COMMITTEE ON NATURAL RESOURCES, ENERGY & WATER HOUSE OF REPRESENTATIVES AMENDMENTS TO S.B. 1064 (Reference to Senate engrossed bill)

1 Strike everything after the enacting clause and insert:

- 2 "Section 1. Section 3-3493, Arizona Revised Statutes, as amended by
 3 Laws 2016, chapter 232, section 27, is amended to read:
- 4

3-3493. Area A; fuel reformulation; rules

All gasoline produced and shipped to or within this state and 5 Α. 6 sold or offered for sale for use in motor vehicles in a county with a 7 population of one million two hundred thousand or more persons and any portion of a county contained in area A, subject to an appropriate waiver 8 granted by the administrator of the United States environmental protection 9 agency pursuant to section 211(c)(4) of the clean air act as defined in 10 11 section 49-401.01, shall comply with either ONE of the following fuel 12 reformulation options:

A gasoline that meets standards for federal phase II reformulated
 gasoline, as provided in 40 Code of Federal Regulations section 80.41,
 paragraphs (e) through (h), in effect on January 1, 1999, except that the
 minimum oxygen content standard does not apply. The gasoline shall also
 meet the maximum vapor pressure requirements in section 3-3433, subsections
 D and F.

California phase 2 reformulated gasoline, including alternative
 formulations allowed by the predictive model, as adopted by the California
 air resources board pursuant to California Code of Regulations title 13,
 sections 2261 through 2262.7 and 2265, in effect on January 1, 1997, except
 that the minimum oxygen content standard does not apply. The gasoline

shall also meet the maximum vapor pressure requirements in section 3-3433,
 subsections D and F.

3 B. For the period beginning November 1 through March 31 of each year, all gasoline produced and shipped to or within this state and sold or 4 5 offered for sale for use in motor vehicles in a county with a population of 6 one million two hundred thousand or more persons and any portion of a 7 county contained in area A, subject to an appropriate waiver granted by the 8 administrator of the United States environmental protection agency pursuant 9 to section 211(c)(4) of the clean air act as defined in section 49-401.01, 10 shall comply with standards for California phase 2 reformulated gasoline. 11 including alternative formulations allowed by the predictive model, as 12 adopted by the California air resources board pursuant to California Code 13 of Regulations title 13, sections 2261 through 2262.7 and 2265, in effect on January 1, 1997 and shall meet the maximum vapor pressure requirements 14 in section 3-3433, subsections D and F. The fuel described in this 15 16 subsection shall meet the requirements of section 3-3492, subsection A, 17 paragraph 1.

C. Any registered supplier or oxygenate blender, as defined in 18 division rules, may petition the associate director to request that all 19 registered suppliers or oxygenate blenders be allowed to comply with 20 21 standards other than the standards prescribed by THIS SECTION OR section 22 3-3492. subsection A if the petitioner can demonstrate THAT A REGISTERED 23 SUPPLIER'S OR OXYGENATE BLENDER'S ABILITY TO SUPPLY ethanol supply shortages are OR GASOLINE THAT MEETS THE SPECIFICATIONS PRESCRIBED BY 24 25 SUBSECTION A OR B OF THIS SECTION IS IN imminent DANGER AND MAY RESULT IN 26 SUPPLY SHORTAGES OF ETHANOL OR GASOLINE IN AREA A. IF A REGISTERED 27 SUPPLIER OR OXYGENATE BLENDER SUBMITS A PETITION PURSUANT TO THIS SUBSECTION, THE REGISTERED SUPPLIER OR OXYGENATE BLENDER SHALL PROVIDE 28 29 NOTICE AND A COPY OF THE PETITION TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES. FOR THE PURPOSES OF THIS 30 31 SUBSECTION. ALL OF THE FOLLOWING ARE EXEMPT FROM THE PROVISIONS OF TITLE 39. CHAPTER 1 AND SHALL COMPLY WITH THE REQUIREMENTS OF SECTION 44-1374: 32

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11. ALL COMMUNICATION REGARDING A PETITION BETWEEN THE PRESIDENT OF2THE SENATE OR THE PRESIDENT'S AGENT AND ANY OTHER PERSON.

HOUSE OF REPRESENTATIVES OR THE SPEAKER'S AGENT AND ANY OTHER PERSON.

2. ALL COMMUNICATION REGARDING A PETITION BETWEEN THE SPEAKER OF THE

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- 4 5

D. The petition shall:

Identify specific supply conditions that will result in a
 shortage of ethanol.

8

1. FOR OXYGENATE SHORTAGES:

9 2. (a) Identify which oxygenate or oxygenates and the concentration 10 that will be blended into gasoline BY A REGISTERED SUPPLIER OR OXYGENATE 11 BLENDER, AS DEFINED IN DIVISION RULES, for sale or use in area A.

