

[A] IN ADDITION TO ANY OTHER LIABILITY HEREIN PROVIDED, INCLUDING THAT SPECIFIED IN SUBSECTION 167E(7), A distributor who has a written marketing agreement with a dealer shall be liable to the dealer as provided in 167-I for the distributor's wrongful or illegal termination or cancellation of the marketing agreement during its term[[.]] OR THE DISTRIBUTOR'S UNREASONABLE REFUSAL TO RENEW THE MARKETING AGREEMENT.

SECTION 2. AND BE IT FURTHER ENACTED, That new Section 167J be and it is hereby added to Article 23 - Corporations, of the Annotated Code of Maryland (1973 Replacement Volume and 1973 Supplement) to read as follows:

167J.

THE GASOLINE PRODUCTS MARKETING ACT SHALL CONSTITUTE A STATEMENT OF THE PUBLIC POLICY OF THIS STATE.

SECTION [[2]] 3. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1974.

Approved May 31, 1974.

CHAPTER 853

(Senate Bill 255)

AN ACT concerning

Licenses - Home - Improvement Law

FOR the purpose of providing [[additional]] for certain information and examinations of an applicant for a home-improvement contractor's license and [[additional]] certain duties for the [[director]] Commission in relation to the information and examinations.

BY repealing and re-enacting, with amendments,

Article 56 - Licenses
Section 257(c)
Annotated Code of Maryland
(1972 Replacement Volume and 1973 Supplement)