## 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: S3/10/09 S3/17/09	
2	2 87th General Assembly A B1II	
3	3 Regular Session, 2009 SE	ENATE BILL 781
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5	5 By: Senator Teague	
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8	For An Act To Be Entitled	
9	AN ACT TO AMEND THE ARKANSAS MOTOR VEHICLE	
10	COMMISSION ACT; AND FOR OTHER PURPOSES.	
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12	Subtitle Subtitle	
13	TO AMEND THE ARKANSAS MOTOR VEHICLE	
14	4 COMMISSION ACT.	
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1	SECTION 3. Arkansas Code § 23-112-103(19)(A)(i), regarding the
2	definition of "motor vehicle dealer" under the Arkansas Motor Vehicle
3	Commission Act, is amended to read as follows:
4	(19)(A)(i) "Motor vehicle dealer" means $\frac{any}{a}$ person that is:
5	(a) engaged Engaged in the business of selling,
6	offering to sell, soliciting, or advertising the sale of servicing or
7	repairing motor vehicles under a manufacturer's warranty, regardless of the
8	medium used, or possessing motor vehicles for the purpose of resale, either
9	on his or her own account or on behalf of another, either as his or her
10	primary business or incidental thereto; and
11	(b) Located at an established and permanent
12	place of business under a franchise, sales and service agreement, or a bona
13	fide contract in effect with a manufacturer or distributor.
14	
15	SECTION 4. Arkansas Code § 23-112-103(31), regarding the definition of
16	"used motor vehicle" under the Arkansas Motor Vehicle Commission Act, is
17	amended to read as follows:
18	(31)(A) "Used motor vehicle" means any <u>a</u> motor vehicle:
19	(i) that has previously For which title has been
20	sold, bargained, exchanged, given away, or the title thereto transferred from
21	the person or corporation who first took <del>title</del> <u>ownership</u> from the
22	manufacturer, distributor, dealer, or agents thereof; or
23	(ii) So used as to have become what is commonly
24	known as a "second hand motor vehicle" or a "previously owned motor vehicle".
25	(B) In the event of a transfer that is reflected on the
26	statement of origin from the original franchise dealer to any other dealer,
27	individual, or corporation other than a franchise dealer of the same make of
28	vehicle, the vehicle shall be considered a used motor vehicle A new motor
29	vehicle shall not be considered a used motor vehicle unless the motor vehicle
30	has been:
31	(i) Placed in actual operation; and
32	(ii) Not held for resale by an owner that has:
33	(a) Been granted a certificate of title; and
34	(b) Registered the motor vehicle under the
35	Uniform Motor Vehicle Administration, Certificate of Title, and Antitheft
36	Act, § 27-14-101 et seq.;

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2	SECTION 5. Arkansas Code § 23-112-103, regarding definitions under the	
3	Arkansas Motor Vehicle Commission Act, is amended to add an additional	
4	subdivision to read as follows:	
5	(34)(A) "Line make of a motor vehicle" means a group or series	
6	of motor vehicles that have the same brand identification or brand name,	
7	based upon the manufacturer's trademark, trade name, or logo.	
8	(B) "Line make of a motor vehicle" does not include motor	
9	homes; and	
10	(35) "Line make of a motor home" means a specific series of	
11	recreational vehicle products that:	
12	(A) Are identified by a common series trade name or	
13	trademark;	
14	(B) Are targeted to a particular market segment, as	
15	determined by their décor, features, equipment, size, weight, and price	
16	range;	
17	(C) Have lengths and interior floor plans that distinguish	
18	the recreational vehicles with substantially the same decor, equipment,	
19	features, price, and weight;	
20	(D) Belong to a single, distinct classification of	
21	recreational vehicle product type having a substantial degree of commonality	
22	in the construction of the chassis, frame, and body; and	
23	(E) The manufacturer-dealer agreement authorizes a dealer	
24	to sell.	
25		
26	SECTION 6. Arkansas Code § 23-112-301(a), regarding the licensing of	
27	new motor vehicle dealers, is amended to read as follows:	
28	(a) Notwithstanding any other statute, the following acts are declared	
29	to be unlawful:	
30	(1) The violation of any of the provisions of this chapter; and	
31	(2) For any person to engage in business as, or serve in the	
32	capacity of, or act as a new motor vehicle dealer, motor vehicle salesperson,	
33	motor vehicle lessor, manufacturer, <u>importer</u> , distributor, factory branch or	
34	division, distributor branch or division, factory representative, distributor	
35	representative, second-stage manufacturer, or converter, as such, in this	
36	state Arkansas without first obtaining a license therefor as provided in this	

