Sixty-second Legislative Assembly of North Dakota

## **SENATE BILL NO. 2236**

Introduced by

Senators Klein, G. Lee, O'Connell

Representatives Ruby, Kaldor, Vigesaa

- 1 A BILL for an Act to create and enact section 51-07-00.1 and 51-07-02.4 of the North Dakota
- 2 Century Code, relating to definitions and warranty or incentive audits for new motor vehicle
- 3 dealers; to amend and reenact section 51-07-02.3 of the North Dakota Century Code, relating
- 4 to prohibited acts for manufacturers, wholesalers, or distributors of new automobiles and
- 5 automobile parts; to provide for application; and to declare an emergency.

## 6 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- 7 SECTION 1. Section 51-07-00.1 of the North Dakota Century Code is created and enacted
  8 as follows:
- 9 <u>51-07-00.1. Definitions.</u>
- 10 <u>As used in sections 51-07-01, 51-07-02.1, 51-07-02.2, 51-07-02.3, 51-07-02.4, and</u>
- 11 <u>51-07-03 unless context or subject matter otherwise requires:</u>
- <u>"Contract" means any oral or written franchise agreement, sales agreement, dealer</u>
   <u>agreement, or security agreement, or other form of agreement or arrangement of like</u>
   effect.
- <u>"Dealer" means a person that engages in the business of selling, at retail, new motor</u>
   <u>vehicles or trucks or new and used motor vehicles or trucks and possesses a current</u>
   new motor vehicle dealer license as defined in section 39-22-16.
- 18 <u>3.</u> "Distributor" means any person who in whole or in part offers for sale, sells, or
- 19 <u>distributes any new motor vehicle to a new motor vehicle dealer, and any person that</u>
- 20 in whole or in part offers for sale, sells, or distributes any farm implement, machinery,
- 21 or attachment or part for the same; or lawn and garden equipment, or part for the
- 22 <u>same; or semitrailer, or part for the same, to any person that retails all or any of these</u>
  23 <u>items.</u>

	Ū	
1	<u>4.</u>	"Franchise" or "franchise agreement" means any contract or agreement addendum to a
2		contract between a dealer and a manufacturer or distributor that authorizes the dealer
3		to engage in the business of selling or purchasing any particular make of new motor
4		vehicles or motor vehicle parts manufactured or distributed by the manufacturer or
5		distributor or that establishes rights or obligations, or both, relating to the dealer's new
6		motor vehicle operation, including agreements relating to dealership facilities or site
7		<u>control.</u>
8	<u>5.</u>	"Franchisor" means a person that manufactures, imports, or distributes new motor
9		vehicles and which may enter a franchise agreement.
10	<u>6.</u>	"Good cause" means failure by a new motor vehicle dealer to substantially comply
11		with essential material and reasonable requirements imposed upon the new motor
12		vehicle dealer by the franchise agreement if the requirements are not different from
13		those requirements imposed on other similarly situated new motor vehicle dealers.
14	<u>7.</u>	"Good faith" means honesty in fact and the observance of commercially reasonable,
15		nondiscriminatory standards of fair dealing.
16	<u>8.</u>	"Line-make" means new motor vehicles that are offered for sale, lease, or distribution
17		under a common name, trademark, service mark, or brand name of the manufacturer,
18		distributor, or factory branch.
19	<u>9.</u>	"Manufacturer" means any person that is engaged in the business of manufacturing or
20		assembling new motor vehicles or any person controlled by the manufacturer.
21	<u>10.</u>	"Merchandise" means farm implements, machinery, attachments, and parts for the
22		same; lawn and garden equipment and parts for the same; and automobiles, trucks,
23		and semitrailers and parts for the same.
24	<u>11.</u>	"New motor vehicle" means a motor vehicle that has not been subject to a retail sale,
25		the registration provisions of chapter 39-04, the title registration provisions of chapter
26		39-05, or the motor vehicle excise tax provisions of chapter 57-40.3.
27	<u>12.</u>	"Owner" means a person, other than a lienholder, having the property in or title to a
28		vehicle. The term includes a person entitled to the use and possession of a vehicle
29		subject to a security interest in another person, but excludes a lessee under a lease
30		not intended as security.

