SENATE BILL 145

 $\begin{array}{c} 1 lr 0059 \\ CF HB 253 \end{array}$

By: Chair, Budget and Taxation Committee (By Request - Departmental -Comptroller) Introduced and read first time: January 24, 2011 Assigned to: Budget and Taxation Committee Report: Favorable with amendments Senate action: Adopted Read second time: February 14, 2011 CHAPTER _____ AN ACT concerning Motor Fuel Tax - Personal Liability - Corporations, Limited Liability Companies, and Limited Liability Partnerships FOR the purpose of establishing personal liability of certain of establishing personal liability personal liability of establishing personal liability of establis members persons who exercise certain control over the fiscal management of limited liability companies, partners of and limited liability partnerships, and other individuals for payment of the motor fuel tax, interest, and penalties under certain circumstances; and generally relating to liability for the payment of motor fuel taxes. BY repealing and reenacting, with amendments, Article – Tax – General Section 9–314 Annotated Code of Maryland (2010 Replacement Volume) SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article - Tax - General

18 9–314.

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(a) The motor fuel tax on gasoline shall be paid by:

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

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motor fuel.

1 2	(1) into the State;	the licensed Class B dealer who first receives gasoline imported
3	(2)	any other dealer who:
4		(i) uses the gasoline; or
5 6 7	(ii) first sells the gasoline in this State to a buyer other than licensed dealer authorized to acquire gasoline, in accordance with § 9–322 of th subtitle, without paying the motor fuel tax; or	
8 9	(3) tax has not been p	any other person who acquires gasoline on which the motor fuel paid.
10	(b) The i	notor fuel tax on special fuel other than turbine fuel shall be paid by:
11 12 13 14	(1) a special fuel seller who delivers that special fuel into a tank from which a motor vehicle can be fueled unless the person who uses or resells the special fuel has an exemption certificate that authorizes the person to acquire special fuel, in accordance with § 9–322 of this subtitle, without paying the motor fuel tax;	
15 16 17	(2) a special fuel user who uses that special fuel in a motor vehicl that is owned or operated by the special fuel user and registered to operate on a publi highway; or	
18	(3)	any other person who acquires that special fuel unless:
19		(i) the motor fuel tax on that special fuel has been paid; or
20 21 22	person to acquire paying the motor	(ii) the person has an exemption certificate that authorizes the special fuel, in accordance with § 9–322 of this subtitle, without fuel tax.
23	(c) The motor fuel tax on turbine fuel shall be paid by:	
24 25	(1) the turbine fuel seller who delivers the turbine fuel into the fuel supply tank of a turbine–powered aircraft; or	
26 27 28 29	(2) any other person who acquires turbine fuel on which motor fuel ta has not been paid unless the person has an exemption certificate that authorizes th person to acquire turbine fuel, in accordance with § 9–322 of this subtitle, without paying the motor fuel tax.	
30 31	` '	rson required to pay motor fuel tax under this section shall pay it nat covers the period in which the person received, sold, or used the

1	(e) If a corporation, other than a nonstock, not for profit corporation, i			
2	required to pay motor fuel tax, personal liability for the tax and interest and penalties			
3	on the tax extends to any officer of the corporation who exercises direct control over it			
4	fiscal management.] IF A PERSON LIABLE FOR MOTOR FUEL TAX AND FOR THE			
5	INTEREST AND PENALTIES OF THE TAX IS A CORPORATION, OTHER THAN			
6	NONSTOCK, NOT-FOR-PROFIT CORPORATION, OR IS A LIMITED LIABILIT			
7	COMPANY OR LIMITED LIABILITY PARTNERSHIP (INCLUDING A LIMITED			
8	PARTNERSHIP REGISTERED AS A LIMITED LIABILITY LIMITED PARTNERSHIP)			
9	PERSONAL LIABILITY FOR THE MOTOR FUEL TAX AND FOR THE INTEREST AND			
10	PENALTIES OF THE TAX EXTENDS TO:			
11	(1) IN THE CASE OF A CORPORATION:			
12	(I) THE PRESIDENT, VICE PRESIDENT, OR TREASURER O			
13	THE CORPORATION; AND			
14	(II) ANY OFFICER OF THE CORPORATION WHO DIRECTLY O			
15	INDIRECTLY OWNS MORE THAN 20% OF THE STOCK OF THE CORPORATION; AND			
16	(2) IN THE CASE OF A LIMITED LIABILITY COMPANY:			
17	(I) IF THE LIMITED LIABILITY COMPANY DOES NOT HAV			
18	AN OPERATING AGREEMENT, ALL MEMBERS; OR			
19	(II) IF THE LIMITED LIABILITY COMPANY HAS A			
20	OPERATING AGREEMENT, THOSE INDIVIDUALS WHO MANAGE THE BUSINES			
21	AND AFFAIRS OF THE LIMITED LIABILITY COMPANY; AND			
22	(3) IN THE CASE OF A LIMITED LIABILITY PARTNERSHIP:			
23	(I) IF THE LIMITED LIABILITY PARTNERSHIP DOES NO			
24	HAVE A WRITTEN PARTNERSHIP AGREEMENT, ALL GENERAL PARTNERS; OR			
25	(H) IF THE LIMITED LIABILITY PARTNERSHIP HAS			
26	WRITTEN PARTNERSHIP AGREEMENT, THOSE INDIVIDUALS WHO MANAGE TH			
27	BUSINESS AND AFFAIRS OF THE LIMITED LIABILITY PARTNERSHIP.			
28	(F) A MEMBER OF A LIMITED LIABILITY COMPANY DOES NOT MANAG			
29	THE BUSINESS AND AFFAIRS OF THE LIMITED LIABILITY COMPANY UNDER			
30	SUBSECTION (E) OF THIS SECTION SOLELY BY DOING ONE OR MORE OF THE			
31	FOLLOWING:			
20	(1) GONGHI MING MIMIL OF A PARTY OF THE PARTY			
32	(1) CONSULTING WITH OR ADVISING THE INDIVIDUALS WHO			

