

LEGISLATIVE ACTION

Senate	•	House
	•	
	•	
Floor: 1/AD/2R		
04/16/2013 10:02 AM		

Senator Evers moved the following:

Senate Amendment (with title amendment)

Delete everything after the enacting clause and insert:

Section 1. <u>Sections 526.201, 526.202, 526.203, 526.204,</u> <u>526.205, 526.206, and 526.207, Florida Statutes, are repealed.</u>

Section 2. Subsection (2) of section 206.43, Florida Statutes, is amended to read:

9 206.43 Terminal supplier, importer, exporter, blender, and 10 wholesaler to report to department monthly; deduction.—The taxes 11 levied and assessed as provided in this part shall be paid to 12 the department monthly in the following manner:

13

1 2 3

4

5

6 7

8

(2) (a) Such report may show in detail the number of gallons

Florida Senate - 2013 Bill No. CS for SB 320



14 so sold and delivered by the terminal supplier, importer, 15 exporter, blender, or wholesaler in the state, and the 16 destination as to the county in the state to which the motor fuel was delivered for resale at retail or use shall be 17 18 specified in the report. The total taxable gallons sold shall 19 agree with the total gallons reported to the county destinations 20 for resale at retail or use. All gallons of motor fuel sold 21 shall be invoiced and shall name the county of destination for 2.2 resale at retail or use. (b) Each terminal supplier, importer, blender, and 23 24 wholesaler shall also include in the report to the department 25 the number of gallons of blended and unblended gasoline, as defined in s. 526.203, sold. 26 27 Section 3. This act shall take effect July 1, 2013. 28 29 And the title is amended as follows: 30 31 Delete everything before the enacting clause and insert: 32 A bill to be entitled 33 34 An act relating to the Florida Renewable Fuel Standard 35 Act; repealing ss. 526.201-526.207, F.S., the Florida Renewable Fuel Standard Act, to remove the requirement 36 37 that all gasoline offered for sale in this state 38 include a percentage of ethanol, subject to specified 39 exemptions, waivers, suspensions, extensions, 40 enforcement, and reporting; amending s. 206.43, F.S.; 41 conforming a cross-reference; providing an effective 42 date.