

ADDITIVE INTRODUCED INTO GASOLINE OR SPECIAL FUELS AFTER SUCH PRODUCTS HAVE BEEN RECEIVED IN THIS STATE SHALL BE REGISTERED BY THE PERSON MAKING THE FIRST SALE IN THIS STATE, WITH THE GASOLINE TAX DIVISION OF THE COMPTROLLER'S OFFICE. THE REGISTRATION SHALL INCLUDE THE TRADE NAME, TRADEMARK, QUANTITATIVE ANALYSIS, MANUFACTURER, MANUFACTURER'S TRADE NAME OR OTHER IDENTIFICATION OF THE ADDITIVE, AND FORMULA AS TO AMOUNT PER GALLON BLENDED INTO THE GASOLINE OR SPECIAL FUEL.

(B) IT IS UNLAWFUL TO INTRODUCE INTO GASOLINE SOLD AT RETAIL ANY ADDITIVE CONTAINING LEAD, AFTER THE GASOLINE HAS BEEN RECEIVED IN THIS STATE.

157H-2.

(A) EVERY CONTAINER OF AUTOMOTIVE CRANKCASE OIL OFFERED FOR SALE, AT WHOLESALE OR RETAIL, SHALL BE LABELED WITH THE APPROPRIATE API/SAE CLASSIFICATION AND SAE VISCOSITY, AS DEFINED BY THE API ENGINE SERVICE CLASSIFICATION SYSTEM.

(B) EVERY CONTAINER WHICH CONTAINS CRANKCASE OIL OR OTHER LUBRICANT WHICH HAS BEEN USED FOR LUBRICATION PURPOSES AND SUBSEQUENTLY RECLAIMED, REFINED, OR RECONDITIONED SHALL BE LABELED WITH THE WORD "RECONDITIONED" ~~IN LETTERS NOT LESS THAN ONE INCH HIGH WITH A STROKE WIDTH OF NOT LESS THAN ONE EIGHTH INCH.~~

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1977.

Approved May 17, 1977.

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CHAPTER 401

(House Bill 223)

AN ACT concerning

Maryland Arts Council - Budget

FOR the purpose of specifying the funds that the Maryland Arts Council may receive for its purposes and programs.

BY repealing and reenacting, with amendments,

Article 41 - Governor-Executive and  
Administrative Departments

Section 404 (b)

Annotated Code of Maryland

(1971 Replacement Volume and 1976 Supplement)