By: Delegates Miller, Bates, Boteler, Cluster, Costa, Dwyer, Impallaria, Sossi, and Weldon Introduced and read first time: January 16, 2006

Assigned to: Economic Matters

A BILL ENTITLED

1 AN ACT concerning

2

Business Regulation - Motor Fuel - Below Cost Sales

3 FOR the purpose of repealing certain provisions of law that prohibit a retail service

4 station dealer from selling motor fuel below cost; repealing certain provisions of

5 law that require the Comptroller, on receipt of a certain complaint, to conduct a

6 certain investigation within a certain amount of time; repealing certain

7 penalties; repealing the exemption for motor fuel sold by a retail service station

8 dealer from the provisions of the Sales Below Cost Act; and generally relating to

9 the sale of motor fuel at below cost.

10 BY repealing and reenacting, with amendments,

- 11 Article Business Regulation
- 12 Section 10-301 and 10-316
- 13 Annotated Code of Maryland
- 14 (2004 Replacement Volume and 2005 Supplement)

15 BY repealing

- 16 Article Business Regulation
- 17 Section 10-304.1
- 18 Annotated Code of Maryland
- 19 (2004 Replacement Volume and 2005 Supplement)

20 BY repealing and reenacting, with amendments,

- 21 Article Commercial Law
- 22 Section 11-402
- 23 Annotated Code of Maryland
- 24 (2005 Replacement Volume)

25 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

26 MARYLAND, That the Laws of Maryland read as follows:

2		UNOFI	FICIAL COPY OF HOUSE BILL 127		
1			Article - Business Regulation		
2	10-301.				
3	(a) In t	his subtitle th	e following words have the meanings indicated.		
4	(b) ["B	elow cost" m	eans a price that is less than the total of:		
7 8	5 (1) the most recently published average reseller rack cost of motor fuel 6 by grade and quality, as calculated by the Oil Price Information Service (OPIS), for 7 the particular terminal from which the motor fuel was delivered to the retail service 8 station dealer, or the actual invoice cost from the supplier of the product, whichever is 9 lower; and				
10 11	(2) not included in t		th charges and all applicable federal, State, and local taxes st.		
12	(c)] (1)	"Dealer	" means a person who:		
13		(i)	imports any gasoline into the State;		
14 15	has not been pai	(ii) d;	blends, in the State, any gasoline on which the motor fuel tax		
16 17	has not been pai	(iii) d; or	refines, in the State, any gasoline on which the motor fuel tax		
18(iv)acquires, in the State, any gasoline on which the motor fuel tax19has not been paid, for:					
20			1. export; or		
21			2. wholesale distribution.		
22	(2)	"Dealer	" includes:		
23 24	(1) of this subsec		the State when it engages in any activities listed in paragraph		
25 26	activities listed i	(ii) n paragraph (a political subdivision of the State when it engages in any of the 1) of this subsection.		
 27 (3) "Dealer" does not include a person who brings gasoline into the State 28 in the fuel supply tank of an aircraft, motor vehicle, or vessel. 					
29 [(d)] (C) "Manufacturer" means a person who in the State blends gasoline 30 from blend stocks before final sale.					
31 32	[(e)] (D) General Article.	"Specia	l fuel seller" has the meaning stated in § 9-301(s) of the Tax -		

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1 [10-304.1.

2	(a)	Except as provided in subsection (b) of this section, a retail service station	
3 dealer may not sell motor fuel below cost.			

4 (b) A retail service station dealer may sell motor fuel below cost if the sale is:

5 (1) made in good faith to meet competition;

6	6 (2) made as part of a final liquidation or clos	ing of the business of the
7 retail service station dealer;		

8 (3) made as part of a bona fide charitable promotion lasting no longer 9 than 2 days; or

10 (4) made under the direction or order of a court or government entity.

(c) If the Comptroller receives a complaint in writing that a retail service
station dealer is selling motor fuel below cost, the Comptroller shall investigate and
determine within 3 business days of the receipt of the complaint whether the
allegations contained in the complaint are true.

15 (d) The Comptroller shall issue a stop sale notice and may suspend or revoke 16 the certificate of registration of a retail service station dealer if the Comptroller 17 determines that the retail service station dealer is in violation of this section.]

18 10-316.

19 The Comptroller shall issue a stop sale notice if the Comptroller finds that a 20 person:

21 (1) stores or sells motor fuel from a location that does not have a valid 22 certificate of registration;				
23	(2)	willfully uses a motor fuel advertisement that is misleading; OR		
24	(3)	willfully markets motor fuel that has not been approved[; or		
25	(4)	sells motor fuel below cost in violation of § 10-304.1 of this subtitle].		

26

Article - Commercial Law

27 11-402.

This subtitle does not apply to an advertisement, offer to sell, retail sale, or wholesale sale, if the merchandise:

- 30 (1) Is sold in a bona fide clearance sale and is so advertised and marked;
- 31 (2) Must be sold promptly in order to prevent loss;

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4		UNOFFICIAL COPY OF HOUSE BILL 127
1 2 marked;	(3)	Is imperfect, damaged, or being discontinued and is so advertised and
3	(4)	Is sold on the final liquidation of a business;
4	(5)	Is sold for charitable purposes or to relief agencies;
5 6 institution;	(6)	Is sold on contract to a department of a government or governmental
7	(7)	Is sold by an officer acting under the order or direction of a court; OR
8	(8)	Is sold at a price set in good faith to meet competition[; or
9	(9)	Is motor fuel sold by a retail service station dealer].

10 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 11 October 1, 2006. 10

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