H-0262.3			

HOUSE BILL 1058

State of Washington 60th Legislature 2007 Regular Session

By Representatives Hudgins, Goodman, Morris and Chase

Prefiled 1/5/2007. Read first time 01/08/2007. Referred to Committee on Commerce & Labor.

- 1 AN ACT Relating to enhancing the availability of nonhazardous motor
- 2 fuel at retail fuel stations; amending RCW 19.120.010 and 19.120.080;
- 3 creating a new section; and prescribing penalties.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 **Sec. 1.** RCW 19.120.010 and 1989 c 11 s 3 are each amended to read 6 as follows:
- 7 ((Unless the context clearly requires otherwise,)) The definitions 8 in this section apply throughout this chapter unless the context 9 clearly requires otherwise.
- (1) "Advertisement" means any written or printed communication or any communication by means of ((recorded telephone messages or spoken on radio, television,)) telecommunications technologies, electronic voice, text, or data transmissions, broadcast media, or similar communication media published in connection with an offer or sale of a franchise.
- 16 (2) "Affiliate" means any person, firm, or corporation who controls 17 or is controlled by any motor fuel refiner-supplier, and includes any 18 subsidiary or affiliated corporation in which the motor fuel refiner-

p. 1 HB 1058

supplier or its shareholders, officers, agents, or employees hold or control more than twenty-five percent of the voting shares.

- (3) "Community interest" means a continuing financial interest between the motor fuel refiner-supplier and motor fuel retailer in the operation of the franchise business.
- (4) "Motor fuel" means gasoline or diesel fuel of a type distributed for use in self-propelled motor vehicles and includes gasohol.
- (5) "Motor fuel franchise" means any oral or written contract, either expressed or implied, between a motor fuel refiner-supplier and motor fuel retailer under which the motor fuel retailer is supplied motor fuel for resale to the public under a trademark owned or controlled by the motor fuel refiner-supplier or for sale on commission or for a fee to the public, or any agreements between a motor fuel refiner-supplier and motor fuel retailer under which the retailer is permitted to occupy premises owned, leased, or controlled by the refiner-supplier for the purpose of engaging in the retail sale of motor fuel under a trademark owned or controlled by the motor fuel refiner-supplier supplied by the motor fuel refiner-supplier.
- (6) "Motor fuel refiner-supplier" means any person, firm, or corporation, including any affiliate of the person, firm, or corporation, engaged in the refining of crude oil into petroleum who supplies motor fuel for sale, consignment, or distribution through retail outlets.
- (7) "Motor fuel retailer" means a person, firm, or corporation that resells motor fuel entirely at one or more retail motor fuel outlets pursuant to a motor fuel franchise entered into with a refiner-supplier.
- 29 (8) "Nonhazardous motor fuel" means any fuel of a type distributed 30 for use in self-propelled motor vehicles that does not contain a 31 hazardous liquid as defined in RCW 19.122.020.
 - (9) "Offer or offer to sell" includes every attempt or offer to dispose of or solicitation of an offer to buy a franchise or an interest in a franchise.
- $((\frac{(9)}{(9)}))$ (10) "Person" means a natural person, corporation, partnership, trust, or other entity and in the case of an entity, it shall include any other entity which has a majority interest in such an

HB 1058 p. 2

entity or effectively controls such other entity as well as the individual officers, directors, and other persons in act of control of the activities of each such entity.

- $((\frac{10}{10}))$ (11) "Price" means the net purchase price, after adjustment for commission, brokerage, rebate, discount, services or facilities furnished, or other such adjustment.
- ((\frac{(11)}{12})) (12) "Publish" means publicly to issue or circulate by ((newspaper, mail, radio, or television)) using print media, electronic voice, text, or data transmissions, or other broadcast media or otherwise to disseminate to the public.
- $((\frac{12}{12}))$ <u>(13)</u> "Retail motor fuel outlet" means any location where 12 motor fuel is distributed for purposes other than resale.
- $((\frac{(13)}{(14)}))$ "Sale or sell" includes every contract of sale, 14 contract to sell, or disposition of a franchise.
- $((\frac{14}{14}))$ "Trademark" means any trademark, trade name, service 16 mark, or other identifying symbol or name.
- **Sec. 2.** RCW 19.120.080 and 2000 c 171 s 72 are each amended to 18 read as follows:

Without limiting the other provisions of this chapter, the following specific rights and prohibitions shall govern the relation between the motor fuel refiner-supplier and the motor fuel retailers:

- (1) The parties shall deal with each other in good faith.
- (2) For the purposes of this chapter and without limiting its general application, it shall be an unfair or deceptive act or practice or an unfair method of competition and therefore unlawful and a violation of this chapter for any person to:
- (a) Require a motor fuel retailer to purchase or lease goods or services of the motor fuel refiner-supplier or from approved sources of supply unless and to the extent that the motor fuel refiner-supplier satisfies the burden of proving that such restrictive purchasing agreements are reasonably necessary for a lawful purpose justified on business grounds, and do not substantially affect competition: PROVIDED, That this provision shall not apply to the initial inventory of the motor fuel franchise. In determining whether a requirement to purchase or lease goods or services constitutes an unfair or deceptive act or practice or an unfair method of competition the courts shall be

p. 3 HB 1058

guided by the decisions of the courts of the United States interpreting and applying the anti-trust laws of the United States.

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- (b) Discriminate between motor fuel retailers in the charges offered or made for royalties, goods, services, equipment, rentals, advertising services, or in any other business dealing, unless and to the extent that the motor fuel refiner-supplier satisfies the burden of proving that any classification of or discrimination between motor fuel retailers is reasonable, is based on motor fuel franchises granted at materially different times and such discrimination is reasonably related to such difference in time or on other proper and justifiable distinctions considering the purposes of this chapter, and is not arbitrary.
- 13 (c) Sell, rent, or offer to sell to a motor fuel retailer any 14 product or service for more than a fair and reasonable price.
 - (d) Require a motor fuel retailer to assent to a release, assignment, novation, or waiver which would relieve any person from liability imposed by this chapter.
 - (e) Prohibit or in any way prevent a motor fuel retailer from offering and selling, consistent with all other applicable federal or state laws, any nonhazardous motor fuel for use in self-propelled motor vehicles.
- (f) Discriminate between motor fuel retailers based on a motor fuel retailer's decision to offer and sell, consistent with all other applicable federal or state laws, any nonhazardous motor fuel for use in self-propelled motor vehicles.
- 26 (q) In addition to other remedies available under this chapter, 27 violations of (e) or (f) of this subsection shall be subject to a civil 28 penalty of not less than five thousand dollars.
- NEW SECTION. Sec. 3. This act applies prospectively only and not retroactively. Nothing in this section shall be construed to invalidate actions taken by motor fuel refiner-suppliers and motor fuel retailers prior to the effective date of this section.

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HB 1058 p. 4