## Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

## Act 366 of the Regular Session

1	State of Arkansas	As Engrossed: H2/28/07		
2	86th General Assembly	A Bill		
3	Regular Session, 2007		HOUSE BILL	1718
4				
5	By: Representatives Overbey, Ab	pernathy, L. Cowling, Davis, L. Evans, Glidew	ell, Harrelson, Hoyt	t, D.
6	Hutchinson, Hyde, Kidd, King, Pi	ierce, Reynolds, J. Roebuck, Shelby, Stewart, '	Wills, Wyatt	
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9		For An Act To Be Entitled		
10	AN ACT TO	AMEND THE MOTOR VEHICLE CONSUMER		
11	PROTECTION	ACT REGARDING FEES CHARGED FOR		
12	HANDLING A	ND PROCESSING THE SALE OR LEASE OF	A	
13	NEW OR USE	D MOTOR VEHICLE; AND FOR OTHER		
14	PURPOSES.			
15				
16		Subtitle		
17	TO AMENI	D THE MOTOR VEHICLE CONSUMER		
18	PROTECT	ION ACT REGARDING FEES CHARGED		
19	FOR HAN	DLING AND PROCESSING THE SALE OR		
20	LEASE O	F A NEW OR USED MOTOR VEHICLE.		
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23	BE IT ENACTED BY THE GENE	ERAL ASSEMBLY OF THE STATE OF ARKAN	NSAS:	
24				
25	SECTION 1. Arkansa	as Code Title 23, Chapter 112, Subo	chapter 3 is	
26	amended to add an addition	onal section to read as follows:		
27	23-112-317. Motor	vehicle dealer service and handling	ng fees.	
28	(a) A motor vehicl	le dealer may fill in the blanks or	n standardized	
29	forms in connection with	the sale or lease of a new or a us	sed motor vehic	<u>le</u>
30	if the motor vehicle deal	ler does not charge for the service	e of filling in	the
31	blanks or otherwise charg	ge for preparing documents.		
32	(b)(l) A motor veh	nicle dealer may charge a service a	and handling fe	e in
33	connection with the sale	or lease of a new or a used motor	vehicle for:	
34	(A) Th	ne handling, processing, and storag	ge of documents	<u>;</u>
35	and			



1	(b) Other administrative and cierical services.
2	(2)(A) The service and handling fee may be charged to allow cost
3	recovery for motor vehicle dealers.
4	(B) A portion of the service and handling fee may result
5	in profit to the motor vehicle dealer.
6	(c)(1) The Arkansas Motor Vehicle Commission shall determine by rule
7	the amount of the service and handling fee that may be charged by a motor
8	vehicle dealer. The service and handling fee shall be no less than zero
9	dollars (\$0.00) and no more than one hundred twenty-nine dollars (\$129).
10	(2) If a service and handling fee is charged under this section,
11	the service and handling fee shall be:
12	(A) Charged to all retail customers; and
13	(B) Disclosed on the retail buyer's order form as a
14	separate itemized charge.
15	(d) A preliminary worksheet on which a sale price is computed and that
16	is shown to the purchaser, a retail buyer's order form from the purchaser, or
17	a retail installment contract shall include in reasonable proximity to the
18	place on the document where the service and handling fee authorized by this
19	section is disclosed:
20	(1) The amount of the service and handling fee; and
21	(2) The following notice in type that is bold-faced,
22	capitalized, underlined, or otherwise conspicuously set out from the
23	surrounding written material:
24	"A SERVICE AND HANDLING FEE IS NOT AN OFFICIAL FEE. A
25	SERVICE AND HANDLING FEE IS NOT REQUIRED BY LAW BUT MAY BE CHARGED TO THE
26	CUSTOMER FOR PERFORMING SERVICES AND HANDLING DOCUMENTS RELATING TO THE
27	CLOSING OF A SALE OR LEASE. THE SERVICE AND HANDLING FEE MAY RESULT IN
28	PROFIT TO THE DEALER. THE SERVICE AND HANDLING FEE DOES NOT INCLUDE PAYMENT
29	FOR THE PREPARATION OF LEGAL DOCUMENTS. THIS NOTICE IS REQUIRED BY LAW."
30	(e) The Arkansas Motor Vehicle Commission may promulgate rules to
31	implement, enforce, and administer this section.
32	
33	SECTION 2. Arkansas Code Title 23, Chapter 112, Subchapter 6 is
34	amended to add an additional section to read as follows:
35	23-112-617. Used motor vehicle dealer service and handling fee.
36	(a) A used motor vehicle dealer may fill in the blanks on standardized

