1	State of Arkansas	
2	79th General Assembly ABIII ACT 614 OF 1993	3
3	Regular Session, 1993HOUSE BILL1420	0
4	By: Representatives Hunton, Jordan, Whorton, Wooldridge, Steele, Wyrick, Carter, Sheid,	
5	Curran, Hill, Stalnaker and Fletcher	
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8	For An Act To Be Entitled	
9	"AN ACT TO PROVIDE THAT WHEN A MOTOR VEHICLE SUSTAINS	
10	CERTAIN PRESCRIBED LEVELS OF DAMAGE OR WATER DAMAGE, THE	
11	DAMAGE AND REPAIR SHALL BE DISCLOSED TO THE OFFICE OF	
12	MOTOR VEHICLES AND NOTED ON THE CERTIFICATE OF TITLE; TO	
13	REQUIRE MOTOR VEHICLE DEALERS TO PROVIDE DISCLOSURE OF THE	
14	BRANDED TITLE AND DAMAGE TO ANY PROSPECTIVE BUYERS OR	
15	PURCHASERS; TO PROVIDE FOR PENALTIES FOR THE FAILURE TO	
16	SUBMIT REQUIRED STATEMENTS OR FAILURE TO DISCLOSE BRANDED	
17	TITLES AND DAMAGE AS REQUIRED BY THIS ACT; AND FOR OTHER	
18	PURPOSES."	
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20	Subtitle	
21	"AN ACT TO REQUIRE MOTOR VEHICLES WITH CERTAIN LEVELS OF	
22	DAMAGE TO DISCLOSE THE DAMAGE AND REPAIR ON THE	
23	CERTIFICATE OF TITLE TO PROSPECTIVE BUYERS."	
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25	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
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27	SECTION 1. As used in this act, unless the context otherwise requires:	
28	(1) "Dealer" means any person or business who sells or offers for sale	÷
29	a motor vehicle after selling or offering for sale five (5) or more motor	
30	vehicles in the previous twelve (12) months, or who is a new or used motor	
31	vehicle dealer licensed by or with the state of Arkansas. Persons or	
32	businesses that operate as salvage vehicle pools or salvage vehicle auctions	
33	are not "dealers" under this act when selling vehicle parts to a dealer.	
34	(2) "Motor vehicle" means every self-propelled vehicle, except	
35	motorcycles, motor-driven cycles, and trucks with an unladen weight of 10,000)
36	pounds or more, in, upon, or by which any person or property is or may be	

HB 1420

1 transported upon a street or highway.

2 (3) "Office of Motor Vehicles" or "Office" means the Office of Motor
3 Vehicles of the Revenue Division of the Department of Finance and
4 Administration.

5 (4) "Owner" means an individual, insurance company or other entity with 6 legal title to the motor vehicle.

7 (5) "Water Damage" means damage to a motor vehicle caused by submerging 8 or partially submerging the vehicle in water to the extent that the vehicle 9 was submerged or partially submerged at any water level above the dashboard of 10 the vehicle, regardless of the actual dollar amount of the damage.

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SECTION 2. (a) When a motor vehicle is water damaged or sustains damage in an amount equal to or exceeding seventy percent (70%) of its average retail value, as found in the National Automobile Dealers' Association Official Price Guide, or other source approved by the Office of Motor Vehicles, the owner, or insurance company if it obtains ownership of the result of a settlement of an insurance claim, shall forward the properly endorsed certificate of title to the Office of Motor Vehicles together with a fee in the amount now or hereafter prescribed by law for the registration and issuance of a certificate of title.

(b) Upon receipt of such title, there shall be issued a new certificate
of title with the word "DAMAGED" printed in the remarks section on the face of
the title.

(c) An Arkansas certificate of title issued from an out-of-state certificate of title, or comparable ownership document which carries a designation such as "damaged", "salvage", "water damaged", "reconstructed", "rebuilt", or other similar classification shall have a brand notation printed in the remarks section on its face as would be required by this Act to be printed on an Arkansas certificate of title issued under the provisions of either subsection (b) or subsection (e) of this section. Provided, however, that an Arkansas certificate of title shall not be issued from an out-of-state junking certificate, or other ownership document bearing a designation of "Junk", it being the intent of this section that any motor vehicle damaged to the extent that it has been labeled as "junk" shall be dismantled for parts or

vjf269

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1 scrap and shall not be titled in the State of Arkansas.

2 (d) When any motor vehicle issued a "DAMAGED" certificate of title, or 3 similar branded title by another state, is rebuilt or reconstructed the owner 4 shall, within ten (10) working days, make application to the Office of Motor 5 Vehicles for the registration and issuance of a new certificate of title to 6 the motor vehicle. The application shall be accompanied by the "DAMAGED" 7 certificate of title, or similar title issued by another state, a fee in the 8 amount now or hereafter prescribed by law for the registration and issuance of 9 a certificate of title, and a sworn statement executed by the rebuilder or 10 restorer on a form prescribed by the Office of Motor Vehicles describing the 11 type of repairs performed, listing all parts replaced and including the 12 vehicle identification number of any parts bearing such a number or a 13 derivative thereof.

