(3) any other report required by rule of the commission or reasonably requested by the commissioner to determine compliance with this chapter.

(c) A currency exchange license holder shall prepare a written report or statement as follows:

(1) the annual [renewal] report required by Section 151.207(b)(2), including a financial statement that may be audited or unaudited and that is dated as of the last day of the license holder’s fiscal year that ended in the immediately preceding calendar year;

(2) a quarterly interim financial statement and transaction report that reflects the license holder’s financial condition and currency exchange business as of the last day of the calendar quarter to which the statement and report relate and that are prepared not later than the 45th day after the last day of the calendar quarter; and

(3) any other report required by rule of the commission or reasonably requested by the commissioner to determine compliance with this chapter.

SECTION 16. Section 151.604(a), Finance Code, is amended to read as follows:

(a) A license holder shall file a written report with the commissioner not later than the 15th day after the date the license holder knows or has reason to know of a material change in the information reported in an application or annual [renewal] report required under Section 151.207(b)(2). The report must describe the change and the anticipated impact of the change on the license holder’s activities in this state.

SECTION 17. Section 278.001(1), Finance Code, is amended to read as follows:

(1) “Currency” has the meaning assigned by Section 151.501 [152 O].

SECTION 18. Section 278.053, Finance Code, is repealed.

SECTION 19. As soon as practicable after the effective date of this Act, the Finance Commission of Texas shall adopt rules necessary to implement the changes in law made by this Act.

SECTION 20. Section 151.104(a), Finance Code, as amended by this Act, applies only to an investigation commenced on or after the effective date of this Act. An investigation commenced before the effective date of this Act is governed by the law in effect on the date the investigation was commenced, and the former law is continued in effect for that purpose.

SECTION 21. This Act takes effect September 1, 2013.

Passed by the House on April 18, 2013: Yeas 140, Nays 3, 2 present, not voting; passed by the Senate on May 20, 2013: Yeas 31, Nays 0.

Approved June 14, 2013.

Effective September 1, 2013.

CHAPTER 989

H.B. No. 2135

AN ACT

relating to waivers and grants of credit for the requirements to obtain certain private security licenses to individuals who hold security credentials from the United States armed forces.

Be it enacted by the Legislature of the State of Texas:

SECTION 1. The heading to Section 1702.1183, Occupations Code, is amended to read as follows:

Sec. 1702.1183. RECIPROCAL LICENSE FOR CERTAIN [FOREIGN] APPLICANTS.

SECTION 2. Section 1702.1183, Occupations Code, is amended by adding Subsection (c) to read as follows:

(c) The board shall adopt rules under which the board may waive any prerequisite to obtaining a license for, and credit experience for a license requirement to, an individual who
the board determines has acceptable experience gained during service in a branch of the United States armed forces, including the United States Coast Guard.

SECTION 3. The Texas Private Security Board shall adopt rules to implement Section 1702.1183(c), Occupations Code, as added by this Act, as soon as practicable after the effective date of this Act.

SECTION 4. This Act takes effect September 1, 2013.

Passed by the House on May 2, 2013: Yeas 147, Nays 0, 2 present, not voting; passed by the Senate on May 22, 2013: Yeas 31, Nays 0.

Approved June 14, 2013.

Effective September 1, 2013.

CHAPTER 990

H.B. No. 2148

AN ACT
relating to the motor fuel tax on compressed natural gas and liquefied natural gas; providing penalties; imposing a tax.

Be it enacted by the Legislature of the State of Texas:

SECTION 1. The legislature finds that:
(1) this Act does not impose a new tax;
(2) compressed natural gas and liquefied natural gas are currently taxed and this Act leaves the tax rate effectively unchanged;
(3) this Act provides a new collection mechanism for an existing tax; and
(4) this Act provides a more efficient method of tax administration for taxpayers and for this state.

SECTION 2. Section 162.001, Tax Code, is amended by amending Subdivisions (4), (16), (19), (29), (38), (39), (42), and (43) and adding Subdivisions (19-a), (24-a), (29-a), and (40-a) to read as follows:

(4) “Aviation fuel dealer” means a person who:
(A) is the operator of an aircraft servicing facility;
(B) delivers gasoline, [49] diesel fuel, \textit{compressed natural gas}, or \textit{liquefied natural gas} exclusively into the fuel supply tanks of aircraft or into equipment used solely for servicing aircraft and used exclusively off-highway; and
(C) does not use, sell, or distribute gasoline, [49] diesel fuel, \textit{compressed natural gas}, or \textit{liquefied natural gas} on which a fuel tax is required to be collected or paid to this state.

(16) “Compressed natural gas” means natural gas that has been compressed [and dispensed into motor fuel storage containers] and is advertised, offered for sale, \textit{sold}, suitable for use, or used as an engine motor fuel.

(19) “Diesel fuel” means kerosene or another liquid, or a combination of liquids blended together, offered for sale, sold, used, or capable of use as fuel for the propulsion of a diesel-powered engine. The term includes products commonly referred to as kerosene, light cycle oil, \#1 diesel fuel, \#2 diesel fuel, dyed or undyed diesel fuel, aviation jet fuel, renewable diesel, biodiesel, distillate fuel, cutter stock, or heating oil, but does not include \textit{compressed natural gas}, \textit{liquefied natural gas}, gasoline, aviation gasoline, or liquefied gas.

(19-a) “Diesel gallon equivalent” means:
(A) 6.380 pounds of \textit{compressed natural gas}; or
(B) 6.060 pounds of \textit{liquefied natural gas}.