1	CLEAN SPECIAL FUEL TAX CERTIFICATE
2	AMENDMENTS
3	2003 GENERAL SESSION
4	STATE OF UTAH
5	Sponsor: Don E. Bush
6	This act modifies the Revenue and Taxation Code by providing for the enforcement of
7	clean special fuel tax certificates paid in lieu of other fuel taxes for clean fuel vehicles.
8	This act provides that the purchase of a clean special fuel tax certificate is a prerequisite
9	to registering a vehicle powered by a clean fuel and requires the certificate to be carried
10	in the vehicle at all times. This act requires that clean fuel delivery agents post a notice
11	on the pump that a vehicle registered in this state that uses this fuel is required to have a
12	valid annual clean special fuel tax certificate. The act also provides a repeal date for the
13	notice requirement. This act makes technical changes. This act takes effect on October
14	1, 2003.
15	This act affects sections of Utah Code Annotated 1953 as follows:
16	AMENDS:
17	41-1a-203, as last amended by Chapter 238, Laws of Utah 1998
18	<b>59-13-304</b> , as last amended by Chapter 287, Laws of Utah 2000
19	<b>59-13-314</b> , as last amended by Chapter 271, Laws of Utah 1997
20	<b>63-55-259</b> , as last amended by Chapters 13 and 24, Laws of Utah 1998
21	ENACTS:
22	<b>59-13-304.5</b> , Utah Code Annotated 1953
23	Be it enacted by the Legislature of the state of Utah:
24	Section 1. Section 41-1a-203 is amended to read:
25	41-1a-203. Prerequisites for registration.
26	(1) Except as otherwise provided, prior to registration a vehicle must have:
27	(a) an identification number inspection under Section 41-19-204.



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28	(b) passed the safety inspection, if required in the current year, as provided under
29	Sections 41-1a-205 and 53-8-205;
30	(c) passed the emissions inspection, if required in the current year, as provided under
31	Section 41-6-163.6;
32	(d) paid property taxes, the in lieu fee, or received a property tax clearance under
33	Section 41-1a-206 or 41-1a-207;
34	(e) paid the automobile driver education tax required by Section 41-1a-208;
35	(f) paid the applicable registration fee under Part 12, Fee and Tax Requirements;
36	(g) paid the uninsured motorist identification fee under Section 41-1a-1218, if
37	applicable; [and]
38	(h) paid the motor carrier fee under Section 41-1a-1219, if applicable[-]; and
39	(i) paid for a current clean special fuel tax certificate under Section 59-13-304, if the
40	vehicle is powered by a clean special fuel.
41	(2) In addition to the requirements in Subsection (1), an owner whose vehicle has not
42	been previously registered or that is currently registered under a previous owner's name must
43	also apply for a valid certificate of title in the owner's name prior to registration.
44	(3) A new registration, transfer of ownership, or registration renewal under Section
45	73-18-7 may not be issued for a vessel or outboard motor that is subject to the title provisions
46	of this chapter unless a certificate of title has been or is in the process of being issued in the
47	same owner's name.
48	(4) A new registration, transfer of ownership, or registration renewal under Section
49	41-22-3 may not be issued for an off-highway vehicle that is subject to the titling provisions of
50	this chapter unless a certificate of title has been or is in the process of being issued in the same
51	owner's name.
52	Section 2. Section <b>59-13-304</b> is amended to read:
53	59-13-304. Exemptions from special fuel tax Certificate required Valid
54	certificate prerequisite to registration Fees for certificates Inspection of vehicles.
55	(1) (a) A user of special fuel who owns a vehicle registered in this state and powered
56	by a clean special fuel as defined under Section 59-13-102 shall pay a clean special fuel tax as
57	provided under this section for use of clean special fuel.
58	(b) A user of special fuel who qualifies for the clean special fuel tax shall annually

