GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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FILED SENATE Mar 13, 2025 S.B. 295 PRINCIPAL CLERK

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SENATE BILL DRS35112-NE-48

Short Title:	Clarify Motor Vehicle Dealer Laws.	(Public)
Sponsors:	Senators Jackson, Lazzara, and Sawyer (Primary Sponsors).	
Referred to:		

A BILL TO BE ENTITLED

2 AN ACT TO CLARIFY VARIOUS MOTOR VEHICLE DEALER LAWS.

3 The General Assembly of North Carolina enacts:

5 PREVENT UNFAIR DEALER FRANCHISE TERMINATIONS AND CLARIFY RV 6 DEALER TERMINATION ASSISTANCE RIGHTS

SECTION 1. G.S. 20-305 reads as rewritten:

8 "§ 20-305. Coercing dealer to accept commodities not ordered; threatening to cancel
9 franchise; preventing transfer of ownership; granting additional franchises;
10 terminating franchises without good cause; preventing family succession.

11 It shall be unlawful for any manufacturer, factory branch, distributor, or distributor branch, 12 or any field representative, officer, agent, or any representative whatsoever of any of them:

(4) Notwithstanding the terms of any franchise agreement, to prevent or refuse to approve the sale or transfer of the ownership of a dealership by the sale of the business, stock transfer, or otherwise, or the transfer, sale or assignment of a dealer franchise, or a change in the executive management or principal operator of the dealership, change in use of an existing facility to provide for the sales or service of one or more additional line-makes of new motor vehicles, or relocation of the dealership to another site within the dealership's relevant market area, if the Commissioner has determined, if requested in writing by the dealer within 30 days after receipt of an objection to the proposed transfer, sale, assignment, relocation, or change, and after a hearing on the matter, that the failure to permit or honor the transfer, sale, assignment, relocation, or change is unreasonable under the circumstances. The following applies:

- •••
- i. It is unlawful for a manufacturer to, in any way, do any of the following:
 - 1. <u>Condition its</u> approval of a proposed transfer, sale, assignment, change in the dealer's executive management, principal operator, or appointment of a designated successor, on the existing or proposed dealer's willingness to construct a new facility, renovate the existing facility, acquire or refrain from acquiring one or more line-makes of vehicles, separate or



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		divest one or more line-makes maintain exclusive facilities, perso	
- - - - - -	4.	Condition, directly or indirectly, transfer of the ownership of a d business, stock transfer, or othe succession, or assignment of a de in the executive management o dealership, or a dealer's proposed facility, or a dealer's satisfaction of program or contest, upon the ex-	ealership by the sale of the rwise, or the transfer, sale, ealer's franchise, or a change r principal operator of the relocation of the dealership of the terms of any incentive sisting or proposed dealer's
		willingness to enter into a right o	f first refusal in favor of the
} - ;	<u>5.</u>	manufacturer. <u>In determining whether to approve</u> sale, assignment, change in the dea	
)		principal operator, or appointment to inquire about or consider whet	nt of a designated successor,
		distributor had previously denied, down the application of the appli	cant, or any person or entity
) 2		affiliated with the applicant, the dealership or become principal of management or a suggestion of the	perator, part of the executive
- - - -	<u>6.</u>	sale, assignment, change in the dea	e a dealer's proposed transfer, aler's executive management,
5		principal operator, or appointment to inquire about or consider when person or entity affiliated with	ether the applicant, or any the applicant, had, for any
)		reason, ever previously commend proceeding against any manufactu	rer or distributor.
)	<u>tu</u>	a manufacturer or distributor objects to, rns down a dealer's proposed transfer,	sale, assignment, change in
2		e dealer's executive management, princi	
- 5		imburse both the dealer and applicant f es, if either of the following is applicab	
5	<u> </u>	Both the dealer and applicant e	elect not to appeal from or
3		otherwise seek civil or administrat of the manufacturer to object to, d	
)	<u>2.</u>	down the dealer's application. The decision of the manufacture	r or distributor to object to
	<u>2</u> .	deny, reject, or otherwise turn down	wn the dealer's application is
3		<u>ultimately overturned by a review</u> agency.	ving court or administrative
· · · · · · · · · · · · · · · · · · ·	Notwiths	tanding the terms, provisions or con-	ditions of any franchise or
5	notwithst	anding the terms or provisions of any w new any franchise with a licensed new	aiver, to terminate, cancel or
8	the manu	facturer has satisfied the notice require	ements of sub-subdivision c.
)		bdivision and the Commissioner has by the dealer within (i) the t	-

