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## Statement of Acknowledgement and Intended Use of Dyed Special Fuel

This statement serves as an agreement between the purchaser and retailer or supplier that any dyed special fuel purchased or otherwise distributed, will be used exclusively for off-road and/or non-taxable purposes and the access to such dyed special fuel will be controlled.

Additionally, pursuant to NRS 366.735, the purchaser understands the use of dyed special fuel for anything other than off-road and/or non-taxable purposes will subject the purchaser to disciplinary action.

NRS 366.735 Misuse or alteration of exempt special fuel: Administrative fine.

- 1. The Department may take disciplinary action in accordance with subsection 2 against any person who:
- (a) Sells or stores any dyed special fuel for a use which the person selling or storing such fuel knows, or has reason to know, is a taxable use of the fuel;
- (b) Willfully alters or attempts to alter the strength of composition of any dye in any special fuel intended to be used for a taxable purpose; or
- (c) Uses dyed special fuel for a taxable purpose.
- 2. For any violation described in subsection 1, the Department may:
- (a) If the violation is a first offense, impose an administrative fine of not more than \$2,500 and suspend any license issued to that person pursuant to this chapter for not more than 30 days;
- (b) If the violation is a second offense within a period of 4 years, impose an administrative fine of not more than \$5,000 and suspend any license issued to that person pursuant to this chapter for not more than 60 days; and
- (c) If the violation is a third or subsequent offense within a period of 4 years, impose an administrative fine of not more than \$10,000 and revoke any license issued to that person pursuant to this chapter.

All administrative fines assessed by the Motor Carrier Division are unrelated to any fines or penalties assessed or any other action taken by law enforcement officers.

It is understood the purchaser has the responsibility to control access to any dyed special fuel stored or maintained at a separate facility owned or otherwise controlled by

him or her; and to ensure the fuel is used exclusively for off-road and/or non-taxable purposes. Failure to control access to the dyed special fuel may result in an administrative fine of not more than \$10,000.00 for each violation. Additionally, any person distributing dyed special fuel must ensure a signed agreement from each purchaser is on file prior to distribution and is presented to the Department upon request.

Failure to abide by the terms of this agreement will immediately prohibit the purchaser from having access to dyed special fuel sold or otherwise distributed by the company entering into this agreement with the purchaser.

## **Purchaser Information**

Name of Purchaser	
Address of Purchaser (include city, state, zip)	
Account Number (if applicable)	Date
Signature of Purchaser (under penalty of perjury)	
Printed Name/Title	
Company Name (if applicable)	
A statement from the purchaser regarding intended use of the dyed diesel included:	fuel <b>must</b> be
Potoilor or Supplier Information	
Retailer or Supplier Information  Name of Retailer or Supplier	
Name of Retailer of Supplier	
Address of Retailer or Supplier (include city, state, zip)	
Supplier Account Number (if applicable)	Date
Signature of Retailer/Supplier (under penalty of perjury)	
Printed Name/Title	
Company Name	