GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2001

H HOUSE BILL 170*

Short Title: Mulch Blower Fuel Tax Refunds. (Public)

Sponsors: Representatives Walend and Carpenter.

Referred to: Finance.

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		February 20, 2001
1		A BILL TO BE ENTITLED
2	AN ACT TO ALLOW A FUEL TAX REFUND FOR OFF-ROAD FUEL USE BY	
3	MULCH-BLOWING EQUIPMENT.	
4	The General Assembly of North Carolina enacts:	
5	SECTION 1. G.S. 105-449.107(b) reads as rewritten:	
6	"(b) Certa	ain Vehicles A person who purchases and uses motor fuel in one of the
7	vehicles listed below may receive an annual refund for the amount of fuel consumed by	
8	any of the following vehicles: the vehicle:	
9	(1)	A concrete mixing vehicle.
10	(2)	A solid waste compacting vehicle.
11	(3)	A bulk feed vehicle that delivers feed to poultry or livestock and uses a
12		power takeoff to unload the feed.
13	(4)	A vehicle that delivers lime or fertilizer in bulk to farms and uses a
14		power takeoff to unload the lime or fertilizer.
15	(5)	A tank wagon that delivers alternative fuel, as defined in G.S.
16		105-449.130, or motor fuel or another type of liquid fuel into storage
17		tanks and uses a power takeoff to make the delivery.
18	<u>(6)</u>	A commercial vehicle that delivers and spreads mulch, soils,
19		composts, sand, sawdust, and similar materials and that uses a power

The amount of refund allowed is thirty-three and one-third percent (33 1/3%) of the following: the sum of the flat cents-per-gallon rate in effect during the year for which the refund is claimed and the average of the two variable cents-per-gallon rates in effect during that year, less the amount of sales and use tax due on the fuel under this Chapter. An application for a refund allowed under this section must be made in accordance with this Part. This refund is allowed for the amount of fuel consumed by the vehicle in its mixing, compacting, or unloading operations, as distinguished from propelling the

takeoff to unload, blow, and spread the materials.

- vehicle, which amount is considered to be one-third of the amount of fuel consumed by the vehicle."
- SECTION 2. This act is effective when it becomes law and applies to motor fuel and alternative fuel taxes paid on or after January 1, 2001.