Alternative Fuel Blend Mandate

Repealed: 05/31/2013

The following was repealed by <u>House Bill</u> 4001, 2013: All gasoline sold or offered for sale by a terminal supplier, importer, blender, or wholesaler in Florida must contain 9-10% ethanol or other alternative fuel by volume. For the purpose of this requirement, alternative fuel is defined as a fuel produced from biomass. The fuel mandate does not apply to fuel used in aircrafts or watercrafts, fuel sold to a blender, or fuel sold for use in collector vehicles, off-road vehicles, motorcycles, or small engines. If a terminal supplier, importer, blender, or wholesaler is unable to obtain alternative fuel at the same or lower price as unblended gasoline, then the covered entity may apply for a waiver. (Reference <u>House Bill</u> 503, 2012, and <u>Florida Statutes</u> 526.201-526.207)

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