(e) Upon receipt of such "DAMAGED" certificate of title, or similar title issued by another state, and the sworn statement required to be submitted by subsection (d) of this section, there shall be issued a new certificate of title with the words "PREVIOUS DAMAGE" printed in the remarks section on the face of the title. Such brand shall be carried forward and printed in the remarks section on the face of all titles issued thereafter for such motor vehicle.

(f) The sworn statement submitted pursuant to subsection (d) of this section shall be maintained by the Office of Motor Vehicles as a part of the permanent title record of the motor vehicle in question, and the information contained therein shall be made available to any prospective buyer or transferee upon request.

(g) In the event an appropriation is provided for elsewhere by law to be used by the Department of Finance and Administration, Revenue Division to defray the expenses incurred by the Office of Motor Vehicles to provide a 1-900 toll service telephone number, the information contained in the sworn statement submitted pursuant to subsection (d) of this section shall be made available to any prospective buyer or transferee who provides the Office of Motor Vehicles with the vehicle identification number through the use of such 1-900 toll service number. The Director of the Department of Finance and Administration is authorized to establish a fee for use of such 1-900 toll service that is sufficient to cover the expenses of operating such a service,

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1 and all revenues derived from the operation of such 1-900 toll service shall 2 be deposited to the State Central Services Fund Account for support of such 3 service. Nothing herein shall be construed as to require the Department of 4 Finance and Administration to establish a 1-900 toll service for the purposes 5 specified herein if an appropriation is not enacted to authorize the 6 expenditure of funds generated by such service for its support.

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8 SECTION 3. (a) When any dealer in this state offers for sale a motor 9 vehicle which carries a title branded pursuant to this act, the dealer shall 10 disclose to any prospective buyer or purchaser, prior to sale, the nature of 11 the title brand and shall furnish him a description of the damage sustained by 12 the motor vehicle on file with the Office of Motor Vehicles. The disclosure 13 shall be on a buyer_s notification form to be prescribed by the Consumer 14 Protection Division of the Office of Attorney General. The form shall be 15 fully filled out and affixed to a side window of the motor vehicle with the 16 title "Buyer's Notification" facing to the outside. The form may be removed 17 temporarily from the window during any test drive, but shall be replaced as 18 soon as the test drive is over.

(b) The form to be prescribed by the Consumer Protection Division shall have an acknowledgement section that the selling dealer shall require the buyer sign prior to completing a sales transaction on a motor vehicle that carries a branded title. The selling dealer shall retain a copy of the signed notification form.

(c) Failure of the selling dealer to procure the buyer's acknowledgement signature shall render the sale voidable at the election of the buyer. The election to render the sale voidable shall be limited to *thirty (30) days after the sales transaction.*

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SECTION 4. (a) Any repairer, rebuilder, or restorer who pleads guilty, nolo contendere, or who is found guilty of failing to provide to a motor vehicle owner the sworn statement required by Section 2. of this Act to be submitted to the Office of Motor Vehicles, or, if the repairer, rebuilder or restorer is the motor vehicle owner, failing to submit the sworn statement required by Section 2. of this Act to be submitted to the Office of Motor Vehicles, or any motor vehicle owner who conceals or attempts to conceal the

HB 1420

vjf269

fact that the motor vehicle has been damaged from any prospective buyer or
 transferee in violation of this act shall be guilty of a Class A misdemeanor
 and shall be punished as provided by law.

4 (b) Any dealer who pleads guilty, nolo contendere, or who is found 5 guilty of failing to disclose the information provided for in Section 2. of 6 this act or any motor vehicle owner who conceals or attempts to conceal the 7 fact that the motor vehicle has been damaged from any prospective buyer or 8 purchaser in violation of this act shall be guilty of a Class A misdemeanor 9 and shall be punished as provided by law.

10 (c) Any sale, attempted sale, or transfer or a motor vehicle in 11 violation of the provisions of this act shall constitute an unfair or 12 deceptive act or practice under the provisions of the Deceptive Trade 13 Practices Act, Arkansas Code §§ 4-88-101 et seq.

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15 SECTION 5. The provisions of this Act shall not apply to motor vehicles 16 more than five (5) model years old.

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18 SECTION 6. Any person licensed by the state of Arkansas as a dealer in 19 motor vehicles who is required under the provisions of this act to register 20 and title a motor vehicle in the name of such dealership shall be exempt from 21 the payment of sales or use taxes on such transaction.

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23 SECTION 7. The Director of the Department of Finance and Administration 24 shall promulgate necessary rules and regulations for the proper enforcement 25 and adminstration of this Act.

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27 SECTION 8. All provisions of this act of general and permanent nature 28 are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code 29 Revision Commission shall incorporate the same in the Code.

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31 SECTION 9. If any provisions of this act or the application thereof to 32 any person or circumstance is held invalid, the invalidity shall not affect 33 other provisions or applications of the act which can be given effect without 34 the invalid provisions or application, and to this end the provisions of this 35 act are declared to be severable.

vjf269

SECTION 10. All laws and parts of laws in conflict with this act are 3 hereby repealed. /s/Jerry Hunton, et al APPROVED: 3/22/93

vjf269