A bill to be entitled 1 2 An act relating to motor fuel marketing 3 practices; amending s. 526.303, F.S.; repealing 4 the definitions of the terms "direct labor cost," "nonrefiner," "nonrefiner cost," 5 "reasonable rental value," and "refiner cost" 6 7 with respect to regulating motor fuel marketing 8 practices; repealing s. 526.304, F.S., relating to unlawful predatory practices; repealing s. 9 526.309, F.S., relating to exempt sales; 10 amending s. 526.305, F.S.; deleting an obsolete 11 12 cross-reference; providing an effective date. 13 14 Be It Enacted by the Legislature of the State of Florida: 15 16 Section 1. Subsections (4), (6), (7), (9), and (11) of 17 section 526.303 and sections 526.304 and 526.309, Florida Statutes, are repealed. 18 19 Section 2. Subsection (3) of section 526.305, Florida 20 Statutes, is amended to read: 21 526.305 Discriminatory practices unlawful; 22 exceptions . --23 (3) Subject to the limitations of s. 526.304(3), A 24 sale made in good faith to meet an equally low price of a 25 competitor selling motor fuel of like grade which can be used 26 in the same motor vehicle is not a violation of this section. 27 Section 3. This act shall take effect upon becoming a 28 law. 29 30 31

SENATE SUMMARY Repeals provisions of the Motor Fuel Marketing Practices Act which describe and prohibit certain predatory practices and which exempt certain retail sales by a refiner from the act. Repeals the definitions of the terms "direct labor cost," "nonrefiner," "nonrefiner cost," "reasonable rental value," and "refiner cost."