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59	purchase from the commission a clean special fuel <u>tax</u> certificate for each vehicle owned <u>or</u>
60	<u>leased</u> that is [described under Subsection (1)(a).] powered by a clean special fuel.
61	(c) (i) A valid clean special fuel tax certificate is a prerequisite to the registration of a
62	vehicle powered by a clean special fuel.
63	(ii) The registered owner or lessee of the vehicle shall purchase a clean special fuel tax
64	certificate at the time of registration of the vehicle.
65	(iii) (A) The clean special fuel tax certificate shall be carried at all times in the vehicle
66	to which it was issued.
67	(B) The person driving or in control of a vehicle shall display the clean special fuel tax
68	certificate upon demand of a peace officer or any officer or employee of the commission.
69	[(c)] (d) Clean special fuel tax certificates are provided to encourage the use of clean
70	fuels to reduce air pollution.
71	(2) (a) The fee for a clean special fuel <u>tax</u> certificate is:
72	(i) 70/.19 of the tax per gallon imposed under Subsection 59-13-201(1)(a), rounded up
73	to the nearest dollar, for qualified motor vehicles as defined under Section 59-13-102; and
74	(ii) 36/.19 of the tax per gallon imposed under Subsection 59-13-201(1)(a), rounded up
75	to the nearest dollar, for other vehicles.
76	(b) The commission may require each vehicle to be inspected for safe operation before
77	issuing the certificate.
78	(c) Each vehicle shall be equipped with an approved and properly installed carburetion
79	system if it is powered by a fuel that is gaseous at standard atmospheric conditions.
80	(3) (a) Beginning January 1, 2001 through December 31, 2005, there is imposed a
81	surcharge of \$35 on each clean special fuel tax certificate issued under this section.
82	(b) Surcharges imposed under Subsection (3)(a) shall be deposited into the Centennial
83	Highway Fund created under Section 72-2-118.
84	Section 3. Section <b>59-13-304.5</b> is enacted to read:
85	59-13-304.5. Delivery agent to post notice of annual clean special fuel tax
86	certificate requirement.
87	(1) Beginning October 1, 2003, a person who delivers a clean special fuel into the fuel
88	supply tank of a motor vehicle shall post clearly and conspicuously the following notice or a
89	notice substantially similar to the following notice on each clean special fuel pump or

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90	dispensing device:
91	"NOTICE
92	It is a class B misdemeanor to use this fuel for a vehicle registered in this state without
93	having a valid annual clean special fuel tax certificate issued by the State Tax Commission as
94	required in Utah Code Section 59-13-304."
95	(2) The commission shall provide the notice at no charge to any person who delivers a
96	clean special fuel into the fuel supply tank of a motor vehicle.
97	(3) The notices may be in a form similar to the fuel tax rate decals required under
98	Section 59-13-104.
99	(4) In accordance with Section 63-55-259, this section is repealed on July 1, 2008.
100	Section 4. Section <b>59-13-314</b> is amended to read:
101	59-13-314. Special fuel vehicle permit required before registration of vehicle.
102	Before registering any motor vehicle which is operated by special fuels, the registered
103	owner or lessee of the vehicle shall obtain a valid special fuel vehicle permit for the current
104	year [or a valid clean special fuel certificate as provided by Section 59-13-304].
105	Section 5. Section <b>63-55-259</b> is amended to read:
106	63-55-259. Repeal dates, Title 59.
107	(1) Section 59-10-530.5, Homeless Trust Account, is repealed July 1, 2007.
108	(2) Section 59-13-304.5, notice of clean special fuel tax certificate requirement, is
109	repealed July 1, 2008.
110	Section 6. Effective date.
111	This act takes effect on October 1, 2003.

## Legislative Review Note as of 11-20-02 2:06 PM

A limited legal review of this legislation raises no obvious constitutional or statutory concerns.

Office of Legislative Research and General Counsel

Interim Committee Note as of 12-12-02 3:47 PM

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The Transportation Interim Committee recommended this bill.