12 3. (b) Demonstrate that the alternative oxygenate blend comes 13 closest to meeting a three and one-half percent by weight oxygen content at 14 reasonable cost, unless the registered supplier or oxygenate blender is 15 petitioning to use a gasoline-ethanol blend containing less than ten 16 percent by volume of ethanol.

FOR GASOLINE SHORTAGES, IDENTIFY THE FORMULATION OF GASOLINE THAT
 THE PETITIONER OR REGISTERED SUPPLIER OR OXYGENATE BLENDER, AS DEFINED IN
 DIVISION RULES, WILL SELL IN LIEU OF GASOLINE THAT MEETS THE STANDARDS
 PRESCRIBED IN SUBSECTION A OR B OF THIS SECTION.

4. 3. Specify a PROJECTED time period for compliance with any
 provision of THIS SECTION OR section 3-3492, subsection A, not to exceed
 sixty days.

E. The associate director shall either grant or deny the petition in 24 25 writing within seven days of its receipt, SUBJECT TO APPROVAL BY THE UNITED 26 STATES ENVIRONMENTAL PROTECTION AGENCY. Any decision by the associate 27 director to grant the petition shall be equally applicable to all 28 registered suppliers or oxygenate blenders and shall not be selectively 29 applied to any single registered supplier or oxygenate blender. The petition may be granted only if the associate director verifies that the 30 31 basis for requesting the petition is factual AND THE UNITED STATES ENVIRONMENTAL PROTECTION AGENCY CONCURS WITH THE BASIS. ANY DECISION BY 32

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THE ASSOCIATE DIRECTOR TO GRANT A PETITION IS SUBJECT TO UNITED STATES
 ENVIRONMENTAL PROTECTION AGENCY APPROVAL.

3 F. The associate director may reauthorize a petition if the 4 petitioner can demonstrate that the conditions have continued. The 5 reauthorization of a petition shall not exceed thirty days.

G. The associate director of the division shall consult with the
director of the department of environmental quality AND THE UNITED STATES
ENVIRONMENTAL PROTECTION AGENCY before granting, reauthorizing or denying
any such petition.

H. The ASSOCIATE director of environmental quality THE DIVISION, in
 consultation with the associate director of the division DEPARTMENT OF
 ENVIRONMENTAL QUALITY, shall adopt by rule:

Requirements to implement subsections A, B, C and D of this
 section.

Requirements for recordkeeping, reporting and analytical methods
 for fuel providers to demonstrate compliance with subsections A, B, C and D
 of this section.

I. This section does not apply to fuel sold for use at a motor
 vehicle manufacturer proving ground or at a motor vehicle racing event.

20 Sec. 2. Section 3-3493, Arizona Revised Statutes, as amended by Laws 21 2017, chapter 295, section 2, is amended to read:

22

3-3493. Area A; fuel reformulation; rules

23 A. All gasoline produced and shipped to or within this state and sold or offered for sale for use in motor vehicles in a county with a 24 25 population of one million two hundred thousand or more persons and any 26 portion of a county contained in area A, subject to an appropriate waiver 27 granted by the administrator of the United States environmental protection agency pursuant to section 211(c)(4) of the clean air act as defined in 28 29 section 49-401.01, shall comply with either ONE of the following fuel reformulation options: 30

A gasoline that meets standards for federal phase II reformulated
 gasoline, as provided in 40 Code of Federal Regulations section 80.41,

paragraphs (e) through (h), in effect on January 1, 1999, except that the minimum oxygen content standard does not apply. The gasoline shall also meet the maximum vapor pressure requirements in section 3-3433, subsections D and F.

5 2. California phase 2 reformulated gasoline, including alternative 6 formulations allowed by the predictive model, as adopted by the California 7 air resources board pursuant to California Code of Regulations title 13, 8 sections 2261 through 2262.7 and 2265, in effect on January 1, 1997, except 9 that the minimum oxygen content standard does not apply. The gasoline 10 shall also meet the maximum vapor pressure requirements in section 3-3433, 11 subsections D and F.

B. For the period beginning November 1 through March 31 of each 12 13 year, all gasoline produced and shipped to or within this state and sold or offered for sale for use in motor vehicles in a county with a population of 14 15 one million two hundred thousand or more persons and any portion of a 16 county contained in area A, subject to an appropriate waiver granted by the 17 administrator of the United States environmental protection agency pursuant to section 211(c)(4) of the clean air act as defined in section 49-401.01, 18 shall comply with standards for California phase 2 reformulated gasoline, 19 including alternative formulations allowed by the predictive model, as 20 21 adopted by the California air resources board pursuant to California Code 22 of Regulations title 13, sections 2261 through 2262.7 and 2265, in effect on January 1, 1997 and shall meet the maximum vapor pressure requirements 23 in section 3-3433, subsections D and F. The fuel described in this 24 subsection shall meet the requirements of section 3-3492, subsection A, 25 26 paragraph 1 or 2.

