

# State of South Dakota

SEVENTY-THIRD SESSION  
LEGISLATIVE ASSEMBLY, 1998

633B0479

## HOUSE BILL NO. 1136

Introduced by: Representatives Cutler, Brooks, Crisp, Diedrich, Duxbury, Haley, Jaspers, Johnson (Doug), Kazmerzak, Putnam, Schaunaman, Smidt, and Sperry and Senators Munson (David), Albers, Daugaard, Drake, Flowers, Frederick, Hainje, Morford, and Symens

1 FOR AN ACT ENTITLED, An Act to revise certain requirements for the denaturing of ethanol  
2 alcohol.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:

4 Section 1. That § 10-47B-166 be amended to read as follows:

5 10-47B-166. Ethyl alcohol shall be denatured and blended with gasoline before it qualifies  
6 for the ethanol production incentive payment. A producer may denature the alcohol by adding  
7 gasoline or natural gasoline to it in amounts equal to at least five gallons of gasoline for each  
8 ninety-five gallons of alcohol. The alcohol may also be denatured by any other method common  
9 in the industry. ~~Ethyl alcohol may not be denatured with casinghead or drip gas.~~ If the ethyl  
10 alcohol was denatured with any product other than gasoline or natural gasoline, the ethanol  
11 purchaser shall provide a statement containing the following information:

- 12 (1) The date the ethanol was received;  
13 (2) The date it was blended to create ethanol blend fuel;  
14 (3) That the purchaser is a licensed petroleum marketer;

- 1 (4) The state in which the dealer is licensed;
- 2 (5) Whether or not the blended fuel was resold into South Dakota; and
- 3 (6) Certification that the information given in the statement is true and correct.