AN ACT

RELATING TO TAXATION; PROVIDING A DEDUCTION FOR CERTAIN
BIODIESEL FOR SUBSEQUENT BLENDING OR RESALE BY A RACK
OPERATOR.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

SECTION 1. Section 7-13A-5 NMSA 1978 (being Laws 1990,
Chapter 124, Section 18) is amended to read:

"7-13A-5. DEDUCTION--GASOLINE OR SPECIAL FUELS
RETURNED--BIODIESEL FOR SUBSEQUENT BLENDING OR RESALE BY A
RACK OPERATOR.--

A. Refunds and allowances made to buyers for
gasoline or special fuels returned to the refiner, pipeline
terminal operator or distributor or amounts of gasoline or
special fuels, the payment for which has not been collected
and has been determined to be uncollectible pursuant to
provisions of regulations issued by the secretary may be
deducted from gallons used to determine loads for the purposes
of calculating the petroleum products loading fee. If such a
payment is subsequently collected, the gallons represented
shall be included in determining loads. The deduction under
the provisions of this section shall not be allowed if the
petroleum products loading fee has not been paid previously on
the petroleum products that were returned to the seller or the
sale of which created an uncollectible debt."
B. Biodiesel, as defined in the Special Fuels Supplier Tax Act, loaded in or imported into New Mexico and delivered to a rack operator for subsequent blending or resale by a rack operator may be deducted from gallons used to determine loads for the purposes of calculating the petroleum products loading fee.

C. A taxpayer that deducts an amount of biodiesel pursuant to Subsection B of this section shall report the deducted amount separately with the taxpayer's return in a manner prescribed by the department.

D. The department shall calculate the aggregate amount, in dollars, of the difference between the amount of the petroleum products loading fee that would have been collected in a fiscal year if not for the deduction allowed pursuant to Subsection B of this section and the amount of the petroleum products loading fee actually collected. The department shall compile an annual report that includes the aggregate amount, the number of taxpayers that deducted an amount of biodiesel pursuant to Subsection B of this section and any other information necessary to evaluate the deduction. Beginning in 2019 and every five years thereafter, the department shall compile and present the annual reports to the revenue stabilization and tax policy committee and the legislative finance committee with an analysis of the costs and benefits to the state of the deduction.
E. For purposes of this section, "rack operator" means the operator of a refinery in this state or the owner of special fuel stored at a pipeline terminal in this state."

SECTION 2. APPLICABILITY.--The provisions of this act apply to biodiesel loaded in or imported into New Mexico on or after July 1, 2014.