SENATE BILL No. 199

March 19, 1991, Introduced by Senator FAXON and referred to the Committee on State Affairs and Military/Veteran Affairs.

A bill to amend sections 2, 3, and 33 of Act No. 300 of the Public Acts of 1974, entitled

"Motor vehicle service and repair act,"

section 2 as amended by Act No. 254 of the Public Acts of 1988, being sections 257.1302, 257.1303, and 257.1333 of the Michigan Compiled Laws.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Section 1. Sections 2, 3, and 33 of Act No. 300 of the
 Public Acts of 1974, section 2 as amended by Act No. 254 of the
 Public Acts of 1988, being sections 257.1302, 257.1303, and
 257.1333 of the Michigan Compiled Laws, are amended to read as
 follows:

6 Sec. 2. As used in this act:

7 (a) "Administrator" means the secretary of state or any
8 person designated by him or her to act in his or her place.

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(b) "Department" means the department of state.

2 (c) "Master mechanic" means a motor vehicle mechanic or spe3 cialty mechanic who is certified by the department pursuant to
4 this act in all of the specific repair categories.

5 (d) "Motor vehicle" means a vehicle which is self-propelled, 6 a vehicle which is propelled by electric power, a motorcycle, or 7 a trailer as those terms are defined in the Michigan vehicle 8 code, Act No. 300 of the Public Acts of 1949, as amended, being 9 sections 257.1 to 257.923 of the Michigan Compiled Laws. —For 10 the purposes of this act, a — A motor vehicle does not include the 11 dwelling or sleeping portions of a motor home, trailer, or any 12 recreational vehicle having similar —facilities— FEATURES which 13 are not directly connected with the drive mechanism of the vehi-14 cle or other areas of repair which would require certification of 15 motor vehicle mechanics as specified in this act or rules promul-16 gated —pursuant to— UNDER this act.

(e) "Motor vehicle mechanic" means a technician, individual,
or other person who, for compensation, repairs motor vehicles,
including the reconditioning, replacement, adjustment, or alteration of the operating condition -, of any component or subassembly of a motor vehicle.

(f) "Mechanic trainee" means a person who desires to become
a motor vehicle mechanic, a specialty mechanic, or a master
mechanic and receives a permit from the administrator pursuant to
this act.

26 (g) "Motor vehicle repair facility" means a place of
27 business which -engages in the business of performing or

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employing PERFORMS OR EMPLOYS persons who perform maintenance,
 diagnosis, vehicle body work, or repair service on a motor vehi cle for compensation -, but excluding INCLUDING A PLACE OF BUSI NESS THAT PERFORMS OR EMPLOYS PERSONS WHO PERFORM VEHICLE BODY
 WORK OR OIL CHANGES ON MOTOR VEHICLES. MOTOR VEHICLE REPAIR
 FACILITY DOES NOT INCLUDE all of the following:

7 (i) A person who engages only in the business of repairing
8 the motor vehicles of a single commercial or industrial estab9 lishment or governmental agency.

10 (*ii*) A person repairing his or her own or a family member's
11 -car MOTOR VEHICLE.

(*iii*) A business that does not diagnose the operation of a motor vehicle, does not remove parts from a motor vehicle to be remachined, and does not install finished machined or remachined parts on a motor vehicle. -, not including a motor vehicle repair facility that engages in the business of performing or motor vehicle body work.

18 (h) "Specialty mechanic" means a motor vehicle mechanic who
19 is certified by the department for a specific repair category or
20 categories pursuant to this act.

Sec. 3. (1) Unless the means of doing or engaging in a motor vehicle repair business, including the operating of a motor wehicle repair facility, is adopted for the <u>-purposes</u> PURPOSE of evading this act, and except as otherwise provided in this act, <u>this act shall not apply to</u> gasoline service stations exclusively engaged in the business of selling motor fuel and

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lubricants ARE EXEMPT FROM THIS ACT. THIS EXEMPTION DOES NOT
 INCLUDE A BUSINESS ENGAGING IN OIL CHANGES ON MOTOR VEHICLES.