1	chapter, regardless of whether or not the person maintains or has a place of	
2	business in this state Arkansas.	
3		
4	SECTION 7. Arkansas Code § 23-112-302(e), regarding the application	
5	for license as a new motor vehicle dealer, is amended to read as follows:	
6	(e) The applicant for a license as a new motor vehicle dealer must	
7	shall furnish satisfactory evidence that the applicant:	
8	(1) Maintains adequate space in the building or structure	
9	wherein the applicant's established business is conducted for the display of	
10	new motor vehicles, or will have the facilities within a reasonable time	
11	after receiving a license; and	
12	(2) Has or will have adequate facilities in the building or	
13	structure <del>for the repair and servicing of</del> to perform repair and service work	
14	on motor vehicles and the adequate space for storage of new parts and	
15	accessories for the motor vehicles; and	
16	(3) Will perform repair and warranty services on a motor vehicle	
17	at the licensed location.	
18		
19	SECTION 8. Arkansas Code § 23-112-307 is amended to read as follows:	
20	23-112-307. Expiration of license.	
21	(a) Unless the Arkansas Motor Vehicle Commission shall by regulation	
22	provide by rule provides to the contrary, all licenses issued to:	
23	(1) -manufacturers Manufacturers, distributors, factory or	
24	distributor branches, importers, second-stage manufacturers, converters, $\underline{\text{and}}$	
25	their representatives expire June 30 following the date of issue; and	
26	(2) motor Motor vehicle dealers, motor vehicle salespersons, and	
27	motor vehicle lessors shall expire December 31 following the date of issue.	
28	(b) Unless the commission shall by regulation provide otherwise, all	
29	licenses issued to motor vehicle lessors, representatives, and motor vehicle	
30	salespersons shall expire June 30 following the date of issue.	
31	(c) Unless the commission by regulation provides to the contrary,	
32	licenses relating to motor vehicles having fewer than four (4) wheels shall	
33	expire December 31 following the date of issue.	
34		
35	SECTION 9. Arkansas Code § 23-112-308(a), regarding the denial,	
36	revocation, and suspension of a new motor vehicle dealer license, is amended	

1 to add additional subdivisions to read as follows: 2 (25) Using or permitting the use of a temporary cardboard buyer's tag assigned to the dealer for any purpose other than permitted under 3 4 § 27-14-1705; and 5 (26) Failure of a dealer to submit or deliver a certificate of 6 title or manufacturer's certificate of origin within a reasonable period of 7 time. 8 9 SECTION 10. Arkansas Code § 23-112-310(d)(1), regarding delivery, 10 preparation, and warranty obligations, is amended to read as follows: 11 (d)(l)(A) In no event shall any A manufacturer, distributor, 12 distributor branch or division, or factory or division branch shall not pay to any of its motor vehicle dealers a labor rate per hour or parts price for 13 14 warranty work that is less than that charged by the dealer to its retail 15 customers provided the rate is reasonable compared to other same line-make 16 dealers in the dealer's relevant market area or the dealer's competitive 17 market area. (B) Conversely, no a dealer shall not charge to its 18 19 manufacturer, distributor, distributor branch or division, or factory branch 20 or division a labor rate per hour or parts price in excess of the rate 21 charged to its retail customers. 22 (C) In the case of a motor home, a warrantor shall 23 reimburse the dealer for warranty parts at the actual wholesale cost plus a 24 minimum thirty percent (30%) handling charge and the cost, if any, of freight 25 to return the warranty parts to the warrantor. 26 27 SECTION 11. Arkansas Code § 23-112-311(c) is amended to read as 28 follows: 29 (c) In determining whether good cause has been established for not 30 entering into a franchise establishing or relocating an additional new motor vehicle dealer for the same line make, the commission shall take into 31 32 consideration the existing circumstances, including, but not limited to 33 without limitation: 34 (1) Permanency of the investment of both the existing and proposed new motor vehicle dealers; 35

