under a marketing agreement would conflict with or be preempted by the federal Petroleum Marketing Practices Act, 15 U.S.C. §§ 2801-2806. See Lanham v. Amoco Oil Company, No. B79-14 (D.Md., Memorandum Opinion Nov. 26, 1979).

House Bill No. 1838

AN ACT concerning

## Credit-Unions---Officers

FOR-the-purpose-of-permitting-a-choice-in-the-titling-of-the executive-officers-of-a-credit--union;--permitting--the employment---of---a--certain---officer--under--certain conditions;-and-generally-relating-to--the--designation of-officers-of-a-credit-union;

## Credit Unions - Officers

FOR the purpose of allowing a choice in the naming of the titles of the executive officers of a credit union; allowing the employment of a certain officer under certain conditions; and generally relating to the designation of executive officers of a credit union.

May 27, 1980

Honorable Benjamin L. Cardin Speaker of the House of Delegates State House Annapolis, Maryland 21404

Dear Mr. Speaker:

In accordance with Article II, Section 17 of the Maryland Constitution, I have today vetoed House Bill 1838.

This bill allows a choice in the naming of the titles of the executive officers of a credit union.

Senate Bill 448, which was enacted by the General Assembly and signed by me on May 6, 1980 accomplishes the same purpose.

Therefore it is unnecessary for me to sign House Bill 1838.

Sincerely, Harry Hughes Governor