Offered by:
SEN. HWANG, 28th Dist.
SEN. FORMICA, 20th Dist.
SEN. KELLY, 21st Dist.
SEN. CHAMPAGNE, 35th Dist.
SEN. BERTHEL, 32nd Dist.

To: Subst. Senate Bill No. 924 File No. 526 Cal. No. 269

"AN ACT IMPLEMENTING THE DEPARTMENT OF MOTOR VEHICLES RECOMMENDATIONS REGARDING MOTOR VEHICLE REGISTRATION NOTICE, THE INTERNATIONAL REGISTRATION PLAN, CARRIERS, THE MEDICAL ADVISORY BOARD AND OTHER MOTOR VEHICLE STATUTES."

1 After the last section, add the following and renumber sections and internal references accordingly:

"Sec. 501. Section 16a-23 of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2019):

(a) No person engaged in the business of refining petroleum into gasoline and furnishing gasoline to retail distributors of gasoline for sale to the public in this state shall fail to furnish gasoline to independent retail distributors of gasoline in this state, whether or not franchised by such person, at wholesale prices in reasonable quantities
as long as [he] such person continues to furnish gasoline to retail

distributors of gasoline in this state which are wholly owned by [him]
such person or operated under a franchise granted by [him] such

person.

(b) It shall constitute, prima facie, a violation of the provisions of
subsection (a) of this section for any such person (1) during any
calendar month beginning after July 1, 1973, to deliver to independent
retail distributors of gasoline in this state a percentage of the total
gallons of gasoline delivered by [him] such person to all retail
distributors of gasoline in this state during that month which is lower
than the percentage of the total gallons of gasoline delivered by [him]
such person to all retail distributors of gasoline in this state during the
period from July 1, 1971, to June 30, 1972, which was delivered by
[him] such person to independent retail distributors of gasoline in this
state during that period, or (2) to sell gasoline to independent retail
distributors of gasoline in this state at a price during any such month
which is greater than (A) the average price at which [he] such person
sold gasoline to such distributors during the period from July 1, 1971,
to June 30, 1972, increased by (B) a percentage equal to the percentage
by which the average price for gasoline sold during that month to
retail distributors of gasoline which are wholly owned by, or operated
under a franchise granted by, that person exceeds the average price for
gasoline sold to such distributors during the period from July 1, 1971,
to June 30, 1972.

(c) No producer or refiner of petroleum products who is subject to
the provisions of section 14-344a and furnishes gasoline to retail
distributors of gasoline for sale to the public in this state shall use a
pricing system under which the wholesale price paid for such gasoline
by such retail distributor is determined based on the geographic
location of such retail distributor in this state, or any other system that
would prevent retail distributors of gasoline from paying lower prices
on an equal basis with other retail distributors of gasoline in this state.
Any such producer or refiner shall not discriminate in the price of such
gasoline charged to retail distributors of gasoline in this state, except to
offer discounts or rebates that may be determined by such producer or refiner from time to time. Such discounts or rebates shall be disclosed by such producer or refiner to the retail distributors and shall be offered by such producer or refiner to all of its retail distributors on equal terms and conditions. When offered, all such discounts or rebates and the time period they are offered shall be listed as a separate line item entry on each invoice of the producer or refiner.

[(c)] (d) A violation of the provisions of subsection (a) or (c) of this section constitutes an unfair trade practice within the provisions of chapter 735a."

This act shall take effect as follows and shall amend the following sections:

| Sec. 501 | October 1, 2019 | 16a-23 |