27 C. Any registered supplier or oxygenate blender, as defined in 28 division rules, may petition the associate director to request that all 29 registered suppliers or oxygenate blenders be allowed to comply with 30 standards other than the standards prescribed by THIS SECTION OR section 31 3-3492, subsection A if the petitioner can demonstrate that A REGISTERED 32 SUPPLIER'S OR OXYGENATE BLENDER'S ABILITY TO SUPPLY ethanol supply

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shortages are OR GASOLINE THAT MEETS THE SPECIFICATION AS PRESCRIBED BY 1 2 SUBSECTION A OR B OF THIS SECTION IS IN imminent DANGER AND MAY RESULT IN 3 SUPPLY SHORTAGES OF ETHANOL OR GASOLINE IN AREA A. IF A REGISTERED 4 SUPPLIER OR OXYGENATE BLENDER SUBMITS A PETITION PURSUANT TO THIS 5 SUBSECTION. THE REGISTERED SUPPLIER OR OXYGENATE BLENDER SHALL PROVIDE NOTICE AND A COPY OF THE PETITION TO THE PRESIDENT OF THE SENATE AND THE 6 SPEAKER OF THE HOUSE OF REPRESENTATIVES. FOR THE PURPOSES OF THIS 7 SUBSECTION, ALL OF THE FOLLOWING ARE EXEMPT FROM THE PROVISIONS OF TITLE 8 39. CHAPTER 1 AND SHALL COMPLY WITH THE REQUIREMENTS OF SECTION 44-1374: 9

101. ALL COMMUNICATION REGARDING A PETITION BETWEEN THE PRESIDENT OF11THE SENATE OR THE PRESIDENT'S AGENT AND ANY OTHER PERSON.

ALL COMMUNICATION REGARDING A PETITION BETWEEN THE SPEAKER OF THE
 HOUSE OF REPRESENTATIVES OR THE SPEAKER'S AGENT AND ANY OTHER PERSON.

14

D. The petition shall:

15 1. Identify specific supply conditions that will result in a
 16 shortage of ethanol.

17

1. FOR OXYGENATE SHORTAGES:

18 2. (a) Identify which oxygenate or oxygenates and the concentration
 19 that will be blended into gasoline BY A REGISTERED SUPPLIER OR OXYGENATE
 20 BLENDER, AS DEFINED IN DIVISION RULES, for sale or use in area A.

21 3. (b) Demonstrate that the alternative oxygenate blend comes 22 closest to meeting a three and one-half percent by weight oxygen content at 23 reasonable cost, unless the registered supplier or oxygenate blender is 24 petitioning to use a gasoline-ethanol blend containing less than ten 25 percent by volume of ethanol.

2. FOR GASOLINE SHORTAGES, IDENTIFY THE FORMULATION OF GASOLINE THAT
 THE PETITIONER OR REGISTERED SUPPLIER OR OXYGENATE BLENDER, AS DEFINED IN
 DIVISION RULES, WILL SELL IN LIEU OF GASOLINE THAT MEETS THE STANDARDS
 PRESCRIBED IN SUBSECTION A OR B OF THIS SECTION.

30 4. 3. Specify a PROJECTED time period for compliance with any
 31 provision of THIS SECTION OR section 3-3492, subsection A, not to exceed
 32 sixty days.

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1 E. The associate director shall either grant or deny the petition in 2 writing within seven days of its receipt, SUBJECT TO APPROVAL BY THE UNITED 3 STATES ENVIRONMENTAL PROTECTION AGENCY. Any decision by the associate 4 director to grant the petition shall be equally applicable to all 5 registered suppliers or oxygenate blenders and shall not be selectively applied to any single registered supplier or oxygenate blender. The 6 petition may be granted only if the associate director verifies that the 7 basis for requesting the petition is factual AND THE UNITED STATES 8 ENVIRONMENTAL PROTECTION AGENCY CONCURS WITH THE BASIS. ANY DECISION BY 9 10 THE ASSOCIATE DIRECTOR TO GRANT A PETITION IS SUBJECT TO UNITED STATES ENVIRONMENTAL PROTECTION AGENCY APPROVAL. 11

12 F. The associate director may reauthorize a petition if the 13 petitioner can demonstrate that the conditions have continued. The 14 reauthorization of a petition shall not exceed thirty days.

