

offered for sale, sold for use as, or used for, the generation of power for the propulsion of motor vehicles, and Diesel oil, oil or other liquids used in Diesel engines or in internal combustion engines for the propulsion of motor vehicles, including any product obtained by blending together any one or more products of petroleum, with or without other products, if the resultant product is capable of this use. This term includes "gasohol," a fuel which is composed of a mixture of 5 percent to 20 percent methyl or ethyl alcohol in gasoline. THIS TERM ALSO INCLUDES ETHYL OR METHYL ALCOHOL NOT MIXED WITH GASOLINE BUT SOLD AS MOTOR VEHICLE FUEL.

136.

(J) ETHYL OR METHYL ALCOHOL, NOT MIXED WITH GASOLINE, SOLD AS MOTOR VEHICLE FUEL, SHALL MAY NOT BE TAXED UNDER THIS SECTION AT--A-RATE-3-CENTS-LESS-PER-GALLON-THAN-OTHER MOTOR-VEHICLE-FUELS OR-UNDER-THE-RETAIL-SALES-TAX-ACT.

Article 81 - Revenue and Taxes

326.

The tax hereby levied does not apply to the following sales:

(OO) SALES OF ETHYL OR METHYL ALCOHOL, NOT MIXED WITH GASOLINE, FOR USE AS MOTOR VEHICLE FUEL.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1980.

SECTION 3. AND BE IT FURTHER ENACTED, That the provision of this Act exempting unmixed ethyl or methyl alcohol from the motor vehicle fuel tax, contained in § 136(j) of Article 56, and the retail sales tax, as provided by § 326(oo) of Article 81, shall be automatically repealed and of no force or effect after June 30, 1982.

Approved May 6, 1980.

CHAPTER 332

(Senate Bill 695)

AN ACT concerning

Insurance Agents and Brokers - Limited License
and Examination