110TH CONGRESS 1ST SESSION H.R. 1252

IN THE SENATE OF THE UNITED STATES

MAY 24, 2007

Received; read twice and referred to the Committee on Commerce, Science, and Transportation

AN ACT

To protect consumers from price-gouging of gasoline and other fuels, and for other purposes.

1 Be it enacted by the Senate and House of Representa-

2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Federal Price Gouging3 Prevention Act".

4 SEC. 2. UNCONSCIONABLE PRICING OF GASOLINE AND
5 OTHER PETROLEUM DISTILLATES DURING
6 EMERGENCIES.

7 (a) UNCONSCIONABLE PRICING.—

8 (1) IN GENERAL.—It shall be unlawful for any 9 person to sell, at wholesale or at retail in an area 10 and during a period of an energy emergency, gaso-11 line or any other petroleum distillate covered by a 12 proclamation issued under paragraph (2) at a price 13 that—

14 (A) is unconscionably excessive; and

(B) indicates the seller is taking unfair advantage of the circumstances related to an energy emergency to increase prices unreasonably.
(2) ENERGY EMERGENCY PROCLAMATION.—

(A) IN GENERAL.—The President may
issue an energy emergency proclamation for any
area within the jurisdiction of the United
States, during which the prohibition in paragraph (1) shall apply. The proclamation shall
state the geographic area covered, the gasoline
or other petroleum distillate covered, and the

1	time period that such proclamation shall be in
2	effect.
3	(B) DURATION.—The proclamation—
4	(i) may not apply for a period of more
5	than 30 consecutive days, but may be re-
6	newed for such consecutive periods, each
7	not to exceed 30 days, as the President de-
8	termines appropriate; and
9	(ii) may include a period of time not
10	to exceed 1 week preceding a reasonably
11	foreseeable emergency.
12	(3) Factors considered.—In determining
13	whether a person has violated paragraph (1), there
14	shall be taken into account, among other factors—
15	(A) whether the amount charged by such
16	person for the applicable gasoline or other pe-
17	troleum distillate at a particular location in an
18	area covered by a proclamation issued under
19	paragraph (2) during the period such proclama-
20	tion is in effect—
21	(i) grossly exceeds the average price
22	at which the applicable gasoline or other
23	petroleum distillate was offered for sale by
24	that person during the 30 days prior to
25	such proclamation;

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1	(ii) grossly exceeds the price at which
2	the same or similar gasoline or other pe-
3	troleum distillate was readily obtainable in
4	the same area from other competing sellers
5	during the same period;
6	(iii) reasonably reflected additional
7	costs, not within the control of that person,
8	that were paid, incurred, or reasonably an-
9	ticipated by that person, or reflected addi-
10	tional risks taken by that person to
11	produce, distribute, obtain, or sell such
12	product under the circumstances; and
13	(iv) was substantially attributable to
14	local, regional, national, or international
15	market conditions; and
16	(B) whether the quantity of gasoline or
17	other petroleum distillate the person produced,
18	distributed, or sold in an area covered by a
19	proclamation issued under paragraph (2) dur-
20	ing a 30-day period following the issuance of
21	such proclamation increased over the quantity
22	that that person produced, distributed, or sold
23	during the 30 days prior to such proclamation,
24	taking into account usual seasonal demand vari-
25	ations.

1 (b) FALSE PRICING INFORMATION.—It shall be un-2 lawful for any person to report to a Federal agency infor-3 mation related to the wholesale price of gasoline or other 4 petroleum distillates with actual knowledge or knowledge 5 fairly implied on the basis of objective circumstances that 6 such information is false or misleading.

7 (c) DEFINITIONS.—As used in this section—

8 (1) the term "wholesale", with respect to sales 9 of gasoline or other petroleum distillates, means ei-10 ther truckload or smaller sales of gasoline or petro-11 leum distillates where title transfers at a product 12 terminal or a refinery, and dealer tank wagon sales 13 of gasoline or petroleum distillates priced on a deliv-14 ered basis to retail outlets; and

(2) the term "retail", with respect to sales of
gasoline or other petroleum distillates, includes all
sales to end users such as motorists as well as all
direct sales to other end users such as agriculture,
industry, residential, and commercial consumers.

20 (d) CONSTRUCTION.—As described in this section, a
21 sale of gasoline or other petroleum distillate does not in22 clude a transaction on a futures market.

3 (a) ENFORCEMENT BY FTC.—A violation of section 2 shall be treated as a violation of a rule defining an un-4 5 fair or deceptive act or practice prescribed under section 18(a)(1)(B) of the Federal Trade Commission Act (15) 6 7 U.S.C. 57a(a)(1)(B)). The Federal Trade Commission 8 shall enforce this Act in the same manner, by the same 9 means, and with the same jurisdiction as though all appli-10 cable terms and provisions of the Federal Trade Commis-11 sion Act were incorporated into and made a part of this Act. In enforcing section 2(a) of this Act, the Commission 12 13 shall give priority to enforcement actions concerning companies with total United States wholesale or retail sales 14 15 of gasoline and other petroleum distillates in excess of \$500,000,000 per year. 16

17 (b) CIVIL PENALTIES.—

18 (1) IN GENERAL.—Notwithstanding the penalties set forth under the Federal Trade Commission
Act, any person who violates this Act with actual
knowledge or knowledge fairly implied on the basis
of objective circumstances shall be subject to the following penalties:

24 (A) PRICE GOUGING; UNJUST PROFITS.—
25 Any person who violates section 2(a) shall be
26 subject to—

1	(i) a fine of not more than 3 times the
2	amount of profits gained by such person
3	through such violation; or
4	(ii) a fine of not more than
5	\$3,000,000.
6	(B) FALSE INFORMATION.—Any person
7	who violates section 2(b) shall be subject to a
8	civil penalty of not more than \$1,000,000.
9	(2) Method.—The penalties provided by para-
10	graph (1) shall be obtained in the same manner as
11	civil penalties obtained under section 5 of the Fed-
12	eral Trade Commission Act (15 U.S.C. 45).
13	(3) Multiple offenses; mitigating fac-
14	TORS.—In assessing the penalty provided by sub-
15	section (a)—
16	(A) each day of a continuing violation shall
17	be considered a separate violation; and
18	(B) the court shall take into consideration,
19	among other factors, the seriousness of the vio-
20	lation and the efforts of the person committing
21	the violation to remedy the harm caused by the
22	violation in a timely manner.

1 SEC. 4. CRIMINAL PENALTIES.

2 (a) IN GENERAL.—In addition to any penalty appli3 cable under section 3, any person who violates section 2
4 shall be fined under title 18, United States Code—

5 (1) if a corporation, not to exceed
6 \$150,000,000; and

7 (2) if an individual not to exceed \$2,000,000,
8 or imprisoned for not more than 10 years, or both.
9 (b) ENFORCEMENT.—The criminal penalty provided
10 by subsection (a) may be imposed only pursuant to a
11 criminal action brought by the Attorney General or other
12 officer of the Department of Justice.

13 SEC. 5. ENFORCEMENT AT RETAIL LEVEL BY STATE ATTOR14 NEYS GENERAL.

15 (a) IN GENERAL.—A State, as parens patriae, may 16 bring a civil action on behalf of its residents in an appropriate district court of the United States to enforce the 17 18 provisions of section 2(a) of this Act, or to impose the 19 civil penalties authorized by section 3(b)(1)(B), whenever 20 the attorney general of the State has reason to believe that the interests of the residents of the State have been or 21 22 are being threatened or adversely affected by a violation 23 of this Act or a regulation under this Act, involving a re-24 tail sale.

25 (b) NOTICE.—The State shall serve written notice to
26 the Federal Trade Commission of any civil action under
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subsection (a) prior to initiating such civil action. The no tice shall include a copy of the complaint to be filed to
 initiate such civil action, except that if it is not feasible
 for the State to provide such prior notice, the State shall
 provide such notice immediately upon instituting such civil
 action.

7 (c) AUTHORITY TO INTERVENE.—Upon receiving the
8 notice required by subsection (b), the Federal Trade Com9 mission may intervene in such civil action and upon inter10 vening—

(1) be heard on all matters arising in such civilaction; and

13 (2) file petitions for appeal of a decision in such14 civil action.

15 (d) CONSTRUCTION.—For purposes of bringing any civil action under subsection (a), nothing in this section 16 17 shall prevent the attorney general of a State from exercising the powers conferred on the attorney general by the 18 laws of such State to conduct investigations or to admin-19 20 ister oaths or affirmations or to compel the attendance 21 of witnesses or the production of documentary and other 22 evidence.

23 (e) VENUE; SERVICE OF PROCESS.—In a civil action
24 brought under subsection (a)—

1	(1) the venue shall be a judicial district in
2	which—
3	(A) the defendant operates;
4	(B) the defendant was authorized to do
5	business; or
6	(C) the defendant in the civil action is
7	found;
8	(2) process may be served without regard to the
9	territorial limits of the district or of the State in
10	which the civil action is instituted; and
11	(3) a person who participated with the defend-
12	ant in an alleged violation that is being litigated in
13	the civil action may be joined in the civil action with-
14	out regard to the residence of the person.
15	(f) Limitation on State Action While Federal
16	ACTION IS PENDING.—If the Federal Trade Commission
17	has instituted a civil action or an administrative action
18	for violation of this Act, no State attorney general, or offi-
19	cial or agency of a State, may bring an action under this
20	subsection during the pendency of that action against any
21	defendant named in the complaint of the Federal Trade
22	Commission or the other agency for any violation of this
23	Act alleged in the complaint.
24	(g) ENFORCEMENT OF STATE LAW.—Nothing con-

25 tained in this section shall prohibit an authorized State

official from proceeding in State court to enforce a civil
 or criminal statute of such State.

3 SEC. 6. LOW INCOME ENERGY ASSISTANCE.

4 Amounts collected in fines and penalties under sec-5 tion 3 of this Act shall be deposited in a separate fund in the treasury to be known as the Consumer Relief Trust 6 7 Fund. To the extent provided for in advance in appropria-8 tions Acts, the fund shall be used to provide assistance 9 under the Low Income Home Energy Assistance Program 10 administered by the Secretary of Health and Human Serv-11 ices.

12 SEC. 7. EFFECT ON OTHER LAWS.

(a) OTHER AUTHORITY OF FEDERAL TRADE COMMISSION.—Nothing in this Act shall be construed to limit
or affect in any way the Federal Trade Commission's authority to bring enforcement actions or take any other
measure under the Federal Trade Commission Act (15)
U.S.C. 41 et seq.) or any other provision of law.

19 (b) STATE LAW.—Nothing in this Act preempts any20 State law.

Passed the House of Representatives May 23, 2007. Attest: LORRAINE C. MILLER, *Clerk.*