(2) Growth or decline in population and new ear motor vehicle

- l registrations in the relevant market area;
- 2 (3) Effect on the consuming public in the relevant market area;
- 3 (4) Whether it is injurious or beneficial to the public welfare 4 for an additional new motor vehicle dealer to be established;
- 5 (5) Whether the new motor vehicle dealers of the same line make
- 6 in that relevant market area are providing adequate competition and
- 7 convenient customer care for the motor vehicles of the line make in the
- 8 market area which shall include the adequacy of motor vehicle sales and
- 9 service facilities, equipment, supply of motor vehicle parts, and qualified
- 10 service personnel; and
- 11 (6) Whether the establishment of an additional new motor vehicle
- 12 dealer would increase competition and, therefore, be in the public interest.

- SECTION 12. Arkansas Code § 23-112-313 is amended to read as follows:
- 15 23-112-313. Warranty agreements.
- 16 (a) Every manufacturer, distributor, wholesaler, distributor branch or
- 17 division, factory branch or division, or wholesale branch or division shall
- 18 properly fulfill any warranty or recall agreement and adequately and fairly
- 19 compensate each of its motor vehicle dealers for labor and parts.
- 20 (b)(1) In no event shall the The compensation shall not fail to
- 21 include reasonable compensation for diagnostic work, as well as repair
- 22 service, and labor, and parts.
- 23 (c)(1) Time allowances for the diagnosis and performance of warranty
- 24 or recall work and service shall be reasonable and adequate for the work to
- 25 be performed.
- 26 (2) In the determination of what constitutes reasonable
- 27 compensation for warranty or recall work and service under this subsection,
- 28 the principal factor to be given consideration shall be considered is the
- 29 prevailing wage rates, exclusive of routine maintenance, that are being paid
- 30 <u>charged</u> by the <u>dealer</u> <u>dealers</u> in the relevant market area in which the motor
- 31 *vehicle dealer* is doing business, and.
- 32 (3) in no event shall the The compensation of a motor vehicle
- 33 dealer for warranty or recall service shall not be less than the rates
- 34 charged by the dealer for like service to retail customers for nonwarranty
- 35 service and repairs provided the rate is reasonable compared to other same
- 36 <u>line-make dealers in the dealer's relevant market area or the dealer's</u>

1	competitive market area.
2	(d)(l)(A) The pricing for a recalled part shall not be reduced to an
3	amount that is less than the original dealer cost or price for the same part
4	unless the manufacturer obtains a discounted rate for the recalled part from
5	a supplier.
6	(B) A recalled part is considered the same part if it is
7	substantially the same part regardless of the part number.
8	(2) Additionally, there shall be no requirement for $\underline{\Lambda}$ part-by-
9	part analysis $\underline{\text{is not required}}$ $\underline{\text{in determining}}$ $\underline{\text{to determine}}$ the retail rate for
10	parts.
11	(3) The parts mark-up shall not be substituted for a handling
12	allowance or similar pricing amount that results in the reduction of
13	compensation for the dealer.
14	$\frac{(3)(A)(e)(1)}{(a)(a)}$ All claims under this subsection section, either original
15	or resubmitted, made by motor vehicle dealers for the labor and parts shall
16	be either approved or disapproved within thirty (30) days following their
17	approval or disapproval.
18	$\frac{(B)(i)(2)(A)(i)}{(B)(i)}$ The motor vehicle dealer who submits a claim
19	which is disapproved shall be notified in writing of the disapproval within
20	the same period, and $\frac{\text{each such}}{\text{such}}$ the notice shall state the specific grounds
21	upon which the disapproval is based.
22	(ii) The motor vehicle dealer shall be
23	$\frac{\text{permitted to}}{\text{may}}$ correct and resubmit $\frac{\text{such}}{\text{such}}$ disapproved claims within
24	thirty (30) days of receipt of disapproval.
25	(ii)(B) Any claims not specifically disapproved in writing
26	within thirty (30) days from their submission shall be deemed approved, and
27	payment shall follow within thirty (30) days.
28	$\frac{\text{(iii)}(3)(A)}{(3)(A)}$ No A claim shall not be disapproved because of a
29	clerical error $\underline{\text{was made}}$ $\underline{\text{which}}$ $\underline{\text{that}}$ does not render the amount of the claim
30	incorrect.
31	(B) However, a dealer may contest the disapproval
32	through the manufacturer's appeals process.
33	$\frac{(C)(i)(4)(A)}{(4)(B)}$ The manufacturer or franchiser shall have the right
34	to may:
35	(i) require Require documentation for claims;
36	(ii) and to audit Audit the claims within a