G. The associate director of the division shall consult with the
 director of the department of environmental quality AND THE UNITED STATES
 ENVIRONMENTAL PROTECTION AGENCY before granting, reauthorizing or denying
 any such petition.

H. The ASSOCIATE director of environmental quality THE DIVISION, in
 consultation with the associate director of the division DEPARTMENT OF
 ENVIRONMENTAL QUALITY, shall adopt by rule:

Requirements to implement subsections A, B, C and D of this
 section.

Requirements for recordkeeping, reporting and analytical methods
 for fuel providers to demonstrate compliance with subsections A, B, C and D
 of this section.

I. This section does not apply to fuel sold for use at a motor
vehicle manufacturer proving ground or at a motor vehicle racing event.

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Sec. 3. Section 3-3494, Arizona Revised Statutes, is amended to
 read:

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3-3494. Area C; fuel reformulation; rules

A. From and after May 31 through September 30 of each year, all gasoline produced and shipped to or within this state and sold or offered for sale for use in motor vehicles in area C shall comply with either ONE of the following fuel reformulation options:

8 1. A gasoline that meets standards for federal phase II reformulated 9 gasoline, as provided in 40 Code of Federal Regulations section 80.41, 10 paragraphs (e) through (h), in effect on January 1, 1999, except that the 11 minimum oxygen content standard does not apply. The gasoline shall also 12 meet the maximum vapor pressure requirements in section 3-3434, 13 subsection D.

2. California phase 2 reformulated gasoline, including alternative formulations allowed by the predictive model, as adopted by the California air resources board pursuant to California Code of Regulations title 13, sections 2261 through 2262.7 and 2265, in effect on January 1, 1997, except that the minimum oxygen content standard does not apply. The gasoline shall also meet the maximum vapor pressure requirements in section 3-3434, subsection D.

21 B. Any registered supplier or oxygenate blender, as defined in 22 division rules, may petition the associate director to request that all registered suppliers or oxygenate blenders be allowed to supply gasoline in 23 area C that does not meet the standards in subsection A of this section if 24 25 the petitioner demonstrates that a shortage in the REGISTERED SUPPLIER'S OR 26 OXYGENATE BLENDER'S ABILITY TO supply of gasoline meeting THAT MEETS the 27 standards PRESCRIBED in subsection A of this section is IN imminent DANGER AND MAY RESULT IN SUPPLY SHORTAGES OF ETHANOL OR GASOLINE IN AREA C. IF A 28 29 REGISTERED SUPPLIER OR OXYGENATE BLENDER SUBMITS A PETITION PURSUANT TO THIS SUBSECTION. THE REGISTERED SUPPLIER OR OXYGENATE BLENDER SHALL PROVIDE 30 31 NOTICE AND A COPY OF THE PETITION TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES. FOR THE PURPOSES OF THIS 32

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SUBSECTION, ALL OF THE FOLLOWING ARE EXEMPT FROM THE PROVISIONS OF TITLE
 39, CHAPTER 1 AND SHALL COMPLY WITH THE REQUIREMENTS OF SECTION 44-1374:

3 1. ALL COMMUNICATION REGARDING A PETITION BETWEEN THE PRESIDENT OF
4 THE SENATE OR THE PRESIDENT'S AGENT AND ANY OTHER PERSON.

5 2. ALL COMMUNICATION REGARDING A PETITION BETWEEN THE SPEAKER OF THE
6 HOUSE OF REPRESENTATIVES OR THE SPEAKER'S AGENT AND ANY OTHER PERSON.

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C. A petition under subsection B of this section shall:

8 9 1. Identify specific supply conditions that will result in a shortage of gasoline meeting the standards in subsection A of this section.

10 2. 1. Identify the formulation of gasoline THE PETITIONER OR
 REGISTERED SUPPLIER OR OXYGENATE BLENDER, AS DEFINED IN DIVISION RULES,
 that will be sold SELL in area C in lieu of gasoline meeting the standards
 PRESCRIBED in subsection A of this section.

143.2. Specify a PROJECTED time period for compliance with the15standards of subsection A of this section not to exceed sixty days.

D. The associate director shall either grant or deny a petition 16 17 under subsection B of this section in writing within seven days of its receipt, SUBJECT TO APPROVAL BY THE UNITED STATES ENVIRONMENTAL PROTECTION 18 AGENCY. Any decision by the associate director to grant the petition shall 19 20 be equally applicable to all registered suppliers or oxygenate blenders and 21 shall not be selectively applied to any single registered supplier or 22 oxygenate blender. The petition may be granted only if the associate 23 director verifies that the basis for requesting the petition is factual AND THE UNITED STATES ENVIRONMENTAL PROTECTION AGENCY CONCURS WITH THE BASIS. 24 25 ANY DECISION BY THE ASSOCIATE DIRECTOR TO GRANT A PETITION IS SUBJECT TO 26 UNITED STATES ENVIRONMENTAL PROTECTION AGENCY APPROVAL.

