ENROLLED HB 4001

1

## 2013 Legislature

2	An act relating to the Florida Renewable Fuel Standard
3	Act; repealing ss. 526.201-526.207, F.S., the Florida
4	Renewable Fuel Standard Act, to remove the requirement
5	that all gasoline offered for sale in this state
6	include a percentage of ethanol, subject to specified
7	exemptions, waivers, suspensions, extensions,
8	enforcement, and reporting; amending s. 206.43, F.S.;
9	conforming a cross-reference; providing an effective
10	date.
11	
12	Be It Enacted by the Legislature of the State of Florida:
13	
14	Section 1. <u>Sections 526.201, 526.202, 526.203, 526.204,</u>
15	526.205, 526.206, and 526.207, Florida Statutes, are repealed.
16	Section 2. Subsection (2) of section 206.43, Florida
17	Statutes, is amended to read:
18	206.43 Terminal supplier, importer, exporter, blender, and
19	wholesaler to report to department monthly; deductionThe taxes
20	levied and assessed as provided in this part shall be paid to
21	the department monthly in the following manner:
22	(2) <del>(a)</del> Such report may show in detail the number of
23	gallons so sold and delivered by the terminal supplier,
24	importer, exporter, blender, or wholesaler in the state, and the
25	destination as to the county in the state to which the motor
26	fuel was delivered for resale at retail or use shall be
27	specified in the report. The total taxable gallons sold shall
28	agree with the total gallons reported to the county destinations
I	Page 1 of 2

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

ENROLLED
HB 4001

## 2013 Legislature

29	for resale at retail or use. All gallons of motor fuel sold
30	shall be invoiced and shall name the county of destination for
31	resale at retail or use.
32	(b) Each terminal supplier, importer, blender, and
33	wholesaler shall also include in the report to the department
34	the number of gallons of blended and unblended gasoline, as
35	defined in s. 526.203, sold.
36	Section 3. This act shall take effect July 1, 2013.