

Australian Capital Territory

Fair Trading (Fuel Prices) Amendment Act 2001

No 50 of 2001

An Act to amend the Fair Trading (Fuel Prices) Act 1993

[Notified in ACT Gazette No. 28: 12 July 2001]

The Legislative Assembly for the Australian Capital Territory enacts as follows:

1 Name of Act

This Act is the Fair Trading (Fuel Prices) Amendment Act 2001.

2 Commencement

This Act commences on the day it is notified in the Gazette.

3 Act amended

This Act amends the Fair Trading (Fuel Prices) Act 1993.

4 Section 10

renumber as section 12

5 New sections 10 and 11

insert

10 Record of temperature converted volume

- (1) This section applies to a person (the *supplier*) who authorises the delivery of a regulated transfer of a fuel to another person (the *recipient*).
- (2) The supplier must ensure that at the time of the delivery, or as soon as practicable after the delivery, the recipient is given a statement that includes the following information:
 - (a) the kind of the fuel;
 - (b) the volume of the fuel loaded into a container (including, for example, a petrol tanker) for consignment to the recipient;
 - (c) the temperature of the fuel at the time it is loaded for consignment;
 - (d) the volume of the fuel loaded for consignment measured or calculated as if the fuel were at the temperature of 15°C;

- (e) whether, after the fuel has been loaded for consignment, a quantity of fuel has been added to or removed from the consignment;
- (f) any other information prescribed under the regulations for this paragraph.
- (3) A person must not, without reasonable excuse, contravene subsection (2).
 - Maximum penalty (for subsection (3)): 50 penalty units, imprisonment for 6 months or both.
- (4) This section does not prevent the volume of the fuel being measured or calculated as if the fuel were at the temperature of 15°C at the time of its delivery to the recipient.

Example

If only part of a single consignment of a fuel is delivered to the recipient, the volume supplied may be measured through or by a device that measures or calculates the volume of fuel delivered as if it were at the temperature of 15°C.

11 Charging for temperature conversion of fuel prohibited

A person must not authorise the delivery of a regulated transfer of a fuel to another person if a charge or some other form of consideration is either directly or indirectly made or otherwise required for complying with—

- (a) section 8 (1) (When a volume of fuel must be temperature converted); or
- (b) section 10 (2) (Record of temperature converted volume).

Maximum penalty: 50 penalty units, imprisonment for 6 months or both.

Endnote

Act amended

Republished as in force on 24 July 2001 (Republication No 2).

[Presentation speech made in Assembly on 14 June 2001]

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