

WHILE THE SELLER OR FINANCIAL INSTITUTION IS ALSO A PRODUCER, REFINER, DISTRIBUTOR, MANUFACTURER, TRANSPORTER, OR MARKETER OF ~~THE GOODS OR SERVICES~~ PETROLEUM PRODUCTS SOLD ON CREDIT TO THE BUYER, OR WHEN ~~THE SELLER OR FINANCIAL INSTITUTION OR FINANCIAL INSTITUTION~~ OWNS A FEE SIMPLE OR LEASEHOLD INTEREST IN THE REAL PROPERTY FROM WHICH ~~THE GOODS OR SERVICES~~ PETROLEUM PRODUCTS ARE SOLD ON CREDIT TO THE BUYER.

(II) THE PROVISIONS OF SUBPARAGRAPH (I) OF THIS PARAGRAPH DO NOT PROHIBIT THE SELLER OR FINANCIAL INSTITUTION FROM IMPOSING THE CHARGES DESCRIBED IN SUBPARAGRAPH (I) OF THIS PARAGRAPH FOR PURCHASES OF NONPETROLEUM PRODUCTS.

(III) FOR PURPOSES OF THIS PARAGRAPH, "PETROLEUM PRODUCT" HAS THE SAME MEANING AS INDICATED IN ARTICLE 56, SECTION 135(J) OF THE CODE.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1982.

Approved June 1, 1982.

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CHAPTER 798

(Senate Bill 366)

AN ACT concerning

Gasoline Products Marketing Agreements -  
Successors in Interest

FOR the purpose of providing that a gasoline franchise marketing agreement devolves on death or retirement of the service station dealer to certain designated successors of the dealer; requiring that the successor dealer be granted a certain trial marketing agreement by the distributor in the name of the successor dealer; and providing that the successor dealer may, during the period of the trial marketing agreement, sell, assign, or renew the agreement.

BY adding to

Article - Commercial Law  
Section 11-304(m)  
Annotated Code of Maryland  
(1975 Volume and 1981 Supplement)