1 one-year period from the date the claim was paid or credit issued by the 2 manufacturer or franchiser; and 3 (iii) to charge Charge back any false or 4 unsubstantiated claims. 5 (ii) (B) The audit and charge-back provisions of this 6 subdivision (b)(3) subsection (e) also apply to all other incentive and 7 reimbursement programs for a period of twelve (12) months after the date of 8 the transactions that are subject to audit by the franchiser. 9 (iii)(C) However, the manufacturer retains the right to 10 charge back any fraudulent claim if the manufacturer establishes in a court 11 of competent jurisdiction in this state that the claim is fraudulent within a 12 period not to exceed two (2) years from the date of the claim in question. (iv)(a)(D)(i) A dealer may file an appeal with the 13 14 Arkansas Motor Vehicle Commission to protest any chargeback under this 15 subdivision (b)(3)(C) (e)(4) within thirty (30) days ninety (90) days of 16 notification by the manufacturer or distributor. (b)(ii) If a dealer files an appeal of the 17 chargeback with the commission, the manufacturer or distributor shall not 18 19 levy the chargeback until the appeal is resolved. The commission shall hold a hearing on the matter no later than one hundred twenty (120) days from the 20 21 time the appeal is filed unless all parties have otherwise agreed to settle 22 the matter. 23 (c)(iii) An appeal by the licensee under this 24 subdivision  $\frac{(b)(3)(C)(iv)}{(e)(4)(D)}$  shall be in accordance with the 25 provisions of § 23-112-501 et seq. 26 (e)(f) This section shall does not apply to compensation for parts of 27 a motor home other than parts of a motorized chassis, engine, and power 28 train. 29 30 SECTION 13. Arkansas Code § 23-112-403(a)(2)(C)(v), regarding manufacturers, distributors, second-stage manufacturers, importers, and 31 32 converters, is amended to read as follows: 33 (v)(a) In the event of the termination or 34 cancellation of If the franchise agreement, sales and service agreement, or 35 bona fide contract or selling agreement is terminated or cancelled, the 36 terminating or canceling party shall notify the commission of the termination

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     or cancellation of the franchise or selling agreement at least sixty (60)
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     days before the effective date.
 3
                                   (b) For motor vehicles other than motor homes,
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     this subdivision (a)(2)(C)(v) applies to both voluntary and involuntary
     termination or cancellation of the franchise or selling agreement.
 5
 6
                                   (c)(1) For motor homes, this subdivision
 7
     (a)(2)(C)(v) applies to both the voluntary dealer-initiated termination or
8
     cancellation of all motor home franchise or selling agreements and the
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     involuntary manufacturer-initiated termination or cancellation of any one (1)
10
     or more motor home franchise or selling agreements.
11
                                         (2) This subdivision only applies to the
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     voluntary dealer initiated termination of one (1) of two (2) or more line
     makes of motor homes if the dealer can show due cause to terminate or cancel
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     the motor home franchise or selling agreement;
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           SECTION 14. Arkansas Code § 23-112-403(a)(2)(K), regarding
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     manufacturers, distributors, second-stage manufacturers, importers, and
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     converters, is amended to read as follows:
                       (K) Notwithstanding the terms of any franchise agreement,
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19
     to fail to pay to a dealer or any lienholder in accordance with their
     respective interests after the termination of franchise:
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21
                             (i) The dealer cost plus any charges by the
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     manufacturer, distributor, or a representative for distribution, delivery,
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     and taxes, less all allowances paid to the dealer by the manufacturer,
24
     distributor, or representative for new, unsold, undamaged, and complete motor
25
     vehicles of current model year and one (1) year prior model year in the
26
     dealer's inventory;
27
                             (ii)
                                   The dealer cost of each new, unused, undamaged,
28
     and unsold part or accessory; if the part or accessory: is in the current
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     parts catalogue, and if the part or accessory was purchased by the dealer
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     either directly from the manufacturer or distributor or from an outgoing
     authorized dealer as a part of the dealer's initial inventory
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32
                                   (a) Was purchased from the manufacturer by the
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     dealer and is in the original package;
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                                   (b) Is identical to a part or accessory in the
     current parts catalogue except for the number assigned to the part or
35
36
     accessory; or
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(c) Was purchased in the ordinary course of

