

House File 2214 - Introduced

HOUSE FILE 2214

BY GASSMAN

A BILL FOR

1 An Act providing for infrastructure to store and dispense
2 certain types of ethanol blended gasoline, appropriating
3 moneys for deposit in the renewable fuel infrastructure
4 fund for use in installing motor fuel blender pumps, and
5 including effective date provisions.
6 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

1 Section 1. Section 159A.11, Code 2020, is amended by adding
2 the following new subsection:

3 NEW SUBSECTION. 2A. "E-15 plus" means ethanol blended
4 gasoline designated as at least E-15 or higher as specified in
5 section 214A.2 but is not E-85 gasoline as defined in section
6 214A.1.

7 Sec. 2. Section 159A.14, subsection 1, paragraph a,
8 subparagraph (1), subparagraph division (a), Code 2020, is
9 amended to read as follows:

10 (a) Store and dispense E-15 plus gasoline. At least for
11 the period beginning on September 16 and ending on May 31 of
12 each year, the ethanol infrastructure must be used to store and
13 dispense E-15 plus gasoline as a registered fuel recognized by
14 the United States environmental protection agency.

15 Sec. 3. RENEWABLE FUEL INFRASTRUCTURE FUND —
16 APPROPRIATION.

17 1. There is appropriated from the general fund of the state
18 to the department of agriculture and land stewardship to be
19 deposited in the renewable fuel infrastructure fund created in
20 section 159A.16 for the fiscal year beginning July 1, 2019, and
21 ending June 30, 2020, the following amount, or so much thereof
22 as is necessary, to be used for the purposes designated:

23 For purposes of providing cost-share moneys under the
24 renewable fuel infrastructure program for retail motor fuel
25 sites as provided in section 159A.14:

26 \$ 25,000,000

27 2. The moneys appropriated in subsection 1 shall be used
28 to install motor fuel blender pumps capable of dispensing
29 gasoline designated as E-15 plus as defined in section 159A.11
30 as amended by this Act.

31 3. Notwithstanding section 8.33, moneys appropriated in
32 this Act that remain unencumbered or unobligated at the close
33 of the fiscal year shall not revert but shall remain available
34 for expenditure for the purposes specified in this section
35 until the close of the succeeding fiscal year.