1	forms in connection with the sale or lease of used motor vehicles if the	
2	motor vehicle dealer does not charge for the service of filling in the blanks	
3	or otherwise charge for preparing documents.	
4	(b)(1) A used motor vehicle dealer may charge a service and handling	
5	fee in connection with the sale or lease of a used motor vehicle for:	
6	(A) The handling, processing, and storage of documents;	
7	<u>and</u>	
8	(B) Other administrative and clerical services.	
9	(2)(A) The service and handling fee may be charged to allow cos	
10	recovery for used motor vehicle dealers.	
11	(B) A portion of the service and handling fee may result	
12	in profit to the used motor vehicle dealer.	
13	(c)(1) The Department of Arkansas State Police shall determine by rule	
14	the amount of the service and handling fee that may be charged by a used	
15	motor vehicle dealer. The service and handling fee shall be no less than zero	
16	dollars (\$0.00) and no more than one hundred twenty-nine dollars (\$129).	
17	(2) If a service and handling fee is charged under this section, the	
18	service and handling fee shall be:	
19	(A) Charged to all retail customers; and	
20	(B) Disclosed on the retail buyer's order form as a	
21	separate itemized charge.	
22	(d) A preliminary work sheet on which a sale price is computed and	
23	that is shown to the purchaser, a retail buyer's order form from the	
24	purchaser, or a retail installment contract shall include in reasonable	
25	proximity to the place on the document where the service and handling fee	
26	authorized by this section is disclosed:	
27	(1) The amount of the service and handling fee; and	
28	(2) The following notice in type that is bold-faced,	
29	capitalized, underlined, or otherwise conspicuously set out from the	
30	surrounding written material:	
31	"A SERVICE AND HANDLING FEE IS NOT AN OFFICIAL FEE. A	
32	SERVICE AND HANDLING FEE IS NOT REQUIRED BY LAW BUT MAY BE CHARGED TO THE	
33	CUSTOMER FOR PERFORMING SERVICES AND HANDLING DOCUMENTS RELATING TO THE	
34	CLOSING OF A SALE OR LEASE. THE SERVICE AND HANDLING FEE MAY RESULT IN	
35	PROFIT TO THE DEALER. THE SERVICE AND HANDLING FEE DOES NOT INCLUDE PAYMENT	
36	FOR THE PREPARATION OF LEGAL DOCUMENTS. THIS NOTICE IS REQUIRED BY LAW "	

1	(e) The Department of Arkansas State Police may promulgate rules to
2	implement, enforce, and administer this section.
3	
4	SECTION 3. Arkansas Code § 23-112-315 is repealed.
5	(a) A motor vehicle dealer may charge a documentary fee for services
6	rendered to, for, or on behalf of a purchaser in preparing, handling, and
7	processing documents relating to, and closing a retail installment
8	transaction involving, a new motor vehicle.
9	(b) If a documentary fee is charged under this section, the fee must
10	be:
11	(1) Charged to all purchasers, cash buyers, and credit buyers;
12	and and
13	(2) Disclosed on the buyer's order form as a separate itemized
14	<del>charge.</del>
15	(c) A preliminary work sheet on which a sale price is computed and
16	that is shown to the purchaser, a buyers' order form from the purchaser, or
17	retail installment contract shall include in reasonable proximity to the
18	place on the document where the documentary fee is disclosed:
19	(1) The amount of the fee; and
20	(2) The following notice in type that is bold-faced,
21	capitalized, or underlined or otherwise conspicuously set out from the
22	surrounding written material:
23	"A DOCUMENTARY FEE IS NOT AN OFFICIAL FEE. A DOCUMENTARY FEE IS NOT
24	REQUIRED BY LAW, BUT MAY BE CHARGED TO BUYERS FOR HANDLING DOCUMENTS AND
25	PERFORMING SERVICES RELATING TO THE CLOSING OF A SALE. THIS NOTICE IS
26	REQUIRED BY LAW."
27	(d) The Arkansas Motor Vehicle Commission is authorized to promulgate
28	rules and regulations to set a reasonable limit on the amount to be charged
29	for a documentary fee under subsection (a) of this section and to implement,
30	enforce, and administer this section.
31	
32	SECTION 4. Arkansas Code § 23-112-612 is repealed.
33	23-112-612. Used motor vehicle dealer documentary fees - Disclosures.
34	(a) A used motor vehicle dealer may charge a documentary fee for
35	services rendered to, for, or on behalf of a purchaser in preparing,
36	handling, and processing documents relating to, and closing a retail

1	installment transaction involving, a motor ventere.
2	(b) If a documentary fee is charged under this section, the fee must
3	<del>be:</del>
4	(1) Charged to all purchasers, each buyers, and credit buyers;
5	<del>and</del>
6	(2) Disclosed on the buyers' order form as a separate itemized
7	<del>charge.</del>
8	(c) A preliminary work sheet on which a sale price is computed and
9	that is shown to the purchaser, a buyers' order form from the purchaser, or
10	retail installment contract shall include in reasonable proximity to the
11	place on the document where the documentary fee is disclosed:
12	(1) The amount of the fee; and
13	(2) The following notice in type that is bold-faced,
L 4	capitalized, or underlined or otherwise conspicuously set out from the
15	surrounding written material:
16	- "A DOCUMENTARY FEE IS NOT AN OFFICIAL FEE. A DOCUMENTARY FEE IS NOT
17	REQUIRED BY LAW, BUT MAY BE CHARGED TO BUYERS FOR HANDLING DOCUMENTS AND
18	PERFORMING SERVICES RELATING TO THE CLOSING OF A SALE. THIS NOTICE IS
19	REQUIRED BY LAW."
20	(d) The Department of Arkansas State Police is authorized to
21	promulgate rules and regulations to implement, enforce, and administer this
22	section.
23	
24	SECTION 5. EMERGENCY CLAUSE. It is found and determined by the
25	General Assembly of the State of Arkansas that currently a lawsuit is
26	challenging the charging of documentary fees motor vehicle dealers as part of
27	the sale of a motor vehicle; that the circuit court has found that the
28	documentary fee which is a fee charged for the preparation of documents by
29	the motor vehicle dealer is the unauthorized practice of law; and that this
30	act is immediately necessary to prevent the ongoing problem and to prohibit
31	motor vehicle dealers from charging documentary fees. Therefore, an
32	emergency is declared to exist and this act being necessary for the
33	preservation of the public peace, health, and safety shall become effective
34	on:
35	(1) The date of its approval by the Governor;
36	(2) If the bill is neither approved nor vetoed by the Governor.

1	the expiration of the period of time during which the Governor may veto the	
2	bill; or	
3	(3) If the bill is vetoed by the Governor and the veto is	
4	overridden, the date the last house overrides the veto.	
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6	/s/ Overbey, et al	
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8	APPROVED: 3/19/2	00
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