franchise termination specified or proposed by the manufacturer in the notice 1 2 of termination, whichever period of time is longer, and after a hearing on the 3 matter, that there is good cause for the termination, cancellation, or 4 nonrenewal of the franchise and that the manufacturer has acted in good faith 5 as defined in this act regarding the termination, cancellation or nonrenewal. 6 When such a petition is made to the Commissioner by a dealer for 7 determination as to the existence of good cause and good faith for the 8 termination, cancellation or nonrenewal of a franchise, the Commissioner 9 shall promptly inform the manufacturer that a timely petition has been filed. 10 and the franchise in question shall continue in effect pending the Commissioner's decision. The Commissioner shall try to conduct the hearing 11 12 and render a final determination within 180 days after a petition has been filed. 13 termination. cancellation or nonrenewal is pursuant to If the 14 G.S. 20-305(6)c.1.III. then the Commissioner shall give the proceeding priority consideration and shall try to render his final determination no later 15 than 90 days after the petition has been filed. Any parties to a hearing by the 16 Commissioner under this section shall have a right of review of the decision 17 18 in a court of competent jurisdiction pursuant to Chapter 150B of the General 19 Statutes. Any determination of the Commissioner under this section finding 20 that good cause exists for the nonrenewal, cancellation, or termination of any 21 franchise shall automatically be stayed during any period that the affected dealer shall have the right to judicial review or appeal of the determination 22 23 before the superior court or any other appellate court and during the pendency 24 of any appeal; provided, however, that within 30 days of entry of the Commissioner's order, the affected dealer provide such security as the 25 26 reviewing court, in its discretion, may deem appropriate for payment of such 27 costs and damages as may be incurred or sustained by the manufacturer by 28 reason of and during the pendency of the stay. Although the right of the 29 affected dealer to such stay is automatic, the procedure for providing such 30 security and for the award of damages, if any, to the manufacturer upon 31 dissolution of the stay shall be in accordance with G.S. 1A-1, Rule 65(d) and 32 (e). No such security provided by or on behalf of any affected dealer shall be forfeited or damages awarded against a dealer who obtains a stay under this 33 34 subdivision in the event the ownership of the affected dealership is 35 subsequently transferred, sold, or assigned to a third party in accordance with 36 this subdivision or subdivision (4) of this section and the closing on such 37 transfer, sale, or assignment occurs no later than 180 days after the date of entry of the Commissioner's order. Furthermore, unless and until the 38 39 termination, cancellation, or nonrenewal of a dealer's franchise shall finally 40 become effective, in light of any stay or any order of the Commissioner determining that good cause exists for the termination, cancellation, or 41 42 nonrenewal of a dealer's franchise as provided in this subdivision, a dealer 43 who receives a notice of termination, cancellation, or nonrenewal from a manufacturer as provided in this subdivision shall continue to have the same 44 45 rights to assign, sell, or transfer the franchise to a third party under the 46 franchise and as permitted under G.S. 20-305(4) as if notice of the termination 47 had not been given by the manufacturer. Any franchise under notice or threat 48 of termination, cancellation, or nonrenewal by the manufacturer which is duly 49 transferred in accordance with G.S. 20-305(4) shall not be subject to 50 termination by reason of failure of performance or breaches of the franchise on the part of the transferor. 51

