## A BILL FOR AN ACT

RELATING TO GASOLINE DEALERS.

## BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECTION 1. Section 486H-10.4, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"§486H-10.4 [Restrictions on manufacturers or jobbers in
4	operating service stations; lease rent controls; definitions.
5	Lease rent controls. [(a) Beginning August 1, 1997, no
6	manufacturer or jobber shall convert an existing dealer retail
7	station to a company retail station; provided that nothing in
8	this section shall limit a manufacturer or jobber from:
9	(1) Continuing to operate any company operated retail
10	service stations legally in existence on July 31,
11	<del>1997;</del>
12	(2) Constructing and operating any new retail service
13	stations as company retail stations constructed after
14	August 1, 1997, subject to subsection (b); or
15	(3) Operating a former dealer retail station for up to
16	twenty four months until a replacement dealer can be
17	found if the former dealer vacates the service

1		station, cancels the franchise, or is properly	
2		terminated or not renewed.	
3	<del>(d)</del>	No new company retail station shall be located within	
4	one-eight	h mile of a dealer retail station in an urban area, and	
5	within on	e-quarter mile in other areas.	
6	<del>(c)</del> ]	(a) All leases as part of a franchise as defined in	
7	section 486H-1, existing on August 1, 1997, or entered into		
8	thereafte	er, shall be construed in conformity with the following:	
9	(1)	[Such] The renewal shall not be scheduled more	
10		frequently than once every three years; and	
11	(2)	Upon renewal, the lease rent payable shall not exceed	
12		fifteen per cent of the gross sales, except for	
13		gasoline, which shall not exceed fifteen per cent of	
14		the gross profit of product, excluding all related	
15		taxes by the dealer [operated] retail [service]	
16		station as defined in section 486H-1 [and 486H-10.4	
17		plus], and in the case of a retail [service] station	
18		at a location where the manufacturer or jobber is the	
19		lessee and not the owner of the ground lease, a	
20		percentage increase equal to any increase which the	
21		manufacturer or jobber is required to pay the lessor	
22		under the ground lease for the service station. For	

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              the purposes of this subsection, "gross amount" means
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              all monetary earnings of the dealer from a dealer
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              [operated] retail [service] station after all
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              applicable taxes, excluding income taxes, are paid.
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    The provisions of this subsection shall not apply to any
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    existing contracts that may be in conflict with its provisions.
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         [(d)] (b) Nothing in this section shall prohibit a dealer
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    from selling a retail service station in any manner."
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         SECTION 2. Section 486H-10.5, Hawaii Revised Statutes, is
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    amended to read as follows:
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         "[+] $486H-10.5[+] Violation; penalties. Any person who
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    violates section [486H-10] 486H-10.4 shall be assessed a civil
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    penalty of $1,000 per day for each violation."
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         SECTION 3. Section 486H-11, Hawaii Revised Statutes, is
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    amended to read as follows:
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         "[+]$486H-11[+] Enforcement of prohibition. [(a) The
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    attorney general shall commence a civil action to enforce
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    section 486H-10, by seeking injunctive or any other appropriate
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    relief. The civil action shall be brought in the circuit court
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    of the circuit where the alleged violation occurred, or where
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    the defendant resides or is doing business.
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(b) Any person who is injured in another person's
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    business or property by the violation of section [486H-10,]
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    486H-10.4 may bring a civil action for damages or injunctive
    relief, or both, against the person violating section [486H-10.]
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    486H-10.4. If the plaintiff prevails, the plaintiff shall be
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    awarded reasonable attorneys and expert witness fees[+], if
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    applicable; provided that if a court awards only nominal damages
    to the plaintiff, those fees, in the court's discretion, need
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    not be awarded to the plaintiff. Any action brought under this
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    subsection shall be brought in the circuit court of the circuit
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    where the alleged violation occurred, or where the defendant
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    resides or is doing business."
         SECTION 4. Section 486H-1, Hawaii Revised Statutes, is
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    amended by deleting the definitions of "other areas", "secondary
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    brand", "self-serve basis", "unbranded", and "urban".
         [""Other areas" means the second congressional district of
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    the State.
         "Secondary brand" means a trade name or trademark, other
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    than a major brand, used to identify a manufacturer's retail
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    service station.
         "Self-serve basis" means that the retail station allows
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HB3407 HD1 HMS 2008-2047

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customers to dispense gasoline into vehicles.

- 1 "Unbranded" means an independent retail service station
- 2 dealer, jobber, heating oil distributor, motor fuel wholesaler,
- 3 or peddler marketing gasoline or special fuels under its own
- 4 brand, trade name, or trademark, other than those of a
- 5 manufacturer, or any subsidiary thereof.
- 6 "Urban" means the first congressional district of the
- 7 State."]
- 8 SECTION 5. This Act does not affect rights and duties that
- 9 matured, penalties that were incurred, and proceedings that were
- 10 begun, before its effective date.
- 11 SECTION 6. Statutory material to be repealed is bracketed
- 12 and stricken. New statutory material is underscored.
- 13 SECTION 7. This Act shall take effect upon its approval.

## Report Title:

Petroleum market oversight; service stations; divorcement.

## Description:

Repeals the service station anti-encroachment laws. (HB3407 HD1)