E. The associate director may reauthorize a petition granted under subsection B of this section if the petitioner demonstrates that the conditions identified in the petition have continued. The reauthorization of a petition shall not exceed thirty days.

F. The associate director of the division shall consult with the
 director of the department of environmental quality AND THE UNITED STATES

ENVIRONMENTAL PROTECTION AGENCY before granting, reauthorizing or denying
 any petition under subsection B of this section.

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G. The associate director OF THE DIVISION, in consultation with the director of the department of environmental quality, shall adopt by rule:

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1. Requirements to implement subsections A, B and C of this section.

6 2. Requirements for recordkeeping, reporting and analytical methods 7 for fuel providers to demonstrate compliance with subsection A of this 8 section.

9 H. This section does not apply to fuel sold for use at a motor 10 vehicle manufacturer proving ground or at a motor vehicle racing event.

11 Sec. 4. Title 3, chapter 19, article 6, Arizona Revised Statutes, is 12 amended by adding sections 3-3499 and 3-3500, to read:

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3-3499. <u>Fuel reformulations: federally approved blends: air</u> <u>emissions modeling evaluation: feasibility study:</u> <u>report</u>

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WITHIN ONE HUNDRED TWENTY DAYS AFTER ANY OF THE FOLLOWING EVENTS. 16 Α. 17 THE ASSOCIATE DIRECTOR OF THE DIVISION. IN CONSULTATION WITH THE DIRECTOR OF THE DEPARTMENT OF ENVIRONMENTAL QUALITY, FOR EACH SEASONAL PERIOD IN 18 19 AREA A. AREA B AND AREA C. SHALL EVALUATE THE MOST RECENT AIR EMISSIONS 20 MODEL APPROVED BY THE UNITED STATES ENVIRONMENTAL PROTECTION AGENCY ALL 21 GASOLINE OR GASOLINE BLENDS THAT, AS OF THE DATE OF THE EVALUATION, HAVE BEEN APPROVED FOR SALE OR USE IN PETROLEUM ADMINISTRATION FOR DEFENSE 22 23 DISTRICT FIVE AND THAT HAVE NOT BEEN EVALUATED BY THE DIVISION THROUGH THE 24 MOST RECENT AIR EMISSIONS MODEL APPROVED BY THE UNITED STATES ENVIRONMENTAL 25 **PROTECTION AGENCY:**

26 27 1. THE APPROVAL OF A NEW GASOLINE OR GASOLINE BLEND FOR SALE OR USE IN PETROLEUM ADMINISTRATION FOR DEFENSE DISTRICT FIVE.

28 2. THE ADOPTION OF A NEW FEDERAL GASOLINE STANDARD OR FUEL
 29 FORMULATION OF NATIONAL APPLICABILITY BY THE UNITED STATES ENVIRONMENTAL
 30 PROTECTION AGENCY.

31 3. THE APPROVAL OF A NEW AIR EMISSIONS MODEL BY THE UNITED STATES
 32 ENVIRONMENTAL PROTECTION AGENCY.

1 B. AFTER EVALUATING THE AIR EMISSIONS MODEL REQUIRED BY SUBSECTION A 2 OF THIS SECTION, IF THE ASSOCIATE DIRECTOR FINDS THAT ANY GASOLINE OR GASOLINE BLEND THAT IS NOT AUTHORIZED FOR SALE OR USE IN AREA A, AREA B OR 3 4 AREA C OF THIS STATE DURING ANY SEASONAL TIME PERIOD MAY BE ELIGIBLE FOR 5 APPROVAL BY THE UNITED STATES ENVIRONMENTAL PROTECTION AGENCY TO BE SOLD OR USED IN ONE OR MORE AREA DURING ONE OR MORE OF THE RELEVANT TIME PERIODS, 6 THE ASSOCIATE DIRECTOR. IN CONSULTATION WITH REGISTERED SUPPLIERS AND 7 OXYGENATE BLENDERS, AS DEFINED IN DIVISION RULE, THAT MAY BE LIKELY TO 8 SUPPLY OR PRODUCE SUCH A BLEND FOR THIS STATE, SHALL CONDUCT A STUDY TO 9 EVALUATE THE FEASIBILITY OF AUTHORIZING OR OBTAINING A NEW BLEND FOR SALE 10 OR USE IN THIS STATE, INCLUDING THE IMPACT ON THE STATE'S TRANSPORTATION 11 12 FUEL SUPPLY AND THE AVAILABILITY OF TRANSPORTATION OR SUPPLY CAPACITY TO PROVIDE THE NEW BLEND. 13