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a.	or th	withstanding the terms, provisions or conditions of any franchis the terms or provisions of any waiver, good cause shall exist for the poses of a termination, cancellation or nonrenewal when:
	2.	If the failure by the new motor vehicle dealer relates to the performance of the new motor vehicle dealer in sales of service, then good cause shall be defined as the failure of the new motor vehicle dealer to comply with reasonab performance criteria established by the manufacturer if the ne motor vehicle dealer was apprised by the manufacturer writing of the failure; and
		II. The new motor vehicle dealer was afforded reasonable opportunity, for a period of not less than 18
		days, to comply with the criteria; and III. The new motor vehicle dealer failed to demonstra
		substantial progress towards compliance with the manufacturer's performance criteria during such perio
		and the new motor vehicle dealer's failure was n primarily due to economic or market factors within th
		dealer's relevant market area which were beyond the dealer's control.control; and
		IV. During the entire performance review period established by the manufacturer, the manufacturer
		made available to the dealer a sufficient number ar model mix of new motor vehicles for the dealer
		achieve all elements of the manufacturer's performance
		<u>criteria.</u>
d.	Payr	nents.
	1.	Notwithstanding the terms of any franchise, agreement, waiver, upon the termination, nonrenewal or cancellation
		any franchise by the manufacturer or distributor, the cessatic of business or the termination, nonrenewal, or cancellation
		any franchise by any new motor vehicle dealer located in th
		State, or upon any of the occurrences set forth G.S. 20-305(6)c.1.IV., the manufacturer or distributor sha
		purchase from and compensate the new motor vehicle deal
		for all of the following:
		I. Each new and unsold motor vehicle-vehicle, and eac motorized or nonmotorized trailer, including, but n
		limited to, travel trailers, slide-in truck campers, ar
		park models, within the new motor vehicle dealer
		inventory that has been acquired within 24 months
		the effective date of the termination from the
		manufacturer or distributor or another same line-mal dealer in the ordinary course of business, and which has
		not been substantially altered or damaged to the
		prejudice of the manufacturer or distributor while in the
		new motor vehicle dealer's possession, and which ha
		been driven less than 1,000 miles or, for purposes of

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		recreational vehicle motor home as defined in G.S. $20-4.01(32b)c.$, less than $\frac{1,500}{2,500}$ miles following the original date of delivery to the dealer, and for which no certificate of title has been issued. For
- ;		for which no certificate of title has been issued. For
		purposes of this sub-subdivision, the term "ordinary
		course of business" shall include inventory transfers of
		all new, same line-make vehicles between affiliated
		dealerships, or otherwise between dealerships having common or interrelated ownership, provided that the
		transfer is not intended solely for the purpose of
		benefiting from the termination assistance described in
		this sub-subdivision.
	f. The provision	ons of sub-subdivision e. above shall not be applicable
	when the ter	rmination, nonrenewal, or cancellation of the franchise
		y a new motor vehicle dealer is the result of the sale of
		ck of the motor vehicle dealership. The provisions of
		ions d. and e. above shall not be applicable when the
		nonrenewal, or cancellation of the franchise agreement is
		on of a new motor vehicle dealer of recreational vehicle s, as defined in G.S. 20 4.01(32b)c., provided that at the
		ermination, nonrenewal, or cancellation, the recreational
		ifacturer or distributor has paid to the dealer all claims for
		ecall work, including payments for labor, parts, and other
	•	hich were submitted by the dealer 30 days or more prior
		f termination, nonrenewal, or cancellation.
	"	
		THE SALE OF OVER-THE-AIR PRODUCTS AND
	SERVICES	
	SECTION 2. G.S. 20-305(
		for a fee, any permanent or temporary motor vehicle
		dd-on, service, feature, improvement, or upgrade on or to wned or leased by a retail customer located in this State,
	•	or remote means, unless the manufacturer or distributor
		the following requirements:
		and romo wing requirements.
		activation of the permanent or temporary motor vehicle
		ption, add-on, service, upgrade, feature, or improvement
	•	manufacturer or the direct involvement of the dealer who
	sells or lease	es the vehicle to the retail customer occurs at the time of
		or vehicle sale or lease, or within the 12-month period
	•	following the sale or lease of the new motor vehicle by a
		na franchised motor vehicle dealer, the manufacturer or
		rovides the franchised motor vehicle dealer that sold the
		which $\frac{1}{2}$ compensation in an amount not less than
	· · ·	ent (20%) of the gross compensation that was collected tomer for the sale or activation of the accessory option
		tomer for the sale or activation of the accessory, option, ce, upgrade, feature, or improvement to the original North
		icle owner or lessee when the cost of which would equal
		fifty dollars (\$50.00), if the cost or purchase price to the
		int, control (control), it the cost of purchase price to the

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1 2 3		retail customer involves a single, one-tail seventy-five dollars (\$75.00) in cumulative cost any 12-month period, if the retail customer	st or purchase price over
4		periodic payments.	is making multiple of
5	d.	If the sale or activation of the permanent or te	emporary motor vehicle
6	u.	accessory, option, add-on, service, upgrade, f	
7		did not occur as provided in sub-subdivision c.	-
8		-	
		a North Carolina franchised new motor	
9		manufacturer or distributor was directly invo	
10		feature or improvement, the manufacturer	
11		reasonable compensation in an amount not le	
12		(20%) of the gross compensation that was coll	
13		to the North Carolina franchised new motor	
14		the accessory, option, add-on, service,	10
15		improvement to a North Carolina resident v	
16		would equal or exceed (i) fifty dollars (\$50.00	_
17		price to the retail customer involves a single, o	1 7 1 1
18		seventy-five dollars (\$75.00) in cumulative co	st or purchase price over
19		any 12-month period, if the retail customer	is making multiple or
20		periodic payments.	
21			
22	f.	When providing a new motor vehicle to a deal	er for offer or sale to the
23		public, the manufacturer or distributor shall	provide to the dealer a
24		written disclosure that may be furnished by t	the dealer to a potential
25		purchaser or lessee of the new motor ve	whicle identifying each
26		permanent or temporary motor vehicle acc	
27		service, upgrade, feature, or improvement of	• •
28		initiated, updated, changed, or maintained b	-
29		distributor through over-the-air or remote mea	•
30		customer at the time of the new motor vehic	
31		fact that all such accessories, options, add-o	
32		features, or improvements may be purchased	
33		Every manufacturer or distributor that, throug	•
34		means, provides any permanent or temporary r	
35		option, add-on, service, feature, improvement,	
36		motor vehicle owned or leased by a retail custo	
30 37		shall provide to each of its franchised dealers	
38		basis no less frequently than monthly, a stater	
39		volume, and gross receipts generated from the	• • • •
40		remotely activated products and services that	
40		customers and calculating the fees and com	
41		dealer is entitled pursuant to this sub-subdivis	
		-	
43		distributor may comply with this sub-subdi-	
44 45		dealer that such information is available on	a website or by other
45 46		digital means."	
46	EACH ITATE DEAT		
47		ER TRANSFER OF OWNERSHIP TO QUAI	LIFIED BUYEKS
48		3. G.S. 20-305(4) reads as rewritten:	
49 50		vithstanding the terms of any franchise agreemen	
50		ove the sale or transfer of the ownership of a deal	
51	busir	ess, stock transfer, or otherwise, or the transfer,	sale or assignment of a

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1 2 3	dealer franchise, or a change in the executive ma operator of the dealership, change in use of an existir the sales or service of one or more additional lin	ng facility to provide for
4 5	vehicles, or relocation of the dealership to another site relevant market area, if the Commissioner has dete	
6 7	writing by the dealer within 30 days after receipt proposed transfer, sale, assignment, relocation, or cha	-
8 9	on the matter, that the failure to permit or honor the tra- relocation, or change is unreasonable under the circur	ansfer, sale, assignment,
10 11	applies:	
12 13	e. With respect to a proposed change in the ex principal operator of the dealership, the sole	-
14 15	by the Commissioner and the sole issue on w shall hear or consider evidence shall be wheth	which the Commissioner
16 17	training, lack of prior experience, poor pas character, the proposed candidate for a positi	t performance, or poor
18 19	management or as principal operator of the de position. For purposes of this subdivision	ealership is unfit for the
20 21	manufacturer to accept a proposed can management or as principal operator who is o	ndidate for executive
22 23	and who otherwise meets the written, reas applied standards or qualifications, if any, of the	sonable, and uniformly
23 24 25	to the business experience and prior peri management required by the manufacturers of	formance of executive
25 26 27	to demonstrate the manufacturer's failure candidate for executive management or as pr	to prove the proposed
28 29	to serve the capacity. If the manufacturer is decision to object to the proposed change in the	s in any part basing its
30 31	or principal operator of the dealership on the past performance, the manufacturer shall hav	candidate's alleged poor
32 33	that, during the immediately preceding three c	alendar-year period, the
34	average overall sales performance or average satisfaction performance of all of the dealers	hips owned or operated
35 36 27	by the candidate, when considering all line vehicles sold by the franchised dealerships ov	wned or operated by the
37 38	candidate, was below the national average as line-make. In its notice of objection, the mar	nufacturer is required to
39 40	cite and provide the specific data and calcu manufacturer bases its contention that du	uring the immediately
41 42	preceding three calendar-year period, the c performance or average overall customer sati	sfaction performance of
43 44	all of the dealerships owned or operated b considering all line-makes of new motor	vehicles sold by the
45 46	franchised dealerships owned or operated by the national average as measured by each	h such line-make. For
47 48	purposes of this subdivision, the sales per satisfaction performance of a dealership that	has been owned by the
49 50	candidate for less than two years prior to the notified the manufacturer or distributor of the	proposed change in the
51	executive management or principal operator o	f the dealership may not

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		be used in whole or in part as a basis for	or rejecting the candidate's
		application.	
	"		
CLARIFY DEFI	INITIO	N OF MOTOR VEHICLE DEALER	
SECT	'ION 4.	G.S. 20-286(11) reads as rewritten:	
"(11)	Motor	vehicle dealer or dealer. –	
	a.	A person who does any of the following:	
		6. For commission, money, or other t	
		of another person sharing ten perce	
		ownership, offers new vehicles	
		program. This sub-sub-subdivisio	
		person providing a vehicle subse	
		program on or after January 1, 202	
		7. <u>Performs any warranty service</u>	
		vehicles; provided, however, tha	
		shall not be applicable with resp customer that has a designation as	
		distributor.	such by the manufacturer of
	"	<u>distributor</u>	
	••••		
DEFINITION O	FSEL	LING	
		G.S. 20-286 reads as rewritten:	
"§ 20-286. Defini			
The following	g definit	ions apply in this Article:	
<u>(15a)</u>		- The terms "sell," "exchange," "retail sale	
	"lease	" and their cognates are synonymous. S	elling includes all of the
	<u>follow</u>		
	<u>a.</u>	Directly, or indirectly, offering or advertis	
		or down payments, or receiving payment of	
			•
		reservation, purchase, lease, exchange, sub	•
		vehicle.	oscription, or use of a motor
	<u>b.</u>	vehicle. Accepting a reservation for a specific n	oscription, or use of a motor
	<u>b.</u>	<u>vehicle.</u> <u>Accepting a reservation for a specific m</u> <u>Vehicle Identification Number or other pro</u>	oscription, or use of a motor
		vehicle. Accepting a reservation for a specific m Vehicle Identification Number or other pro- consumer.	oscription, or use of a motor notor vehicle identified by oduct identifier from a retail
	<u>b.</u> <u>c.</u>	vehicle. Accepting a reservation for a specific m Vehicle Identification Number or other pro- consumer. Setting the retail price for the purchase, lea	oscription, or use of a motor notor vehicle identified by oduct identifier from a retail
	<u>c.</u>	vehicle. Accepting a reservation for a specific m Vehicle Identification Number or other pro- consumer. Setting the retail price for the purchase, leave vehicle.	oscription, or use of a motor notor vehicle identified by oduct identifier from a retail ase, or exchange of a motor
		vehicle. Accepting a reservation for a specific m Vehicle Identification Number or other pro- consumer. Setting the retail price for the purchase, leave vehicle. Offering or negotiating terms for the purchase pro-	oscription, or use of a motor notor vehicle identified by oduct identifier from a retail ase, or exchange of a motor urchase, lease, finance, or
	<u>c.</u> <u>d.</u>	vehicle. Accepting a reservation for a specific m Vehicle Identification Number or other pro- consumer. Setting the retail price for the purchase, lea vehicle. Offering or negotiating terms for the pro- exchange of a motor vehicle with a retail of	<u>notor vehicle identified by</u> <u>oduct identifier from a retail</u> <u>ase, or exchange of a motor</u> <u>urchase, lease, finance, or</u> <u>consumer.</u>
	<u>c.</u>	vehicle. Accepting a reservation for a specific m Vehicle Identification Number or other pro- consumer. Setting the retail price for the purchase, leave vehicle. Offering or negotiating terms for the pro- exchange of a motor vehicle with a retail of Negotiating directly with a retail consum-	oscription, or use of a motor notor vehicle identified by oduct identifier from a retail ase, or exchange of a motor urchase, lease, finance, or consumer. mer the value of a motor
	<u>c.</u> <u>d.</u>	vehicle. Accepting a reservation for a specific m Vehicle Identification Number or other pro- consumer. Setting the retail price for the purchase, lea vehicle. Offering or negotiating terms for the pre- exchange of a motor vehicle with a retail consum- vehicle being traded in as part of the pre- vehicle being traded in as part of the pre- vehicle being traded in as part of the pre-	oscription, or use of a motor notor vehicle identified by oduct identifier from a retail ase, or exchange of a motor urchase, lease, finance, or consumer. mer the value of a motor
	<u>c.</u> <u>d.</u> <u>e.</u>	vehicle. Accepting a reservation for a specific m Vehicle Identification Number or other pro- consumer. Setting the retail price for the purchase, lea vehicle. Offering or negotiating terms for the pre- exchange of a motor vehicle with a retail consum- vehicle being traded in as part of the p- subscription, or use of a motor vehicle.	bscription, or use of a motor notor vehicle identified by oduct identifier from a retail ase, or exchange of a motor urchase, lease, finance, or consumer. mer the value of a motor purchase, lease, exchange,
	<u>c.</u> <u>d.</u>	vehicle. Accepting a reservation for a specific m Vehicle Identification Number or other pro- consumer. Setting the retail price for the purchase, leave vehicle. Offering or negotiating terms for the pro- exchange of a motor vehicle with a retail consum- vehicle being traded in as part of the pro- subscription, or use of a motor vehicle. Offering or negotiating directly with a retail	oscription, or use of a motor notor vehicle identified by oduct identifier from a retail ase, or exchange of a motor urchase, lease, finance, or consumer. mer the value of a motor purchase, lease, exchange, etail consumer any service
	<u>c.</u> <u>d.</u> <u>e.</u>	vehicle. Accepting a reservation for a specific m Vehicle Identification Number or other pro- consumer. Setting the retail price for the purchase, lea vehicle. Offering or negotiating terms for the pre- exchange of a motor vehicle with a retail consum- vehicle being traded in as part of the pre- subscription, or use of a motor vehicle. Offering or negotiating directly with a re- subscription, or use of a motor vehicle.	oscription, or use of a motor notor vehicle identified by oduct identifier from a retail ase, or exchange of a motor urchase, lease, finance, or consumer. mer the value of a motor purchase, lease, exchange, etail consumer any service enance contract, guaranteed
	<u>c.</u> <u>d.</u> <u>e.</u>	vehicle. Accepting a reservation for a specific m Vehicle Identification Number or other pro- consumer. Setting the retail price for the purchase, lea vehicle. Offering or negotiating terms for the pro- exchange of a motor vehicle with a retail consum- vehicle being traded in as part of the pro- subscription, or use of a motor vehicle. Offering or negotiating directly with a retail contract, extended warranty, vehicle mainter asset protection agreement, or any other v	oscription, or use of a motor notor vehicle identified by oduct identifier from a retail ase, or exchange of a motor urchase, lease, finance, or consumer. mer the value of a motor purchase, lease, exchange, etail consumer any service enance contract, guaranteed rehicle-related products and
	<u>c.</u> <u>d.</u> <u>e.</u>	vehicle.Accepting a reservation for a specific mVehicle Identification Number or other pro- consumer.Setting the retail price for the purchase, lea vehicle.Offering or negotiating terms for the pre- exchange of a motor vehicle with a retail consum- vehicle being traded in as part of the pre- subscription, or use of a motor vehicle.Offering or negotiating directly with a retail consum- vehicle being traded in as part of the pre- subscription, or use of a motor vehicle.Offering or negotiating directly with a retail consum- vehicle being traded in as part of the pre- subscription, or use of a motor vehicle.Offering or negotiating directly with a retail consum- vehicle mainter asset protection agreement, or any other vehicle in connection with the purchase, lead	oscription, or use of a motor notor vehicle identified by oduct identifier from a retail ase, or exchange of a motor urchase, lease, finance, or consumer. mer the value of a motor purchase, lease, exchange, etail consumer any service enance contract, guaranteed rehicle-related products and
	<u>c.</u> <u>d.</u> <u>e.</u>	vehicle. Accepting a reservation for a specific m Vehicle Identification Number or other pro- consumer. Setting the retail price for the purchase, lea vehicle. Offering or negotiating terms for the pro- exchange of a motor vehicle with a retail consum- vehicle being traded in as part of the pro- subscription, or use of a motor vehicle. Offering or negotiating directly with a retail contract, extended warranty, vehicle mainter asset protection agreement, or any other v	bscription, or use of a motor notor vehicle identified by oduct identifier from a retail ase, or exchange of a motor urchase, lease, finance, or consumer. mer the value of a motor purchase, lease, exchange, etail consumer any service enance contract, guaranteed rehicle-related products and ease, or exchange of a motor