2 business by the dealer from another authorized dealer so long as the authorized dealer purchased the part or accessory directly from the 3 4 manufacturer or distributor or from an outgoing authorized dealer as part of 5 the dealer's initial inventory; 6 (iii) The fair market value of each undamaged sign 7 owned by the dealer which bears a trademark or trade name used or claimed by 8 the manufacturer, distributor, or representative, if the sign was purchased 9 from or purchased at the request of the manufacturer, distributor, or 10 representative; 11 (iv) The fair market value of all special tools and automotive service equipment owned by the dealer which that were recommended 12 in writing and designated as special tools and equipment and purchased from 13 or purchased at the request of the manufacturer, distributor, or 14 15 representative, if the tools and equipment are in usable and good condition 16 except for reasonable wear and tear; 17 (v) The cost of transporting, handling, packing, and loading of motor vehicles, parts, signs, tools, and equipment subject to 18 19 repurchase; 20 The balance of all claims for warranty and 21 recall service and all other money owed by the manufacturer to the dealer; 22 (vii)(a) Compensation for the actual pecuniary loss 23 caused by the franchise termination, cancellation, or nonrenewal unless for 24 due cause. 25 (b) In determining the actual pecuniary loss, 26 the value of any continued service or parts business available to the dealer 27 for the line make covered by the franchise shall be considered. If the dealer 28 and the manufacturer, importer, or distributor cannot agree on the amount of 29 compensation to be paid under this subchapter, either party may file an 30 action in a court of competent jurisdiction; or 31 (viii) Any sums due as provided by subdivision 32 (a)(2)(K)(i) of this section within sixty (60) days after termination of a 33 franchise and any sums due as provided by subdivisions (a)(2)(K)(ii)-(vii) of 34 this section within ninety (90) days after termination of a franchise. As a 35 condition of payment, the dealer is to shall comply with reasonable 36 requirements with respect to the return of inventory as are set out in the

1	terms of the franchise agreement. A manufacturer, distributor, or
2	representative who fails to pay those sums within the prescribed time or at
3	such time as the dealer and lienholder, if any, proffer good title prior to
4	before the prescribed time for payment, is liable to the dealer for:
5	(a) The greatest of dealer cost, fair market
6	value, or current price of the inventory;
7	(b) Interest on the amount due calculated at
8	the rate applicable to a judgment of a court; and
9	(c) Reasonable attorney's fees and costs; or
10	(ix) Obligations under this subdivision (a)(2)(K) do
11	not apply if the termination is a result of the conviction of the franchisee
12	in a court of competent jurisdiction of an offense that is punishable by a
13	term of imprisonment in excess of one (1) year and the offense is
14	substantially related to the business conducted pursuant to the franchise;
15	
16	SECTION 15. Arkansas Code § 23-112-403(a)(2)(M), regarding
17	manufacturers, distributors, second-stage manufacturers, importers, and
18	converters, is amended to read as follows:
19	(M)(i) To offer to sell or to sell any motor vehicle to a
20	consumer, except through a licensed new motor vehicle dealer holding a
21	franchise, a sales and service agreement, or a bona fide contract for the
22	line make covering the new motor vehicle or as may otherwise be provided in
23	subdivision (a)(3) of this section.
24	(ii) This subdivision (a)(2)(M) $\frac{1}{1}$ does not apply
25	to manufacturer sales of new motor vehicles to the federal government,
26	charitable organizations, or employees of the manufacturer;
27	
28	SECTION 16. Arkansas Code § 23-112-404 is amended to read as follows:
29	23-112-404. Motor vehicle lessors.
30	It shall be is unlawful for a motor vehicle lessor or any agent,
31	employee, or representative thereof:
32	(1) To represent and to offer for sale or to sell as a new $\frac{\partial r}{\partial t}$
33	$\frac{\text{unused}}{\text{unused}}$ motor vehicle $\frac{\text{which}}{\text{that}}$ has been used or was
34	intended to be used and operated for leasing or rental purposes or which is
35	otherwise a used motor vehicle;
36	(2) To resort to, use, or employ any false, fraudulent,

