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.

1	State of Arkansas	As Engrossed: H3/22/05 H3/25/05		
2	85th General Assembly	A Bill		
3	Regular Session, 2005		HOUSE BILL	2848
4				
5	By: Representative Schulte			
6				
7				
8		For An Act To Be Entitled		
9	AN ACT	TO ESTABLISH PROCEDURES FOR THE DELI	LVERY	
10	PRIOR 7	TO SALE OF A MOTOR VEHICLE TO A CONSU	JMER;	
11	AND FO	R OTHER PURPOSES.		
12				
13		Subtitle		
14	TO I	ESTABLISH PROCEDURES FOR THE DELIVERY	I	
15	PRIC	OR TO SALE OF A MOTOR VEHICLE TO A		
16	CONS	SUMER.		
17				
18				
19	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARK	ANSAS:	
20				
21		cansas Code Title 23, Chapter 112, Su	bchapter 3 is	
22		ditional section to read as follows:		
23		elivery prior to sale — Disclosures.		
24	·	this section:		
25		livery prior to sale" means a deliver		<u>icle</u>
26		le dealer to a consumer prior to the	<u>completion</u> and	
27		rties of a contract for sale; and	_	
28		"Contract for sale" means the final a	greement between	<u>a</u>
29	<u>new motor vehicle dea</u>	aler and a consumer that:		
30		(i) Includes all material terms	of the sale of a	
31	motor vehicle; and			
32	(ii) Is binding upon the seller, the buyer, and any			<u>ıny</u>
33	necessary third party			1
34		Contract for sale includes a fin		<u>and</u>
35		ng terms if the motor vehicle is to b		.1 -
36	courtanew m	notor vehicle dealer engages in a del	ivery prior to sa	ıте.

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1	then the new motor vehicle dealer shall provide the consumer with an		
2	agreement for delivery prior to sale at the time of delivery of the motor		
3	vehicle to the consumer.		
4	(c)(1) The agreement for delivery prior to sale shall be:		
5	(A) Printed in at least 12-point type; and		
6	(B) Signed by the consumer and the new motor vehicle		
7	dealer or the dealer's representative.		
8	(2) The agreement for delivery prior to sale shall not be		
9	considered a contract for sale.		
10	(d) The agreement for delivery prior to sale shall include all of the		
11	following terms:		
12	(1) Unless the consumer is approved for financing and both		
13	parties have executed a contract for sale, then the new motor vehicle dealer		
14	shall not:		
15	(A) Deposit or cash any down payment provided by the		
16	consumer; and		
17	(B) Sell any motor vehicle that is presented by the		
18	consumer as a trade-in;		
19	(2) The consumer retains the right to cancel the purchase of a		
20	motor vehicle if:		
21	(A) The new motor vehicle dealer changes any terms; or		
22	(B) The consumer fails to obtain financing that meets the		
23	agreed upon interest rate; and		
24	(3) If a consumer who executes an agreement for delivery prior		
25	to sale chooses not to execute a contract for sale or otherwise cancels the		
26	purchase as provided under this section, then:		
27	(A) The new motor vehicle dealer shall not:		
28	(i) Impose any charge or penalty against the		
29	consumer; or		
30	(ii) Deposit or cash any down payment provided by		
31	the consumer;		
32	(B) The new motor vehicle dealer shall immediately return		
33	any motor vehicle that was presented by the consumer as a trade-in; and		
34	(4) If the consumer decides to not purchase the motor vehicle,		
35	the consumer shall return the motor vehicle to the new motor vehicle dealer		
36	within forty-eight (48) hours after the consumer notifies the dealer.		

1	(e) If a consumer fails to return a motor vehicle pursuant to $(d)(4)$
2	of this section, then the new motor vehicle dealer may recover the vehicle
3	without the necessity of judicial process if the recovery is possible without
4	committing an act of breaking or entering or breach of the peace.
5	(f) The Arkansas Motor Vehicle Commission shall promulgate rules and
6	regulations to implement, enforce, and administer this section.
7	
8	SECTION 2. Arkansas Code Title 23, Chapter 112, Subchapter 6 is
9	amended to add an additional section to read as follows:
10	23-112-613. Delivery prior to sale — Disclosures.
11	(a) As used in this section:
12	(1) "Delivery prior to sale" means a delivery of a motor vehicle
13	by a used motor vehicle dealer to a consumer prior to the completion and
14	execution by both parties of a contract for sale; and
15	(2)(A) "Contract for sale" means the final agreement between a
16	used motor vehicle dealer and a consumer that:
17	(i) Includes all material terms of the sale of a
18	motor vehicle; and
19	(ii) Is binding upon the seller, the buyer, and any
20	necessary third party financer.
21	(B) "Contract for sale" includes a financing agreement and
22	all material financing terms if the motor vehicle is to be financed.
23	(b) If a used motor vehicle dealer engages in a delivery prior to sale
24	then the used motor vehicle dealer shall provide the consumer with an
25	agreement for delivery prior to sale at the time of delivery of the motor
26	vehicle to the consumer.
27	(c)(l) The agreement for delivery prior to sale shall be:
28	(A) Printed in at least 12-point type; and
29	(B) Signed by the consumer and the used motor vehicle
30	dealer or the dealer's representative.
31	(2) The agreement for delivery prior to sale shall not be
32	considered a contract for sale.
33	(d) The agreement for delivery prior to sale shall include all of the
34	following terms:
35	(1) Unless the consumer is approved for financing and both
36	parties have executed a contract for sale, then the used motor vehicle dealer

1	shall not:		
2	(A) Deposit or cash any down payment provided by the		
3	consumer; and		
4	(B) Sell any motor vehicle that is presented by the		
5	consumer as a trade-in;		
6	(2) The consumer retains the right to cancel the purchase of a		
7	motor vehicle if:		
8	(A) The used motor vehicle dealer changes any terms; or		
9	(B) The consumer fails to obtain financing that meets the		
10	agreed upon interest rate; and		
11	(3) If a consumer who executes an agreement for delivery prior		
12	to sale chooses not to execute a contract for sale or otherwise cancels the		
13	purchase as provided under this section, then:		
14	(A) The used motor vehicle dealer shall not:		
15	(i) Impose any charge or penalty against the		
16	consumer; or		
17	(ii) Deposit or cash any down payment provided by		
18	the consumer;		
19	(B) The used motor vehicle dealer shall immediately return		
20	any motor vehicle that was presented by the consumer as a trade-in; and		
21	(4) If the consumer decides to not purchase the motor vehicle,		
22	the consumer shall return the motor vehicle to the used motor vehicle dealer		
23	within forty-eight (48) hours after the consumer notifies the dealer.		
24	(e) If a consumer fails to return a motor vehicle pursuant to $(d)(4)$		
25	of this section, then the used motor vehicle dealer may recover the vehicle		
26	without the necessity of judicial process if the recovery is possible without		
27	committing an act of breaking or entering or breach of the peace.		
28	(f) The Department of Arkansas State Police shall promulgate rules and		
29	regulations to implement, enforce, and administer this section.		
30			
31	/s/ Schulte		
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