1	<u>13.</u>	"Semitrailer" includes every vehicle of the trailer type so designed and used in
2		conjunction with a truck that some part of its own weight and that of its own load rests
3	1	upon or is carried by a truck, except that it does not include a mobile home.
4	<u>14.</u>	"Successor" means the spouse, child, grandchild, parent, brother, or sister of the
5		owner of a new motor vehicle dealer individual who, in the case of the owner's death, is
6		entitled to inherit the ownership interest in the new motor vehicle dealership or who, in
7	1	the case of an incapacitated owner of a new motor vehicle dealer, has been appointed
8		by a court as the legal representative of the new motor vehicle dealer's property
9		subject to sections 51-07-26 and 51-07-26.1.
10	<u>15.</u>	"Truck" includes every motor vehicle designed, used, or maintained primarily for
11		transportation of property or designed and used primarily for drawing other vehicles
12		and not so constructed as to carry a load other than a part of the weight of the vehicle
13		and load so drawn.
14	<u>16.</u>	"Used motor vehicle" means a motor vehicle that has been subject to a retail sale, the
15		registration provisions of chapter 39-04, the title registration provisions of
16		chapter 39-05, or the motor vehicle excise tax provisions of chapter 57-40.3.
17	SECTION 2. AMENDMENT. Section 51-07-02.3 of the North Dakota Century Code is	
18	8 amended and reenacted as follows:	
19	51-0	07-02.3. Prohibited acts.
20	A manufacturer, wholesaler, or distributor of automobiles or trucks, or parts of the	
21	automo	biles or trucks, that enters a contract with any person engaged in the business of selling
22	or retailing automobiles, trucks, or parts for the automobiles or trucks, may not:	
23	1.	Coerce or attempt to coerce the retailer into accepting delivery of automobiles, trucks,
24		parts, or accessories that the retailer has not ordered voluntarily.
25	2.	Condition or attempt to condition the sale of automobiles or trucks on a requirement
26		that the automobile or truck retailer purchase other goods or services, except that the
27		manufacturer, wholesaler, or distributor may require a retailer to purchase all parts
28		reasonably necessary to maintain the quality of operation and telecommunications
29		necessary to communicate with the manufacturer, wholesaler, or distributor.
30	3.	Implement or establish a system of motor vehicle allocation or distribution to one or
31		more of its dealers that is unfair, inequitable, or unreasonably discriminatory. As used

Legiolative / lobernoly				
1		in this subsection, "unfair" includes requiring a dealer to accept new vehicles not		
2		ordered by the dealer or the refusal or failure to offer to any dealer all models offered		
3		to any of its other same line-make dealers in this state. The failure to deliver any motor		
4		vehicle is not a violation of this section if failure is due to any cause over which the		
5		manufacturer does not have control.		
6	<u>4.</u>	Require a dealer to pay all or any part of the cost of an advertising campaign or		
7		contest or purchase any promotional material, showroom, or other display decoration		
8		or material at the expense of the dealer.		
9	<u>5.</u>	Coerce or attempt to coerce an automobile or truck retailer into not carrying dual lines		
10		or into maintaining separate facilities as long as the retailer's facilities otherwise satisfy		
11		the reasonable requirements of the manufacturer, wholesaler, or distributor.		
12	<u>6.</u>	Require a retailer to either establish or maintain exclusive facilities, personnel, or		
13		display space or to abandon an existing franchise relationship with another		
14		manufacturer in order to continue, renew, reinstate, or enter a franchise agreement or		
15		to participate in any program discount, credit, rebate, or sales incentive.		
16	<u>7.</u>	Unreasonably prevent or refuse to approve the relocation of a dealership to another		
17		site within the dealer's relevant market area. The dealer shall provide the		
18		manufacturer or distributor with notice of the proposed address and a reasonable site		
19		plan of the proposed location. The manufacturer or distributor shall approve or deny		
20		the request in writing within sixty days after receipt of the request, and failure to deny		
21		the request within sixty days is deemed approval.		
22	<u>8.</u>	Require the retailer to unreasonably remodel, renovate, or recondition the retailer's		
23		facilities, change the location of the facilities, or make unreasonable alterations to the		
24		dealership premises.		
25	<u>4.9.</u>	Discriminate in the prices charged for automobiles or trucks of like grade and quality		
26		sold by automobile or truck manufacturers to similarly situated automobile or truck		
27		retailers. This prohibition does not prevent the use of differentials that solely make due		
28		allowance for differences in the cost of manufacture, sale, or delivery or for differing		
29		methods or quantities in which the automobiles or trucks are sold or delivered by the		
30		manufacturer, wholesaler, or distributor.		