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1		<u>h.</u> <u>Any retail lease transaction where a retail con</u>	sumer leases a vehicle
2		for a period of at least 12 months.	
3	(15a)(15b) Special tool or essential tool A tool designed	d and required by the
4		manufacturer or distributor and not readily available fr	com another source that
5		is utilized for the purpose of performing service repa	irs on a motor vehicle
6		sold by a manufacturer or distributor to its franchis	ed new motor vehicle
7		dealers in this State.	
8	"		
9			
10		LERSHIP SUCCESSION	
11		TION 6. G.S. 20-305(7) reads as rewritten:	
12	"(7)	Notwithstanding the terms of any contract or agreeme	· •
13		to honor the succession to a dealership, including the	
14		vehicle dealer's designated successor as provided for	under this subsection.
15		The following applies:	1
16		a. Any owner of a new motor vehicle dealership i	
17		any other written instrument, a designated succ	
18		respective ownership interest or interest as pr	
19 20		owner in the new motor vehicle dealership, in	-
20 21		upon the <u>retirement</u> , death or incapacity of t	
21 22		operator. In order for succession to the position	
22		to occur by operation of law in accordance v	
23 24		below, the owner's choice of a successor mu dealer, in accordance with the dealer's bylaw	
24 25		prior or subsequent to the death or incapacity of	
25 26		operator.	n uie existing principai
20 27		"	
28			
29	UNFINISHED V	VEHICLES AND COST OF TRAINING REQUIRE	MENTS
30		TION 7. G.S. 20-305 reads as rewritten:	
31	"§ 20-305. Coe	ercing dealer to accept commodities not ordered; t	threatening to cancel
32	franc	hise; preventing transfer of ownership; granting a	additional franchises;
33	termi	nating franchises without good cause; preventing fan	nily succession.
34	It shall be un	lawful for any manufacturer, factory branch, distributor	, or distributor branch,
35	or any field repre	sentative, officer, agent, or any representative whatsoev	er of any of them:
36			
37	<u>(58)</u>	To sell, transfer to floor plan, assign a certificate of orig	in, or otherwise require
38		a dealer to accept ownership or possession of a new m	otor vehicle that either
39		(i) cannot be immediately sold at retail due to the exist	±
40		missing or inoperable part or component, or stop sal	
41		actually been delivered to a dealer within 90 days aft	er the manufacturer or
42		distributor has represented to the dealer that the vehicl	
43	<u>(59)</u>	To vary the price charged to a dealer for any training, s	
44		tools that is in any way based upon a dealer's compliance	ce with a facility image
45		program or requirement."	
46			
47		EIMBURSEMENT CLARIFICATIONS	
48		TON 8. G.S. 20-305.1 reads as rewritten:	
49 50		tomobile dealer warranty and recall obligations.	n on distrilt 1 1
50 51		motor vehicle manufacturer, factory branch, distributor	
51	snan specify in v	writing to each of its motor vehicle dealers licensed in	uns State the dealer's

