USES OF FUEL.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Subsection (a) of section 12-459 of the general statutes is 2 repealed and the following is substituted in lieu thereof (Effective July 3 1, 2006, and applicable to sales occurring on or after July 1, 2006):
 - (a) The payment of the tax provided for by section 12-458 shall be subject to refund as provided herein when such fuel has been sold for use of any of the following: (1) Any person, other than one engaged in the business of farming, when such fuel is used other than in motor vehicles licensed or required to be licensed to operate upon the public highways of this state, except that no tax paid on fuel which is taken out of this state in a fuel tank connected with the engine of a motor vehicle and which is consumed without this state shall be refunded; (2) any person engaged in the business of farming, when such fuel is used other than in motor vehicles licensed or required to be licensed to operate upon the public highways of this state or such fuel is used in motor vehicles registered exclusively for farming purposes, except that no tax paid on fuel which is taken out of this state in a fuel tank

LCO No. 2309 1 of 3 connected with the engine of a motor vehicle and which is consumed without this state shall be refunded; (3) the United States; (4) a Connecticut motor bus company, as defined in subsection (e) of section 12-455a, engaged in the business of carrying passengers for hire in this state in common carrier motor vehicles, or any person, association or corporation engaged in the business of operating taxicabs in this state pursuant to a certificate under chapter 244a, when such fuel is used in such common carrier motor vehicle or taxicab on roads in this state, except that with respect to such fuel used in a taxicab only fifty per cent of the tax paid on any purchase of fuel applicable to mileage on any roads in this state shall be refunded; (5) any person, association or corporation engaged in the business of operating a motor vehicle in livery service pursuant to a permit issued under chapter 244b, or a motor bus over highways within this state and between points within and without this state pursuant to a permit issued under chapter 244, when such fuel is used in such motor bus on roads in this state for the exclusive purpose of transporting passengers for hire to or from airport facilities, except that with respect to any such motor vehicle in livery service pursuant to a permit issued under chapter 244b only fifty per cent of the tax paid on any purchase of fuel applicable to mileage on any roads in this state shall be refunded; (6) this state or a municipality of this state, when such fuel is used in vehicles owned and operated, or leased and operated, by this state or municipality for governmental purposes; (7) any school bus, as defined in section 14-275; (8) a hospital, when such fuel is used in an ambulance owned by such hospital; (9) a nonprofit civic organization approved by the commissioner, when such fuel is used in an ambulance owned by such organization; (10) a transit district formed under chapter 103a or any special act, when such fuel is used in vehicles owned and operated, or leased and operated, by such transit district for the purposes of such transit district; (11) a corporation or an employee of a corporation or of the United States, this state or a municipality of this state, when such fuel is used in a high-occupancy commuter vehicle on roads in this state, which vehicle is owned or leased by such corporation or such

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51 employee, seats at least ten but not more than fifteen passengers and 52 has a minimum average daily passenger usage of nine persons to and from work, for the purpose of transporting such passengers to and 53 54 from work daily; (12) a person, corporation or association operating a motor vehicle in livery service which is registered in accordance with 55 the provisions of section 13b-83, when such fuel is used in such motor 56 vehicle in livery service on roads in this state; [and] (13) a federally 57 58 funded nutrition program approved by the commissioner, when such 59 fuel is used in a delivery vehicle on roads in this state for the exclusive 60 purpose of delivering meals to senior citizens; and (14) a ride-sharing brokerage recognized by the Commissioner of Transportation, when 61 such fuel is used in a registered vanpool vehicle as defined in 62 63 subdivision (95) of subsection (a) of section 14-1 of the 2006 supplement to the general statutes that is owned, leased or operated by 64 said ride-sharing brokerage. 65

This act shall take effect as follows and shall amend the following sections:		
Section 1	July 1, 2006, and applicable to sales occurring on or after July 1, 2006	12-459(a)

Statement of Purpose:

To expand the gasoline tax rebate to include certain commuters.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]

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