MANAGE THE BUSINESS AND AFFAIRS OF THE LIMITED LIABILITY COMPANY;

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1	(2) DIRECTING THE MANAGEMENT OF THE LIMITED LIABILITY		
2	COMPANY IN THE SAME MANNER AS A DIRECTOR OF A CORPORATION DIRECTS		
3	THE MANAGEMENT OF A CORPORATION; OR		
4	(3) VOTING ON ANY MATTER REQUIRED TO BE VOTED ON BY THE		
5	MEMBERS OF THE LIMITED LIABILITY COMPANY, INCLUDING, BUT NOT LIMITED		
6	TO:		
7	(I) THE APPROVAL OR DISAPPROVAL OF AMENDMENTS TO		
8	3 THE OPERATING AGREEMENT;		
9	(II) THE TERMINATION AND WINDING UP OF THE LIMITED		
10	LIABILITY COMPANY;		
11	(III) THE SALE, EXCHANGE, LEASE, MORTGAGE, PLEDGE, OR		
12	OTHER TRANSFER OF A MATERIAL PORTION OF THE ASSETS OF THE LIMITED		
13	LIABILITY COMPANY;		
14	(IV) THE INCURRENCE OF INDEBTEDNESS BY THE LIMITED		
15	LIABILITY COMPANY OTHER THAN IN THE ORDINARY COURSE OF ITS BUSINESS;		
16	(V) A CHANGE IN THE NATURE OF THE BUSINESS OF THE		
17	LIMITED LIABILITY COMPANY;		
18	(VI) THE EXPULSION OR ADMISSION OF A MEMBER;		
19	(VII) THE APPOINTMENT OR DISCHARGE OF A MANAGER;		
20	(VIII) THE MERGER OF THE LIMITED LIABILITY COMPANY		
21	WITH OR INTO ANY OTHER ENTITY; OR		
22	(IX) ANY MATTER RELATED TO THE BUSINESS OF THE		
23	LIMITED LIABILITY COMPANY NOT OTHERWISE ENUMERATED IN THIS SECTION		
24	THAT THE OPERATING AGREEMENT STATES MAY BE SUBJECT TO THE APPROVA		
25	OR DISAPPROVAL OF THE MEMBERS.		
26	(G) THE POSSESSION OR EXERCISE OF POWERS OTHER THAN THOSE		
27	CONTAINED IN SUBSECTION (F) OF THIS SECTION BY A MEMBER DOES NO		
28	NECESSARILY CONSTITUTE MANAGEMENT BY THE MEMBER OF THE BUSINESS		
29	OR AFFAIRS OF THE LIMITED LIABILITY COMPANY.		
30	(H) THE SAME RULES AND EXCEPTIONS APPLICABLE TO A MEMBER OF A		

- 1 SECTION SHALL BE APPLICABLE TO INDIVIDUALS AND MEMBERS OF LIMITED
 2 LIABILITY PARTNERSHIPS.
- (F) IF A LIMITED LIABILITY COMPANY, OR LIMITED LIABILITY
 PARTNERSHIP, INCLUDING A LIMITED PARTNERSHIP REGISTERED AS A LIMITED
 LIABILITY LIMITED PARTNERSHIP, IS REQUIRED TO PAY THE MOTOR FUEL TAX
 AND INTEREST AND PENALTIES ON THE TAX, PERSONAL LIABILITY FOR THE TAX
 AND INTEREST AND PENALTIES ON THE TAX EXTENDS TO ANY PERSON WHO
 EXERCISES DIRECT CONTROL OVER THE FISCAL MANAGEMENT OF THE LIMITED
 LIABILITY COMPANY OR LIMITED LIABILITY PARTNERSHIP.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2011.

Approved:	
	Governor.
	President of the Senate.

Speaker of the House of Delegates.