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obligations for preparation, delivery, pre-sale maintenance, manufacturer-directed component 1 2 installation or assembly, warranty, manufacturer-sponsored maintenance programs, 3 manufacturer extended warranty, parts exchange programs, and recall service on its products. 4 The disclosure required under this subsection shall include the schedule of compensation to be 5 paid the dealers for parts, work, and service in connection with preparation, delivery, warranty, and recall service, and the time allowances for the performance of the work and service. In no 6 7 event shall the schedule of compensation fail to include reasonable compensation for diagnostic 8 work, shipping, if required by the manufacturer or distributor, and for battery disposal or other 9 disposal charges or airbag shipping, storage, or disposal, for shipping, storage, or disposal of any other parts, fluids, or vehicle components, and for all other associated fees that were actually 10 incurred by the dealer, and associated administrative requirements as well as repair service and 11 12 labor. Time allowances for the performance of preparation, delivery, warranty, and recall work and service shall be reasonable and adequate for the work to be performed. The compensation 13 14 paid under this section shall be reasonable, provided, however, that under no circumstances shall the reasonable compensation under this section for warranty and recall service be in an amount 15 less than the dealer's current retail labor rate and the amount charged to retail customers for the 16 17 manufacturer's or distributor's original parts for nonwarranty work of like kind, provided the amount is competitive with the retail rates charged for parts and labor by other franchised dealers 18 19 of the same line make located within the dealer's market. If there is no other same line-make 20 dealer located in the dealer's market or if all other same line-make dealers in the dealer's market 21 are owned or operated by the same entities or individuals as the dealership being compared, the 22 retail rates charged for parts and labor by other franchised dealers located in the dealer's market 23 that sell competing line-make motor vehicles as the dealer may be considered when determining 24 whether the dealer's rates are competitive.kind.

