HOUSE BILL 1588

R7, Q5 6lr3496

By: Delegate C. Howard

AN ACT concerning

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17 18 Introduced and read first time: February 24, 2016 Assigned to: Rules and Executive Nominations

A BILL ENTITLED

2 Motor Fuel Tax Refund - Demand Response Trips 3 FOR the purpose of adding certain vehicles used to provide certain services to those vehicles that qualify for a certain motor fuel tax refund; defining a certain term; and generally 4 5 relating to claims for motor fuel tax refunds. 6 BY repealing and reenacting, with amendments, 7 Article – Tax – General 8 Section 13–101 and 13–901(f) 9 Annotated Code of Maryland 10 (2010 Replacement Volume and 2015 Supplement) SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, 11 12 That the Laws of Maryland read as follows: Article - Tax - General 13 13–101. 14 15 (a) In this title the following words have the meanings indicated.

19 (2) "DEMAND RESPONSE TRIP" INCLUDES A TRIP THAT IS REQUIRED 20 UNDER THE FEDERAL AMERICANS WITH DISABILITIES ACT.

PASSENGER WHO IS UNABLE TO USE REGULAR SCHEDULE, FIXED TERMINI

"DEMAND RESPONSE TRIP" MEANS THE CARRIAGE OF A

21 (C) "Governmental unit" means:

(1)

(b)

SERVICES.

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$\frac{1}{2}$	State; (1)	this	State or a political subdivision, unit, or instrumentality of this	
3 4	state; and	anoth	ner state or a political subdivision, unit, or instrumentality of that	
5 6	(3) another state.	a uni	t or instrumentality of a political subdivision of this State or of	
7 8	[(c)] (D) responsible for col	(1) lecting	"Tax collector" means the person or governmental unit a tax.	
9	(2)	"Tax	collector" includes:	
10		(i)	the Comptroller;	
11		(ii)	the Department, with respect to:	
12			1. the financial institution franchise tax; and	
13			2. the public service company franchise tax; and	
14		(iii)	the registers of wills, with respect to the inheritance tax.	
15	13–901.			
16 17	(f) (1) Except as provided in paragraph (3) of this subsection, a claim for refund of motor fuel tax may be filed by a claimant who pays the tax on:			
18		(i)	aviation fuel, as defined in § 9–101 of this article, that is:	
19 20	company located i	n the S	1. dispensed to aircraft by an aircraft manufacturing state; or	
21			2. used:	
22			A. by a person who engages in agricultural activities; and	
23 24	70% of the time th	at the	B. in an aircraft that is used for agricultural purposes at least aircraft is used; or	
25		(ii)	motor fuel, as defined in § 9–101 of this article, that:	
26			1. is used to operate:	

1 2 3	· ·	a bus that is used only in the operation of a transportation ion of the State to transport the public on regular schedules and in Title 11 of the Transportation Article;
4 5	B. and is not registered to opera	farm equipment that is used for an agricultural purpose te on a public highway;
6 7	C. company or nonprofit volunte	fire or rescue apparatus or vehicles by a volunteer fire er rescue company incorporated in the State;
8 9	D. permanently at a fixed location	an internal combustion engine that is installed on; [or]
10 11	E. the American Red Cross or a	a vehicle that is owned and used by a Maryland chapter of bona fide unit of a national veterans' organization; OR
12 13 14		A VEHICLE THAT IS USED ONLY IN THE OPERATION OF EM OF A POLITICAL SUBDIVISION OF THE STATE TO N DEMAND RESPONSE TRIPS;
15	2.	is bought by:
16 17	A. government;	the United States or a unit of the United States
18 19	B. agencies; or	the Department of General Services for use by State
20 21	C. another state;	a person who is required to pay a tax on the same fuel to
22 23	3. highway in the State, is used	except for any operation of a motor vehicle on a public for a commercial purpose, including:
24 25	A. purposes;	the operation of a vessel used only for commercial
26	В.	commercial cleaning; or
27	C.	commercial dyeing;
28 29 30	4. or other equipment mechanic vehicle:	is used in any of the following vehicles that have pumping cally or hydraulically driven by the engine that propels the

a concrete mixing motor vehicle or concrete pump truck;

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1	B. a motor fuel delivery vehicle;
2	C. a solid waste compacting vehicle;
3	D. a well–drilling vehicle; or
4 5 6	E. farm equipment registered as a vehicle for highway use that is designed or adapted solely and used exclusively for bulk farm spreading of agriculture liming materials, chemicals, or fertilizer;
7 8 9 10 11	5. is used by a system of transportation based in the State, in a vehicle that is used to provide transportation to elderly or low income individuals, or individuals with disabilities, if the system is operated by a nonprofit organization for purposes relating to the charge for which the nonprofit organization was established and the nonprofit organization:
12 13	A. is exempt for federal income tax purposes under § 501(c) of the Internal Revenue Code;
14 15	B. is funded to provide transportation to elderly or low income individuals, or individuals with disabilities;
16 17	C. receives part of its operating funding from the Maryland Department of Transportation or the Maryland Department of Health and Mental Hygiene;
18 19 20	D. has stated in its charter or bylaws that operating transportation services for elderly or low income individuals, or individuals with disabilities, is one of the purposes for which it was established; and
21 22	E. is actively operating a system of transportation for elderly or low income individuals, or individuals with disabilities; or
23 24	6. is lost as a result of fire, collision, or other casualty, except for loss in ordinary transportation and storage.
25 26	(2) A refund based on a claim under paragraph (1)(ii)4 of this subsection may not exceed the following percentages of the motor fuel tax paid:
27	(i) 35% for a concrete mixing vehicle or concrete pump truck;
28 29 30	(ii) 55% for farm equipment, registered as a vehicle for highway use, that is designed or adapted solely and used exclusively for bulk spreading of agriculture liming materials, chemicals, or fertilizers;

10% for a motor fuel delivery vehicle;

(iii)

1	(iv)	15% for a solid waste compacting vehicle; and			
2	(v)	80% for a well–drilling vehicle.			
3 4 5	(3) A person may not make a claim for a refund of motor fuel tax under paragraph (1)(ii)1B of this subsection for motor fuel used to operate a farm truck under the provisions of § 8–602(c) of the Transportation Article.				
6 7	SECTION 2. AND October 1, 2016.	BE IT FURTHER ENACTED, That this Act shall take effect			