- 1 deceptive, or misleading advertising or representations in connection with 2 the business of leasing or renting motor vehicles; or 3 (3) To sell or offer to sell a motor vehicle from an unlicensed 4 location. 5 6 SECTION 17. Arkansas Code § 23-112-406(b), regarding requirements for 7 acting as a broker, is amended to read as follows: 8 (b)(1) To effectuate this chapter, the definition of "arranges or 9 offers to arrange a transition transaction" means soliciting or referring buyers for new motor vehicles for a fee, commission, or other valuable 10 11 consideration. 12 (2) "Arranges or offers to arrange a transaction" does not include Advertising is not included in this definition advertising as long as 13 14 the person's business primarily includes the business of broadcasting, 15 printing, publishing, or advertising for others in their own names. 16 17 SECTION 18. Arkansas Code § 23-112-501 is amended to read as follows: 23-112-501. Right to hearing. 18 19 (a)(1) The Arkansas Motor Vehicle Commission shall not: may (1) Deny deny an application for a license without first giving 20 21 the applicant a hearing, or an opportunity to be heard, on the question of 22 whether he or she is qualified under the provisions of this chapter to 23 receive the license applied for; if the application is considered inadequate 24 after the initial review by the executive director. 25 (2) Within thirty (30) days after the executive director denies 26 an application under subdivision (a)(1) of this section, the affected 27 applicant may protest the executive director's decision and request a hearing 28 before the commission. 29 (b) The Arkansas Motor Vehicle Commission shall not: 30 (2)(1) Revoke or suspend a license without first giving the licensee a hearing, or an opportunity to be heard, on the question of whether 31 32 there are sufficient grounds under the provisions of this chapter upon which 33 to base the revocation or suspension; or
- 34 (3)(2) Impose a civil penalty pursuant to § 23-112-314 without
  35 first giving the respondent a hearing pursuant to the Arkansas Administrative
  36 Procedure Act, § 25-15-201 et seq.

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2	SECTION 19. Arkansas Code § 23-112-503(d), regarding the notice and
3	location of a hearing before the Arkansas Motor Vehicle Commission, is
4	amended to read as follows:
5	(d) <del>(l)</del> Any hearing shall be held in the county <del>of the residence of the</del>
6	party whose rights may be affected thereby or the county of that party's
7	principal place of business.
8	(2) If the party is a nonresident of the state, the hearing
9	shall be held in the county where the principal office of the commission is
10	located unless both parties agree to an alternate location.
11	
12	SECTION 20. Arkansas Code § 27-14-1705 is amended to read as follows:
13	27-14-1705. Temporary cardboard buyer's tags.
14	(a) A dealer shall issue to a person who buys an unregistered vehicle
15	one (1) temporary cardboard buyer's tag for the vehicle.
16	(b)(1) The temporary cardboard buyer's tag is valid for the operation
17	of the vehicle until the earlier of:
18	(A) The date on which the vehicle is registered; or
19	(B) The thirtieth day after the date of purchase.
20	(2) If the date that a transferee of a motor vehicle must
21	register the vehicle is extended under $\ 27-14-903(a)(1)$ , the dealer may
22	issue one (1) additional temporary cardboard buyer's tag to the transferee,
23	to expire thirty (30) days from the date that the additional temporary
24	cardboard buyer's tag was issued.
25	(3) A temporary cardboard buyer's tag also may be used for:
26	(A) A demonstration vehicle for a period of time not to
27	exceed seventy-two (72) hours for test drive purposes; or
28	(B) A loaner vehicle for a period of time not to exceed
29	fourteen (14) days to allow repairs on a vehicle.
30	(4) A temporary cardboard buyer's tag shall not be placed on
31	work or service vehicles owned by a dealer, manufacturer, or transporter.
32	(c)(1) The dealer shall show in ink on the temporary cardboard buyer's
33	tag the actual date of sale and any other information required by the
34	Director of the Department of Finance and Administration.
35	(2) The dealer shall be is responsible for affixing the

temporary cardboard buyer's tag to the vehicle as provided in this section.

