COMMITTEE/SUBCOMMITTEE AMENDMENT

Regulatory Affairs

Bill No. CS/HB 7023 (2013)

Amendment No. 1

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COMMITTEE/SUBCOMMITTEE	ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	
Committee/Subcommittee heari	ng bill: Regulato
Committee	
Representative Cummings offe	ered the following:

Amendment (with title amendment)

Between lines 1178 and 1179, insert:

7 Section 30. Subsections (3) and (4) of section 525.16, 8 Florida Statutes, are renumbered as subsections (4) and (5), 9 respectively, and subsection (3) is added to that section, to 10 read:

11 525.16 Administrative fine; penalties; prosecution of 12 cases by state attorney.-

13	3 (3) Entities that sell, offer for sale, distribute or
14	4 offer for distribution petroleum or alternative fuels shall
15	5 ensure that their activities result in petroleum fuels that me
16	all requirements and standards adopted under s. 525.14. A
17	7 terminal supplier, wholesaler, or blender licensed under chapter
18	8 206 is not liable for injuries or damages resulting from the
19	9 subsequent blending of petroleum or alternative fuels occurring
20	after the transfer of ownership of such fuels from the termina
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Bill No. CS/HB 7023 (2013) Amendment No. 1 21 supplier, wholesaler, or blender if the petroleum or alternative 22 fuels used to make the petroleum fuel at issue met the standards 23 and requirements adopted by rule of the department under s. 525.14 while under ownership of the terminal supplier, 24 25 wholesaler, or blender. 26 Section 31. Subsection (7) of section 526.141, Florida 27 Statutes, is renumbered as subsection (8), respectively, and subsection (7) is added to that section, to read: 28 29 526.141 Self-service gasoline stations; attendants; 30 regulations.-(7) A refiner, terminal supplier, wholesaler, or retailer 31 32 is not liable for damages caused by the use of incompatible motor fuel dispensed at a retail site if: 33 34 (a) The incompatible fuel meets the standards adopted under 35 s. 525.14; 36 (b) The incompatible fuel is selected by the purchaser; 37 and, 38 (c) The retail dispenser from which the incompatible fuel 39 is dispensed was properly labeled with regard to the 40 incompatible fuel pursuant to labeling requirements adopted 41 under s. 525.14. 42 43 44 TITLE AMENDMENT 45 Remove line 88 and insert: 46 fund; amending s. 525.16, F.S.; requiring entities that sell or 47 48 distribute certain fuels to meet fuel standards adopted by the 800249 - h7023-line 1178.docx Published On: 3/21/2013 7:00:27 PM Page 2 of 3

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/HB 7023 (2013)

49	Amendment No. 1 department; providing a release of liability for certain
50	entities who supply and blend fuels that meet department
51	standards; amending s. 526.141, F.S.; providing that certain
52	entities are not liable for damages resulting from the
53	incompatible use of motor fuels under certain circumstances;
54	amending s. 527.01, F.S.; defining the term
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