

Senate Bill 30

By: Senators Tolleson of the 20th, Hooks of the 14th, Cowser of the 46th, Harp of the 29th,  
Tarver of the 22nd and others

A BILL TO BE ENTITLED  
AN ACT

1 To amend Article 9 of Chapter 1 of Title 10 of the Official Code of Georgia Annotated,  
2 relating to gasoline marketing practices, so as to provide that suppliers of automotive  
3 gasoline shall offer to supply gasoline distributors and gasoline dealers with gasoline that has  
4 not been blended with, but is suitable for blending with, fuel alcohol; to preclude inhibiting  
5 gasoline distributors and gasoline dealers from being blenders; to define certain terms; to  
6 change certain provisions relating to marketing agreements subject to said article; to repeal  
7 conflicting laws; and for other purposes.

8 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

9 **SECTION 1.**

10 Article 9 of Chapter 1 of Title 10 of the Official Code of Georgia Annotated, relating to  
11 gasoline marketing practices, is amended by revising Code Section 10-1-232, relating to  
12 definitions, as follows:

13 "10-1-232.

14 As used in this article, the term:

15 (1) 'Automotive gasoline' or 'gasoline' means octane rated fuels made from petroleum  
16 products for use in the propulsion of motor vehicles.

17 (2) 'Automotive gasoline dealer' or 'gasoline dealer' means any person or firm engaged  
18 primarily in the retail sale of automotive gasoline and related products and services under  
19 a marketing agreement entered into with an automotive gasoline distributor.

20 (3) 'Automotive gasoline distributor' or 'gasoline distributor' means any person, ~~firm, or~~  
21 ~~corporation who is~~ or firm engaged, ~~whether as a jobber or supplier,~~ in the sale,  
22 consignment, or distribution of gasoline to automotive gasoline dealers pursuant to  
23 marketing agreements.

24 (3.1) 'Blended fuel' means a mixture composed of automotive gasoline and another  
25 liquid, other than a de minimus amount of a product such as carburetor detergent or  
26 oxidation inhibitor, that can be used as a fuel in a motor vehicle.

27 (3.2) 'Blender' means a person or firm which produces blended fuel outside a terminal  
28 transfer system.

29 (3.3) 'Fuel alcohol' means alcohol, methanol, or fuel grade ethanol.

30 (3.4) 'Gasohol' means a blended fuel composed of gasoline and fuel grade ethanol.

31 (3.5) 'Jobber' means an automotive gasoline distributor which is not a supplier.

32 (4) 'Marketing agreement' or 'agreement' means a written agreement, including a  
33 franchise, and all related written agreements between an automotive gasoline distributor  
34 and an automotive gasoline dealer under which such dealer is supplied automotive  
35 gasoline for retail sale or an agreement between an automotive gasoline distributor and  
36 an automotive gasoline dealer under which the automotive gasoline dealer is granted the  
37 right to occupy premises owned, leased, or controlled by the automotive gasoline  
38 distributor for the purpose of engaging in the retail sale of gasoline of the automotive  
39 gasoline distributor.

40 (4.1) 'Position holder' means a person or firm which holds the inventory position in  
41 automotive gasoline in a terminal, as reflected on the records of the terminal operator.  
42 A person or firm holds the inventory position in automotive gasoline when that person  
43 or firm has a contract with the terminal operator for the use of storage facilities and  
44 terminaling services for gasoline at the terminal. The term includes a terminal operator  
45 which owns gasoline in the terminal.

46 (4.2) 'Rack' means a mechanism for delivering automotive gasoline from a refinery, a  
47 terminal, or a bulk plant into a transport truck, a railroad tank car, or another means of  
48 transfer that is outside the terminal transfer system.

49 (4.3) 'Refiner' means a person or firm which owns, operates, or controls a refinery,  
50 wherever located.

51 (4.4) 'Refinery' means a facility used to process crude oil, unfinished oils, natural gas  
52 liquids, or other hydrocarbons into automotive gasoline and from which automotive  
53 gasoline may be removed by pipeline or vessel or at a rack. The term does not include  
54 a facility that produces only blended fuel or gasohol.

55 (4.5) 'Removal' means a physical transfer other than by evaporation, loss, or destruction.  
56 A physical transfer to a transport truck or another means of conveyance outside a terminal  
57 transfer system is complete upon delivery into the means of conveyance.

58 (5) 'Retail sale of automotive gasoline' means the sale thereof for consumption, and not  
59 for resale, at a retail outlet serving the motoring public.

60 (6) 'Supplier' means:

61 (A) A position holder or a person or firm which receives automotive gasoline pursuant  
62 to a two-party exchange; or

63 (B) A refiner.

64 (7) 'Terminal' means an automotive gasoline storage and distribution facility that has  
 65 been assigned a terminal control number by the United States Internal Revenue Service,  
 66 is supplied by pipeline or marine vessel, and from which automotive gasoline may be  
 67 removed at a rack.

68 (8) 'Terminal operator' means a person or firm which owns, operates, or otherwise  
 69 controls a terminal.

70 (9) 'Terminal transfer system' means an automotive gasoline distribution system  
 71 consisting of refineries, pipelines, marine vessels, and terminals. The term has the same  
 72 meaning as 'bulk transfer/terminal system' under 26 C.F.R. Section 48.4081-1.

73 (10) 'Two-party exchange' means a transaction in which automotive gasoline is  
 74 transferred from one licensed supplier to another licensed supplier pursuant to an  
 75 exchange agreement under which the supplier that is the position holder agrees to deliver  
 76 automotive gasoline to the other supplier or the other supplier's customer at the rack of  
 77 the terminal at which the delivering supplier is the position holder."

## 78 **SECTION 2.**

79 Said article is further amended by adding a new Code section to read as follows:

80 "10-1-234.1.

81 Regardless of other products offered, any supplier which, pursuant to a marketing  
 82 agreement, supplies gasoline from a terminal in this state to a gasoline distributor or  
 83 gasoline dealer shall offer to supply such party with gasoline that has not been blended  
 84 with, but is suitable for blending with, fuel alcohol. No supplier shall prevent or inhibit a  
 85 gasoline distributor or gasoline dealer in this state from being a blender or from qualifying  
 86 for any federal or state tax credit due to blenders."

## 87 **SECTION 3.**

88 Said article is further amended by revising Code Section 10-1-240, relating to marketing  
 89 agreements subject to said article, as follows:

90 "10-1-240.

91 This article shall apply to all marketing agreements as defined in paragraph (4) of Code  
 92 Section 10-1-232, except that this article shall not apply to a marketing agreement granted  
 93 prior to July 1, 1973; provided, however, that a renewal of a marketing agreement or an  
 94 amendment extending the lease period shall not be excluded from the application of this  
 95 article that are granted, renewed, or amended to extend the lease period on or after July 1,  
 96 2009."

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**SECTION 4.**

98 All laws and parts of laws in conflict with this Act are repealed.