3 (2) A person or facility providing minor REPAIR services,
4 including but not limited to the changing or installing of light
5 bulbs, tires, lamp globes, batteries, air filters, oil filters,
6 windshield wiper blades, fan or power assist belts or lubrication
7 or oil changes, and other minor or ornamental accessories or
8 activities incidental to the business of selling motor fuel and
9 lubricants is <u>hereby declared</u> CONSIDERED a motor vehicle repair
10 facility and is subject to this act except that those employees
11 performing only minor <u>repairs</u> REPAIR SERVICES AS DESCRIBED IN
12 THIS SUBSECTION need not be certified under this act.

13 Sec. (1) The administrator shall determine by rule the 33. 14 time and manner in which the motor vehicle repair facility shall 15 return replaced parts to the customer - at the time of UPON OR 16 AFTER the completion of the work. This requirement does not 17 apply to parts exempted by the administrator because of size, 18 weight, or similar factors -from-this requirement, and except for 19 parts that the motor vehicle repair facility or mechanic is OR 20 PARTS required to -return BE RETURNED BY THE MOTOR VEHICLE 21 REPAIR FACILITY OR MECHANIC to the manufacturer or distributor 22 under a warranty or exchange arrangement. If the parts must be 23 returned to the manufacturer or distributor, the MOTOR VEHICLE 24 REPAIR facility or mechanic shall offer to show and, upon accep-25 tance of the offer or upon request, shall show the parts to the 26 customer upon completion of the work. -, except the facility 27 shall-not be A MOTOR VEHICLE REPAIR FACILITY IS NOT required to

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show a replacement part when a charge is not being made for <u>the</u>
 ITS replacement. <u>thereof.</u>

3 (2) A MOTOR VEHICLE REPAIR FACILITY OR MECHANIC SHALL INFORM 4 A customer <u>shall be informed</u> of his OR HER right to receive or 5 see replaced parts as provided in <u>this section</u> SUBSECTION (1) 6 prior to the customer executing any document or engaging the 7 MOTOR VEHICLE REPAIR facility or mechanic for the work. The 8 information shall be <u>given</u> PROVIDED to the customer BY A SEPA-9 RATE WRITTEN DOCUMENT OR on the face of any contract, work order 10 form, <u>or</u> sign, or other document evidencing the engagement of 11 the MOTOR VEHICLE REPAIR facility or mechanic. <u>or by separate</u> 12 written document, THE NOTICE SHALL BE in at least 12 point 13 <u>beldface</u> BOLDFACED type AND READ as follows:

14 YOU ARE ENTITLED BY LAW TO THE RETURN OF ALL PARTS REPLACED,
15 EXCEPT THOSE WHICH ARE TOO HEAVY OR LARGE, AND THOSE REQUIRED TO
16 BE SENT BACK TO THE MANUFACTURER OR DISTRIBUTOR BECAUSE OF
17 WARRANTY WORK OR AN EXCHANGE AGREEMENT. YOU ARE ENTITLED TO
18 INSPECT THE PARTS WHICH CANNOT BE RETURNED TO YOU.

19 (3) The A motor vehicle repair facility shall display a
20 clearly legible sign in a conspicuous place at the entrance of
21 the facility indicating that inquiries concerning repair service
22 or complaints may be made to the administrator and shall contain
23 the address and telephone number of the department.

24 (4) IN ADDITION TO THE DISPLAY OF THE SIGN REQUIRED UNDER
25 SUBSECTION (3), A MOTOR VEHICLE REPAIR FACILITY THAT OFFERS OIL
26 CHANGES SHALL DISPLAY A CLEARLY LEGIBLE SIGN IN A CONSPICUOUS

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PLACE AT THE ENTRANCE OF THE FACILITY INDICATING THE GRADE AND
 WEIGHT OF OIL AVAILABLE AND ANY ADDITIONAL CHARGE FOR A CHASSIS
 LUBRICATION, IF THE CHASSIS LUBRICATION IS NOT INCLUDED IN THE
 PRICE OF THE OIL CHANGE.