1	<u>10.</u>	Refuse or fail to offer any incentive program, bonus payment, holdback margin, or any
2		other mechanism that effectively lowers the net cost of a vehicle to any franchised
3		dealer in this state if the incentive, bonus, or holdback is available or made to one or
4		more same line-make dealers in this state.
5	<del>5.<u>11.</u></del>	Attempt or threaten to terminate, cancel, or fail to renew, or substantially change the
6		competitive circumstances of the dealership contracts for any reason other than the
7		failure of the automobile or truck retailer to comply with the terms of the contract
8		between the parties, if the attempt or threat is based on the results of a circumstance
9		beyond the retailer's control, including a natural disaster in the dealership market area
10		or a labor dispute.
11	<u>12.</u>	Require a dealer in this state to enter any agreement to assent to a release,
12		assignment, novation, waiver, or estoppel in which a dealer relinquishes any rights
13		under this state's law, or which would relieve any person from liability imposed by this
14		state's law unless done in connection with a settlement agreement to resolve a matter
15	I	between a manufacturer and the dealer. The settlement agreement must be entered
16		voluntarily for adequateseparate and valuable consideration, and the renewal,
17		reinstatement, or continuation of a franchise agreement alone does not constitute
18		adequateseparate and valuable consideration.
19	<u>13.</u>	Require any dealer in this state to enter any agreement with the manufacturer or any
20		other party which requires the law of another jurisdiction to apply to any dispute
21		between the dealer and manufacturer, requires that the dealer bring an action against
22		the manufacturer in a venue outside of this state, in any way purports to waive any
23		dealer's right to have all of this state's statutory and common law apply, shortens or
24		otherwise modifies or eliminates any dealer's right to resolve any dispute with a
25		manufacturer in a state or federal court in this state, or requires the dealer to agree to
26		arbitration or waive its rights to bring a cause of action against the manufacturer,
27		unless done in connection with a settlement agreement to resolve a matter or pending
28	I	dispute between a manufacturer and the dealer. This settlement agreement must be
29		entered voluntarily for adequateseparate and valuable consideration and renewal,
30		reinstatement, or continuation of a franchise agreement alone is not adequate
31		separate and valuable consideration.

## 1 **SECTION 3.** Section 51-07-02.4 of the North Dakota Century Code is created and enacted

2 as follows:

3	<u>51-0</u>	07-02.4. Warranty and incentive claims.	
4	<u>1.</u>	If a manufacturer attempts to conduct a warranty or incentive audit on claims paid	
5		more than one year earlier, or if a manufacturer seeks to charge back any warranty or	
6		incentive payment made more than one year earlier, and a retailer objects to the	
7		warranty or incentive audit on the claims or on the attempted chargeback of any	
8		warranty or incentive payment, the audit or chargeback may not take place until the	
9		manufacturer proves that the proposed warranty or incentive audit is on a claim made	
10		less than one year before the date of the notice of the proposed audit, or that the	
11		proposed chargeback of any warranty or incentive payment is for a payment made	
12		less than one year before the date the chargeback is first proposed. A manufacturer	
13		may not conduct a warranty or incentive audit or seek a chargeback on a warranty or	
14		incentive payment more than one year after the date of that warranty or incentive	
15		payment.	
16	<u>2.</u>	A manufacturer may not charge back a dealer for a sales an incentive or warranty	
17	I	payment unless the manufacturer can satisfy its burden of proof that the dealer's claim	
18		was false, fraudulent, or that the dealer did not substantially comply with the	
19		reasonable written procedures of the manufacturer.	
20	<u>3.</u>	The audit and chargeback provisions of this section apply to all other incentive and	
21		reimbursement programs that are subject to audit by the manufacturer. This section	
22		does not apply to fraudulent claims.	
23	SECTION 4. APPLICATION. This Act applies to all dealership agreements in effect on the		
24	effective date of this Act which do not have an expiration date and which are continuing		
25	contracts and all other contracts entered, amended, or renewed on or after the effective date of		
26	this Act. A contract in effect on the effective date of this Act, which by its terms will terminate on		
27	a date after that date and which is not renewed, is governed by the law as it existed before the		
28	effective date of this Act.		
29	SEC	CTION 5. EMERGENCY. This Act is declared to be an emergency measure.	