C. WITHIN ONE HUNDRED TWENTY DAYS AFTER EVALUATING THE AIR EMISSIONS MODEL REQUIRED BY SUBSECTION A OF THIS SECTION AND THE FEASIBILITY STUDY REQUIRED BY SUBSECTION B OF THIS SECTION, THE ASSOCIATE DIRECTOR OF THE DIVISION, IN CONSULTATION WITH THE DIRECTOR OF THE DEPARTMENT OF RENVIRONMENTAL QUALITY, SHALL PREPARE AND SUBMIT TO THE GOVERNOR, PRESIDENT OF THE SENATE AND SPEAKER OF THE HOUSE OF REPRESENTATIVES A WRITTEN REPORT OF THE FOLLOWING INFORMATION:

THE FINDINGS OF THE AIR EMISSIONS MODEL EVALUATED PURSUANT TO
 SUBSECTION A OF THIS SECTION.

23 2. THE RESULTS OF THE FEASIBILITY STUDY COMPLETED PURSUANT TO24 SUBSECTION B OF THIS SECTION.

25 3. LEGISLATIVE RECOMMENDATIONS BASED ON THE FINDINGS AND RESULTS
 26 PROVIDED PURSUANT TO PARAGRAPHS 1 AND 2 OF THIS SUBSECTION.

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3-3500. Approved gasoline formulations; posting requirement

A. THE ASSOCIATE DIRECTOR SHALL POST ON THE DEPARTMENT'S WEBSITE A LIST OF ALL APPROVED GASOLINE FORMULATIONS BY AREA IN THIS STATE. THE ASSOCIATE DIRECTOR SHALL UPDATE THE LIST AS THE UNITED STATES ENVIRONMENTAL PROTECTION AGENCY APPROVES OR DENIES NEW GASOLINE FORMULATIONS PURSUANT TO THIS ARTICLE. 14

1 B. THE ASSOCIATE DIRECTOR SHALL POST SEPARATELY ON THE DEPARTMENT'S 2 WEBSITE BOTH OF THE FOLLOWING: 1. A MAP THAT INCLUDES ALL CURRENTLY APPROVED GASOLINE FORMULATIONS 3 BY AREA IN THIS STATE. 4 2. A MAP OF AREA A. AREA B AND AREA C. 5 6 Sec. 5. Section 44-1374, Arizona Revised Statutes, is amended to 7 read: 44-1374. Confidentiality of petroleum industry information: 8 9 disclosure; supply emergency; definitions 10 A. A governmental entity shall classify as confidential and not 11 publicly disclose any documents or other information that is received from 12 any petroleum industry related private or public source if the person or 13 entity that provides the information agrees to provide the information only

on the express condition that the information remain confidential.

15 B. If a governmental entity receives a request to publicly disclose information that is confidential information or for any other reason 16 17 proposes to publicly disclose confidential information, the governmental 18 entity shall provide to the person or entity that submitted the confidential information notice in writing of the request or proposal to 19 20 The notice shall identify the confidential information that disclose. 21 would be disclosed and indicate the form in which the confidential 22 information would be provided. On receipt of the notice, the person or 23 entity that submitted the confidential information has fifteen working days in which to respond to the notice and to either withdraw the request for 24 25 confidentiality or justify to the governmental entity the claim of 26 confidentiality on each specific item of confidential information covered by the notice. 27

28 C. The governmental entity shall consider the response in 29 determining whether to publicly disclose any confidential information for 30 which a justification has been submitted. Unless the governmental entity 31 determines that there is no trade secret or other legitimate justification 32 for the confidentiality being claimed by the respondent, the governmental

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1 entity shall not disclose any confidential information for which a 2 justification has been timely submitted. If the governmental entity 3 determines that there is no trade secret or other legitimate justification 4 for all or a portion of the confidentiality claim, the governmental entity 5 shall issue a written decision that sets forth the reasons for making that 6 determination. The governmental entity shall deliver a copy of the 7 decision to the person or entity submitting the confidential information 8 and the person requesting public disclosure of the confidential 9 information.

D. Notwithstanding a determination that there is no legitimate 10 11 justification for a claim of confidentiality, and to allow the person or entity that submitted the confidential information to seek direct judicial 12 13 intervention to prevent its release, the governmental entity shall not publicly disclose confidential information submitted to the governmental 14 15 entity pursuant to this section for at least fifteen working days after the 16 date on which the governmental entity has issued and disclosed the written 17 determination pursuant to this section.

