09 LC 25 5421S(SCS)

Senate Bill 30

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

AS PASSED SENATE

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 with gasoline that has not been blended
- 4 with, but is suitable for blending with, fuel alcohol; to preclude inhibiting gasoline
- 5 distributors from being blenders; to define certain terms; to change certain provisions relating
- 6 to marketing agreements subject to said article; to repeal conflicting laws; and for other
- 7 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
- products for use in the propulsion of motor vehicles.
- 17 (2) 'Automotive gasoline dealer' <u>or 'gasoline dealer'</u> means any person <u>or firm</u> engaged
- primarily in the retail sale of automotive gasoline and related products and services under
- 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,
- 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 <u>liquid</u>, other than a de minimus amount of a product such as carburetor detergent or
- 26 <u>oxidation inhibitor, that can be used as a fuel in a motor vehicle.</u>

09 LC 25 5421S(SCS)

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

- 28 <u>transfer system.</u>
- 29 (3.3) 'Fuel alcohol' means alcohol 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
- franchise, and all related written agreements between an automotive gasoline distributor
- 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
- 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
- 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 <u>automotive gasoline in a terminal, as reflected on the records of the terminal operator.</u>
- 42 <u>A person or firm holds the inventory position in automotive gasoline when that person</u>
- or firm has a contract with the terminal operator for the use of storage facilities and
- 44 <u>terminaling services for gasoline at the terminal. The term includes a terminal operator</u>
- 45 <u>which owns gasoline in the terminal.</u>
- 46 (4.2) 'Rack' means a mechanism for delivering automotive gasoline from a refinery, a
- 47 <u>terminal</u>, or a bulk plant into a transport truck, a railroad tank car, or another means of
- 48 <u>transfer that is outside the terminal transfer system.</u>
- 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
- gasoline may be removed by pipeline or vessel or at a rack. The term does not include
- 54 <u>a facility that produces only blended fuel or gasohol.</u>
- 55 (4.5) 'Removal' means a physical transfer other than by evaporation, loss, or destruction.
- A physical transfer to a transport truck or another means of conveyance outside a terminal
- 57 <u>transfer system is complete upon delivery into the means of conveyance.</u>
- 58 (5) 'Retail sale of automotive gasoline' means the sale thereof for consumption, and not
- 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 <u>to a two-party exchange; or</u>
- 63 <u>(B) A refiner.</u>

09 LC 25 5421S(SCS)

64 (7) 'Terminal' means an automotive gasoline storage and distribution facility that has

- been assigned a terminal control number by the United States Internal Revenue Service,
- is supplied by pipeline or marine vessel, and from which automotive gasoline may be
- 67 <u>removed at a rack.</u>
- 68 (8) 'Terminal operator' means a person or firm which owns, operates, or otherwise
- 69 <u>controls a terminal.</u>
- 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
- 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 <u>transferred from one licensed supplier to another licensed supplier pursuant to an</u>
- 75 exchange agreement under which the supplier that is the position holder agrees to deliver
- automotive gasoline to the other supplier or the other supplier's customer at the rack of
- 77 <u>the terminal at which the delivering supplier is the position holder."</u>

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 shall
- 83 offer to supply such party with gasoline that has not been blended with, but is suitable for
- 84 <u>blending with, fuel alcohol. No supplier shall prevent or inhibit a gasoline distributor in</u>
- 85 <u>this state from being a blender or from qualifying for any federal or state tax credit due to</u>
- 86 <u>blenders.</u>"
- 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.
- 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
- 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 <u>2009</u>."

97 **SECTION 4.**

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