COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 755 (2015)

Amendment No. 1

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WITHDRAWN	(Y/N)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 hearing bill: Judiciary Committee Representative Trujillo offered the following:

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Amendment (with title amendment)
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Between lines 93 and 94, insert:

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Section 4. Subsection (10) of section 526.303, Florida
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Statutes, is amended to read:

526.303 Definitions.-As used in this act:

9 (10) "Refiner" means any person who stores or exchanges 10 motor fuel at a terminal facility in this state and who sells or 11 transfers motor fuel through the loading rack at such terminal 12 facility, and includes an affiliate of such refiner with respect 13 to such affiliate's sale of motor fuel engaged in the refining 14 of crude oil to produce motor fuel, and includes any affiliate 15 of such person.

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Section 5. Subsection (4) is added to section 526.304, 17 18 Florida Statutes, to read: 19 526.304 Predatory practices unlawful; exceptions.-(4) A wholesaler or dealer may terminate, without cause 20 and upon 30 days written notice, a franchise relationship with a 21 22 refiner who, including through an affiliate or agent, engages in 23 the sale of motor fuel at any retail outlet in the same county 24 in which the wholesaler or dealer resells. Termination of the 25 franchise relationship shall also result in, without limitation, 26 termination of any restrictions on the wholesaler or dealer's 27 motor fuel sales arising from the franchise relationship. 28 29 TITLE AMENDMENT 30 Remove line 16 and insert: 31 curriculum; amending s. 526.303, F.S.; changing a definition; 32 33 amending s. 526.304, F.S.; providing for termination of certain 34 motor fuel agreements; providing an effective date. 009849 - h0775- line 93.docx

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