

and that the person used aviation gasoline or turbine fuel in an aircraft.

SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:

Article - Tax - General

Subtitle 3. Motor Fuel [Taxes] TAX

9-301.

(a) In this subtitle the following words have the meanings indicated.

(B) (1) "BLEND" MEANS TO MIX TOGETHER ANY COMBINATION OF:

- (I) ALKYLATE;
- (II) AROMATIC;
- (III) CRACKED GASOLINE;
- (IV) NATURAL GASOLINE;
- (V) POLYMER GASOLINE; OR
- (VI) STRAIGHT-RUN GASOLINE.

(2) "BLEND" DOES NOT INCLUDE ADDING ALCOHOL TO GASOLINE.

[[b]] (C) (1) "Dealer" means a person who engages in the business of a dealer.

(2) "Dealer" includes:

(i) the State when it engages in the business of a dealer; and

(ii) a political subdivision of the State when the subdivision engages in the business of a dealer.

[[3] "Dealer" does not include an automobile dealer who brings into the State new automobiles with gasoline in their fuel tanks.]

(D) (1) "DISTRIBUTOR" MEANS A PERSON WHO ENGAGES IN THE BUSINESS OF A DISTRIBUTOR.

(2) "DISTRIBUTOR" DOES NOT INCLUDE: