As Introduced

134th General Assembly

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H. B. No. 144

Representatives Kelly, Hall

Cosponsors: Representatives Miranda, Blackshear, Lightbody, Ingram, Miller, J., Young, T., Liston, Cutrona, Jones, Kick

A BILL

То	amend section 1327.70 of the Revised Code to	1
	authorize a county to implement a motor fuel	2
	quality testing program.	3

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 1327.70 of the Revised Code be	4
amended to read as follows:	
Sec. 1327.70. (A) As used in this section:	6
(1) "Biodiesel" and "blended biodiesel" have the same	7
meanings as in section 125.831 of the Revised Code.	8
"Conventional fuel" means gasoline and diesel fuel.	9
"Diesel fuel" has the same meaning as in section 5735.01	10
of the Revised Code.	11
(2) "Ethanol extended fuel" means a mixture of gasoline	12
and ethanol.	13
"Fuel inspector" means a county auditor or any person who	14
is designated by the county auditor to perform motor fuel	15
quality testing under this section.	16

"Motor fuel" means gasoline or diesel any of the following	17
types of fuel that is sold by a retailer retail dealer:	18
(1) Conventional fuel;	19
(2) Biodiesel or blended biodiesel fuel;	20
(3) Ethanol extended fuel.	21
"Retail dealer" has the same meaning as in section 5735.01	22
of the Revised Code.	23
"Retail service station" has the same meaning as in	24
section 5735.01 of the Revised Code.	25
(B) The director of agriculture may adopt rules in	26
accordance with Chapter 119. of the Revised Code establishing a	27
motor fuel quality testing program that is uniform throughout	28
the state.	29
(C)(1) Unless a motor fuel quality testing program is	30
established in rules under division (B) of this section and is	31
funded and implemented by the department of agriculture, a	32
county auditor may implement a motor fuel quality testing	33
program in the auditor's county whereby a fuel inspector may	34
test motor fuel quality for octane level, sediment, and water in	35
the fuel. No fuel inspector shall charge any inspection or	36
registration fees to perform motor fuel quality testing.	37
(2) A county auditor who implements a motor fuel quality	38
testing program under this section shall acquire testing	39
equipment or ensure that testing equipment is available for the	40
county's program. The county auditor shall ensure that the	41
testing equipment meets the most recent standards established by	42
the American society for testing and materials (ASTM)	43
international A county auditor may contract with another county	4 4

to use that county's testing equipment so long as the contract	45
provides that the testing is performed by a fuel inspector from	46
the county that owns the testing equipment. A county auditor	47
shall not allow the county's testing equipment to be used in any	48
other county for fuel quality testing purposes unless a fuel	49
inspector for the county that owns the equipment is conducting	50
the testing.	51
(D) If a county auditor implements a fuel quality testing	52
program under this section, a retail dealer in the applicable	53
county shall do all of the following when requested by a fuel	54
<pre>inspector:</pre>	55
(1) Allow the fuel inspector to test the octane level and	56
sediment from the retail dealer's motor fuel pumps;	57
(2) Allow the fuel inspector to test the water and	58
sediment in the retail dealer's motor fuel storage tanks;	59
(3) Allow the fuel inspector to pump a sample of motor	60
fuel, free of charge and in containers provided by the fuel	61
inspector, in an amount required by the fuel inspector for	62
testing.	63
(E) A fuel inspector shall do all of the following when	64
performing motor fuel quality testing:	65
(1) Use testing equipment that meets the most recent	66
standards established by the American society for testing and	67
materials (ASTM) international;	68
(2) Adhere to any standard or guideline set forth by the	69
director of agriculture, in accordance with division (F)(3) of	70
this section, relating to petroleum product quality and sampling	71
and testing methods that are consistent with the ASTM.	7.2

(3) Except as otherwise provided in division (E)(2) of	73
this section, adhere to the following motor fuel quality testing	74
<pre>compliance standards:</pre>	75
(a) Fuel storage tanks shall not exceed one-quarter inch	76
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of water for ethanol extended fuel and shall not exceed two	
inches of water for conventional fuel.	78
(b) Gasoline and ethanol extended fuel octane levels	79
tested at the pump shall be within one octane point of the	80
octane level listed on the pump.	81
(c) Gasoline and ethanol extended fuel tested at the pump,	82
per ASTM requirements, shall be visually free of undissolved	83
water, sediment, and suspended matter and shall be clear and	84
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bright at either an ambient temperature or seventy degrees	
Fahrenheit, whichever is higher.	86
(d) Diesel fuel tested at the pump shall meet the	87
standards defined by the ASTM.	88
(F)(1) For a violation of a motor fuel quality standard	89
detected at a retail service station, a fuel inspector shall	90
issue to the applicable retail dealer an order to stop selling	91
fuel until the fuel is in compliance with this section as_	92
determined by the fuel inspector.	93
(2) A fuel inspector, when issuing an order to stop	94
selling fuel under division (F)(1) of this section, may impose a	95
civil penalty on the retail dealer in accordance with rules	96
adopted by the director of agriculture under division (F)(3) of	97
this section. If the director does not adopt such rules, the	98
county auditor shall not adopt civil penalties for that county.	99
All civil penalties collected under division (F)(2) of this	100
section shall be deposited into the applicable county general	101

<u>fund.</u>	102
(3) For purposes of a county auditor-implemented motor	103
fuel quality testing program, the director of agriculture may	104
adopt rules in accordance with Chapter 119. of the Revised Code	105
establishing civil penalties for violations of motor fuel	106
quality standards. The rules shall include procedures by which a	107
retail dealer may appeal a civil penalty. Not later than ninety	108
days after the effective date of this section, the director	109
shall adopt rules in accordance with Chapter 119. of the Revised	110
Code that establish procedures by which a retail dealer may	111
appeal an order issued under division (F) of this section.	112
(G) A fuel inspector shall transmit data collected from	113
motor fuel quality testing to the director of agriculture. The	114
director shall compile such data, including dates, locations,	115
and results received from fuel inspectors, and make the data	116
accessible to the public via the department of agriculture's web	117
site.	118
(H) Any county that lawfully implemented a motor fuel	119
quality testing program prior to the effective date of this	120
section is exempt from divisions (C) to (G) of this section.	121
Such a county may continue to implement the motor fuel quality	122
testing program as that program existed prior to the effective	123
date of this section.	124
(I) Whenever the department of agriculture is notified of	125
a United States environmental protection agency waiver of	126
standards that applies to federal fuel standards, the department	127
shall notify every county auditor's office. Any auditor	128
participating in a fuel quality testing program under this	129
section, or a fuel quality testing program implemented prior to	130
the effective date of this section, shall only test for water	131

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and sediment during the waiver period.	132	
Section 2. That existing section 1327.70 of the Revised	133	
Code is hereby repealed.	134	