E. If any legal or administrative action is filed with any court or other agency seeking to force disclosure of any confidential information, the governmental entity, within five working days of AFTER being served with the action, shall notify in writing the person or entity that submitted the confidential information of the action to allow the person or entity that submitted the confidential information to intervene in the action.

F. Confidential information shall not be classified or maintained as 25 26 confidential if the governmental entity determines that the confidential 27 information has already been made public by the submitting person or entity 28 and advises, in writing, the person or entity that submitted the 29 confidential information of this determination. Notwithstanding a 30 determination that the confidential information has already been made 31 public by the submitting person or entity, the governmental entity shall not publicly disclose the confidential information for at least five 32

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working days after the governmental entity has advised the submitting person or entity to allow the person or entity that submitted the confidential information to seek direct judicial intervention to prevent its release.

G. This section protects petroleum industry related confidential
information submitted to a governmental entity but does not impose any
requirement that information of any type from any source be submitted to
any governmental entity.

9 H. If there is a statewide or regional shortage or threatened 10 shortage of a product or service that is essential to the health, safety and welfare of the people of this state due to an abnormal market 11 12 disruption resulting from any natural disaster, weather condition, act of 13 nature, strike, civil disorder, war, national or local emergency or other 14 extraordinary adverse circumstance, the governor may proclaim that a supply 15 emergency exists. If a supply emergency is declared pursuant to this 16 subsection and a majority of the persons or entities that are the subject 17 of the supply emergency has provided information to the governmental entity, the governmental entity may only disclose the unattributable 18 19 aggregated total of all sources of confidential information.

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I. For the purposes of this section:

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1. "Confidential information" means all of the following:

(a) The information is not and has not been reasonably obtainable by
legitimate means by other persons without the consent of the person OR
ENTITY providing the information, other than by governmental entities and
other than in discovery based on a showing of a special need in a judicial
or guasi-judicial proceeding.

(b) A statute does not specifically require disclosure of theinformation to the public.

(c) The person OR ENTITY has satisfactorily shown that disclosing
 the information is likely to cause substantial harm to the competitive
 position of the person OR ENTITY providing the information.

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2. "Governmental entity" means an agency, board, department or
 commission of this state, the state legislature and all MEMBERS, agencies
 or committees of the state legislature AND THEIR AGENTS but does not
 include the courts of this state.

5 3. "Publicly disclose" means to reveal the contents of information 6 that has been classified as confidential to any third person or entity that 7 is not bound by this section.

8 Sec. 6. Laws 2017, chapter 295, section 3, as amended by Laws 2022, 9 chapter 177, section 12, is amended to read:

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Sec. 3. <u>Conditional enactment; notice</u>

A. Section 3-3493, Arizona Revised Statutes, as amended by Laws 2017, chapter 295, section 2, does not become effective unless on or before July 1, 2024 2026 the United States environmental protection agency approves the proposed modifications to the gasoline fuel formulation requirements as part of the state implementation plan for air quality.

B. The director of the department of environmental quality shall
notify in writing the director of the Arizona legislative council on or
before October 1, 2024 2026 either:

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1. Of the date on which the condition was met.

2. That the condition was not met.

Sec. 7. <u>Weights and measures services division; capacity and</u>

22supply task force; study; membership; report;23delayed repeal

A. Within ninety days after the effective date of this act, the associate director of the weights and measures services division of the Arizona department of agriculture, in consultation with the director of the department of environmental quality, shall establish a task force as prescribed by this section to study and issue a report on critical fuel supply and capacity issues and opportunities in this state as set forth in this section.

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B. The task force shall study all of the following issues:

1. Fuel supply and capacity constraints.

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1	2. Pipeline and transportation capacity.
2	3. Fuel storage and strategic reserves.
3	4. Refinery maintenance and outages.
4	5. Capital investments and requirements.
5	6. Proposed or adopted energy policies in neighboring states.
6	7. Processes for modeling and adopting new fuel formulations.
7	8. Any other issues the task force deems relevant to its goal.
8	C. Members of the task force shall include representatives from each
9	of the following groups:
10	1. Fuel producers and refiners.
11	2. Fuel sellers and marketers.
12	3. Fuel suppliers and transporters.
13	4. Pipeline and terminal operators.
14	5. Storage providers.
15	6. Relevant multistate trade associations.
16	7. Relevant local trade associations.
17	8. A majority and minority member of the relevant standing committee
18	of the house of representatives.
19	9. A majority and minority member of the relevant standing committee
20	of the senate.
21	D. The members of the task force shall meet as often as the
22	associate director of the weights and measures services division of the
23	Arizona department of agriculture deems necessary to conduct and complete
24	the study.
25	E. Within twelve months after the effective date of this act, the
26	associate director of the weights and measures services division of the
27	Arizona department of agriculture, in consultation with the director of the
28	department of environmental quality, shall submit a written report of the
29	task force's findings and recommendations to the governor, president of the
30	senate and speaker of the house of representatives and provide a copy of
31	this report to the secretary of state.
2.0	E This spatian is namealed from and often Contember 20, 2000

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F. This section is repealed from and after September 30, 2026.