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. . .

(a5) <u>A motor vehicle dealer may accept a manufacturer's, factory branch's, distributor's, or</u>
distributor branch's labor time guide as adequate and fair compensation for labor services
rendered for repairs in an amount equal to the amount a retail customer pays for the same labor
services with regard to labor time or may elect to establish an average retail labor time allowance
pursuant to subsection (a6) of this section.

A motor vehicle dealer may elect to establish an average retail labor time allowance 31 (a6) 32 in lieu of the manufacturer's, factory branch's, distributor's, or distributor branch's labor time 33 guide for manufacturer, factory branch, distributor, or distributor branch-paid repairs or service 34 by submitting to the motor vehicle manufacturer, factory branch, distributor, or distributor branch 35 100 sequential customer paid service repair orders or 90 days of customer paid service repair 36 orders, whichever is less, covering repairs made no more than 180 days before the submission, and dividing the total number of hours allowed by the franchisor for any such repairs under the 37 franchisor's labor time guide into the total number of hours actually billed to the franchisee's 38 39 retail customers and declaring the average percentage labor time allowance over the franchisor's 40 labor time guide for franchisor-paid repairs or service. The resulting quotient shall be applied to the applicable manufacturer, factory branch, distributor, or distributor branch labor time guide to 41 42 establish the motor vehicle dealer's average retail labor time allowance. The average retail labor 43 time allowance so declared shall go into effect 30 days following the declaration subject to audit by the motor vehicle manufacturer, factory branch, distributor, or distributor branch only of the 44 45 sample submitted by the motor vehicle dealer and any adjustment of the average labor time allowance made by the motor vehicle manufacturer, factory branch, distributor, or distributor 46 branch based only on an audit of that sample. 47 " 48

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50 LOANER VEHICLE COST REIMBURSEMENT

SECTION 9. G.S. 20-305(33) reads as rewritten:

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"(33) To fail to reimburse a dealer located in this State in full for the actual cost,
including applicable taxes and third-party fees, of providing a loaner or rental
vehicle to any customer who is having a vehicle serviced at the dealership if
the provision of such a loaner or rental vehicle is required or approved by the
manufacturer. It is unlawful for a manufacturer to fail to reimburse the dealer
in full as provided above (i) whether or not the dealer provides the customer
with a model vehicle similar to the vehicle the customer brought in for service,
in the event the dealer does not have a similar model loaner or rental vehicle
available, or (ii) if the provision of a rental or loaner vehicle to a customer is
required or approved by the manufacturer or distributor and further provided
that all or any portion of the time the dealer has provided the customer with a
loaner or rental vehicle is due to the unavailability of one or more parts sold
or distributed by the manufacturer or through a supplier designated or
approved by the manufacturer.manufacturer, or whether or not the
manufacturer has its own loaner program in which the dealer has elected not
to participate. The manufacturer shall allow a dealer to submit a claim for
rental vehicle reimbursement as required pursuant to this subdivision, in
30-day increments, prior to the end of the rental vehicle period if the repair
for which the rental vehicle is associated is open due to a delay in parts or
repair information from the manufacturer, factory branch, distributor, or
distributor branch."
SEVERABILITY CLAUSE
SECTION 10. If any provision of this act or its application is held invalid, the
invalidity does not affect other provisions or applications of this act that can be given effect
without the invalid provisions or application and, to this end, the provisions of this act are
severable.
EFFECTIVE DATE SECTION 11 This set is effective when it becomes law and applies to all surrent
SECTION 11. This act is effective when it becomes law and applies to all current and future frenchises and other agreements in existence between any new motor values dealer
and future franchises and other agreements in existence between any new motor vehicle dealer located in this State and a manufacturer or distributor as of the effective date of this act.
located in this state and a manufacturer or distributor as of the effective date of this act.