license from the Comptroller shall be required in order to obtain or use fuel for a Class A vehicle TO REPEAL AND RE-ENACT, WITH AMENDMENTS, SECTIONS 146 AND 150 OF ARTICLE 56 OF THE ANNOTATED CODE OF MARYLAND (1968 REPLACEMENT VOLUME) TITLE "LICENSES," SUBTITLE "MOTOR VEHICLE FUEL TAX," TO REQUIRE CERTAIN DEALERS TO FURNISH THE COMPTROLLER WITH INFORMATION CONCERNING DECLARATION OF INTENT RELATING TO CERTAIN MOTOR VEHICLE FUELS AND TO PROVIDE THAT A LICENSE SHALL NOT BE OBTAINED FROM THE COMPTROLLER FOR CERTAIN FUELS PURCHASED FROM RETAIL SERVICE STATION DEALERS.

SECTION 1. Be it enacted by the General Assembly of Maryland, That new Subsection (g) be and it is hereby added to Section 140 of Article 56 of the Annotated Code of Maryland (1968 Replacement Volume), title "Licenses," subtitle "Motor Vehicle Fuel Tax," to follow immediately after Subsection (f) thereof, and SECTIONS 146 AND 150 OF ARTICLE 56 OF THE ANNOTATED CODE OF MARYLAND (1968 REPLACEMENT VOLUME), TITLE "LICENSES," SUBTITLE "MOTOR VEHICLE FUEL TAX" BE AND THEY ARE HEREBY REPEALED AND RE-ENACTED WITH AMENDMENTS, ALL to read as follows:

## <del>140.</del>

(g) Notwithstanding Subsection (a) of this section, no license from the Comptroller shall be required to obtain fuel for or use fuel in a Class A vehicle, as described and classified in Section 3-802 of Article 661/2 of the Annotated Code of Maryland, as amended.

## 146.

- (A) THE COMMISSIONER OF MOTOR VEHICLES SHALL PROMPTLY NOTIFY THE COMPTROLLER IN WRITING OF THE NAME AND ADDRESS OF EACH LICENSEE WHO HAS BEEN ISSUED A LICENSE TO OPERATE A MOTOR VEHICLE PROPELLED BY DIESEL OIL OR FUEL OIL ON THE PUBLIC HIGHWAYS OF THE STATE
- (B) ANY PERSON OR DEALER AS DEFINED IN SECTION 5-101 OF ARTICLE 66½ OF THIS CODE SELLING MOTOR VEHICLES PROPELLED BY DIESEL FUEL, LIQUID PROPANE GAS, NATURAL GAS OR ANY SUBSTANCE OR ENERGY OTHER THAN GASOLINE MUST FILE A STATEMENT WITH THE COMPTROLLER OF THE TREASURY ON EACH SALE THAT THE PURCHASER HAS SIGNED A DECLARATION OF INTENT AS TO HOW FUEL WILL BE PURCHASED.

## 150.

(A) SAID LICENSE TAX SHALL NOT BE IMPOSED ON MOTOR VEHICLE FUEL WHEN EXPORTED OR SOLD FOR EXPORTATION FROM THE STATE OF MARYLAND TO ANY OTHER STATE OR NATION (WHETHER IN THE FORM OF A COMPOUND, OR OTHERWISE); NOR ON THE