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Sec. 8. <u>Weights and measures services division: air emissions</u> modeling; coordination; report; delayed repeal

- 3 Α. Within one hundred twenty days after the effective date of this act, the associate director of the weights and measures services division 4 5 of the Arizona department of agriculture, in consultation with the director of the department of environmental quality, for each seasonal time period 6 7 in area A, area B and area C as defined in section 49-541, Arizona Revised 8 Statutes, shall evaluate using the most recent air emissions model approved 9 by the United States environmental protection agency each of the following 10 gasoline blends:
- 11 1. Federal phase II reformulated gasoline, as provided in 40 Code of 12 Federal Regulations sections 1090.200 through 1090.295, in effect on 13 December 4, 2020, as modified to meet, for each relevant time period, the 14 maximum vapor pressure requirements in section 3-3433, subsections D and F, 15 Arizona Revised Statutes, and the minimum oxygen content or percentage 16 requirements prescribed in section 3-3492, Arizona Revised Statutes.
- California phase 3 reformulated gasoline, as adopted by the
 California air resources board pursuant to California Code of Regulations
 title 13, sections 2261 through 2262.7 and 2265, in effect on February 16,
 2014, as modified to meet, for each relevant time period, the maximum vapor
 pressure requirements in section 3-3433, subsections D and F, Arizona
 Revised Statutes, and the minimum oxygen content or percentage requirements
 prescribed in section 3-3492, Arizona Revised Statutes.
- 3. Federal conventional gasoline, as modified to meet, for each
 relevant time period, the maximum vapor pressure requirements in section
 3-3433, subsections D and F, Arizona Revised Statutes, and the minimum
 oxygen content or percentage requirements prescribed in section 3-3492,
 Arizona Revised Statutes.
- 4. On the effective date of this act, all gasoline or gasoline
 blends that are approved for sale or use in petroleum administration of
 defense district five and that have not been approved for sale or use in
 area A, area B or area C as defined in section 49-541, Arizona Revised
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Statutes, during any seasonal period and that have not been evaluated
 through the most recent air emissions model approved by the United States
 environmental protection agency.

4 B. If after completing the air emissions modeling required pursuant 5 to subsection A of this section the associate director finds that any gasoline or gasoline blend that is not authorized for sale or use in area 6 7 A, area B or area C as defined in section 49-541. Arizona Revised Statutes. 8 during any seasonal time period may be eligible for approval by the United 9 States environmental protection agency to be sold or used in one or more of such areas during one or more of such time periods, the associate director. 10 11 in consultation with registered suppliers and oxygenate blenders, that may 12 be likely to supply or produce such a blend for this state, shall conduct a 13 study to evaluate the feasibility of authorizing or obtaining such a blend for sale or use in this state, including the impact on the state's 14 15 transportation fuel supply and the availability of transportation or supply 16 capacity to provide such a blend.

17 C. Within one hundred twenty days after completing the air emissions modeling required by subsection A of this section and the feasibility study 18 19 required by subsection B of this section, the associate director of the weights and measures services division of the Arizona department of 20 21 agriculture, in consultation with the director of the department of 22 environmental guality, shall prepare and submit to the governor, president 23 of the senate and speaker of the house of representatives a written report 24 containing all of the following:

The findings of the air emissions modeling completed pursuant to
 subsection A of this section.

27 2. The results of the feasibility study completed pursuant to28 subsection B of this section.

Recommended legislation based on the findings and results
 provided pursuant to paragraphs 1 and 2 of this subsection.

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D. This section is repealed from and after September 30, 2026.

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Sec. 9. <u>Conditional enactment</u>
 Section 3-3493, Arizona Revised Statutes, as amended by Laws 2017,
 chapter 295, section 2 and this act, becomes effective on the date
 prescribed by Laws 2017, chapter 295, section 3, as amended by Laws 2022,
 chapter 177, section 12 and this act, but only on the occurrence of the
 condition prescribed by Laws 2017, chapter 295, section 3, as amended by
 Laws 2022, chapter 177, section 12 and this act."
 8 Amend title to conform

And, as so amended, it do pass

GAIL GRIFFIN CHAIRMAN

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