SENATE BILL 392

C2 (9lr2396)

ENROLLED BILL

—Finance / Economic Matters—

Introduced by **Senator Exum**

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Read and	Examined by Proofreaders:
	Proofreader.
	Proofreader.
Sealed with the Great Seal and	presented to the Governor, for his approval this
day of	at o'clock,M.
	President.
	CHAPTER
AN ACT concerning	
	tion of Retail Service Station Dealers and Sale Gasoline Products
prohibition against the C registration to a retail servi retail service station that h altering the date after which producer, refiner, or wholese extend voluntary allowance are supplied by the produce	Comptroller on the issuance of a certificate of ce station dealer who markets motor fuel through a as been altered, enlarged, or structurally modified; repealing a certain provision of law that requires a aler of motor fuel is required, after a certain date, to s uniformly to all retail service station dealers that er, refiner, or wholesaler; and generally relating to for retail service station dealers and the sale of

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber committee amendments.

Bold italics indicate conference committee amendments.



1 2 3 4 5	BY repealing and reenacting, with amendments, Article – Business Regulation Section 10–304 and 10–312 Annotated Code of Maryland (2004 Replacement Volume and 2008 Supplement)				
6 7	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:				
8	Article - Business Regulation				
9	10–304.				
10 11 12 13	(a) The Comptroller may not issue a certificate of registration to a retail service station dealer who markets motor fuel through a retail service station altered, enlarged, or structurally modified after July 1, 1977, and before October 1, [2009] 2014, unless:				
14 15	(1) the station contains an enclosed work area where the service of motor vehicles is offered to customers regardless of whether motor fuel is bought; and				
16 17 18	(2) the services offered include a battery charge, lubrication, oil change, tire repair, and replacement of accessories such as fan belts, radiator hoses, or wiper blades.				
19 20 21	(b) Notwithstanding subsection (a) of this section, the Comptroller may issue a certificate of registration to a retail service station dealer who markets motor fuel through:				
22 23	(1) a retail service station that, before it is altered, enlarged, or structurally modified, lacks an enclosed work area; or				
24 25 26	(2) a retail service station that is altered, enlarged, or structurally modified if the owner and retail service station dealer agree to the elimination of an enclosed work area.				
27	10–312.				
28 29	Each producer, refiner, or wholesaler of motor fuel who supplies motor fuel to retail service station dealers:				
30 31	(1) after September 30, [2009] 2014 , shall extend all voluntary allowances uniformly to all retail service station dealers supplied;				
32 33	(2) shall apply all equipment rentals uniformly to all retail service station dealers supplied; and				

1	(3) <u>(</u>	<u>(2)</u>	during periods of shortage:
2	special fuel to all	(i) l retail se	shall apportion uniformly and equitably all gasoline and ervice station dealers supplied; and
4 5	supplied in their	(ii) allotmer	may not discriminate among retail service station dealers nts.
6 7	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take October 1, 2009.		BE IT FURTHER ENACTED, That this Act shall take effect
	Approved:		
			Governor.
			President of the Senate.

Speaker of the House of Delegates.