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- (C) FOR THE PURPOSES OF THIS SECTION, IF ANY UNDERGROUND OIL STORAGE FACILITY REGISTERED WITH THE DEPARTMENT UNDER SUBSECTION (A) OF THIS SECTION IS REMOVED, OR NO LONGER IN USE, THE OWNER, OPERATOR, OR PERSON IN CHARGE OF THE UNDERGROUND OIL STORAGE FACILITY SHALL NOTIFY THE DEPARTMENT NOT LATER THAN 30 DAYS AFTER THE REMOVAL OR DISCONTINUANCE OF USE.
  - (D) (1) THE DEPARTMENT SHALL ADOPT REGULATIONS TO:
- (1) IMPLEMENT THE PROVISIONS OF THIS SECTION; AND (2) DEFINE "UNDERGROUND OIL STORAGE FACILITY".

(2)-(1)--THE--DEPARTMENT-SHALL-SET-REASONABLE-FEES-FOR THE-REGISTRATION-OF-OIL-STORAGE-FACILITIES-AND-FOR-OTHER--RELATED SERVICES:

(##)--THE--PEES--CHARGED-BY-THE-DEPARTMENT-SHALL BE-SET-IN-A-MANNER-WHICH-SHALL-PRODUCE-FUNDS-SUFFICIENT-TO--COVER THE---ACTUAL---DIRECT--AND--INDIRECT--COSTS--OF--MAINTAINING--THE REGISTRATION-SYSTEM-FOR-OIL-STORAGE-FACILITIES:

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect November-1,-1989 July 1, 1989.

Approved May 25, 1989.

## CHAPTER 710

(House Bill 968)

AN ACT concerning

Sales and Use Tax - Short-Term Rental Vehicles

FOR the purpose of providing a credit against the sales and use tax payable by a vendor for excise tax paid by the vendor on certain rental vehicles; altering the sales and use tax rate on the short-term rental of certain vehicles; providing for the applicability of this Act; and generally relating to the sales and use tax on certain short-term rental vehicles.

BY repealing and reenacting, with amendments,