- 1 (d) The temporary cardboard buyer's tag under this section shall be 2 placed at the location provided for the permanent motor vehicle license 3 plate.
- 4 (e) The dealer is responsible for the safekeeping and distribution of each temporary cardboard buyer's tag that the dealer obtains from the director.
- 7 (f) The director shall provide the specifications, form, and color of 8 the temporary cardboard buyer's tag.
- 9 (g)(1)(A) The dealer shall be is responsible for paying to the
  10 director a fee to be set by the director, which shall not exceed one dollar
  11 (\$1.00), for each temporary cardboard buyer's tag. The dealer shall pass this
  12 fee on to the buyer to whom the tag was issued.
- 13 (B) The fee shall be collected by the director before 14 issuance of the temporary cardboard buyer's tag to the dealer.
- 15 (C) No dealer shall be allowed to A dealer shall not
  16 charge a customer a fee for a temporary cardboard buyer's tag higher than
  17 that charged to the dealer by the director.
- 18 (2) The gross receipts or gross proceeds derived from the sale
  19 or issuance of temporary cardboard buyer's tags under this section shall be
  20 are exempt from the Arkansas gross receipts tax levied by the Arkansas Gross
  21 Receipts Act of 1941, § 26-52-101 et seq., and the Arkansas compensating use
  22 tax levied by the Arkansas Compensating Tax Act of 1949, § 26-53-101 et seq.,
  23 and any other state or local tax administered under those chapters.
- 24 (3) All fees collected by the director under this section shall 25 be deposited into the State Treasury, and the Treasurer of State shall credit 26 them as general revenues to the General Revenue Fund Account of the State 27 Apportionment Fund.
- 28 (h) For each temporary cardboard buyer's tag provided to a buyer by 29 the dealer, the dealer shall retain documentation containing:
- 30 (1) The dealer's name;
- 31 (2) The buyer's name;
- 32 (3) The date the temporary cardboard buyer's tag was issued;
- 33 (4) The vehicle's vehicle identification number;
- 34 (5) The make and model of the vehicle; and
- 35 (6) The expiration date of the temporary cardboard buyer's tag.
- 36 (i) To purchase temporary cardboard buyer's tags under this

1	subchapter, the person shall establish that he or she is a licensed:	
2	(1) New motor vehicle dealer under § 23-112-301;	
3	(2) Used motor vehicle dealer under § 23-112-607;	
4	(3) Manufacturer of motor vehicles under this chapter; or	
5	(4) Transporter of motor vehicles under this chapter.	
6	$\frac{(i)(j)(1)}{(i)(1)}$ Any dealer, manager, salesperson, or employee of the dealer	
7	who pleads guilty or nolo contendere to or who is found guilty of the misuse	
8	of a temporary cardboard buyer's tag or of allowing anyone else to misuse a	
9	temporary cardboard buyer's tag is guilty of a violation under § 5-1-108 and	
10	shall be fined not more than two hundred fifty dollars (\$250) for the first	
11	offense, not more than five hundred dollars (\$500) for the second offense,	
12	and not more than one thousand dollars ( $\$1,000$ ) for the third and subsequent	
13	offenses.	
14	(2) In addition to criminal penalties under this subsection (j),	
15	the use of temporary cardboard buyer's tags in a manner not authorized under	
16	this section may result in the denial, revocation, or suspension of the	
17	license of the new motor vehicle dealer, used motor vehicle dealer,	
18	manufacturer, or transporter.	
19	$\frac{(j)(k)}{(k)}$ This section shall does not apply to an owner or lessee of a	
20	registered motor vehicle who elects to display a license plate on a	
21	replacement motor vehicle under § 27-14-902(a)(3)(B).	
22		
23	SECTION 21. Arkansas Code § 14-22-101(8), regarding the definition of	
24	"used or secondhand motor vehicles, equipment, or machinery" used for county	
25	purchasing procedures, is amended to read as follows:	
26	(8)(A) "Used or secondhand motor vehicles, equipment, or	
27	machinery" means any motor vehicles, equipment, or machinery at least two (2)	
28	years in age from the date of original manufacture or that has at least five	
29	hundred (500) working hours' prior use or ten thousand (10,000) miles' prior	
30	use.	
31	(B)(i) Any purchase of a used motor vehicle, equipment, or	
32	machinery shall be accompanied by a statement in writing from the vendor on	
33	the bill of sale or other document that the motor vehicle, equipment, or	
34	machinery is at least two (2) years in age from the date of original	
35	manufacture or has been used a minimum of five hundred (500) hours or driven	
36	a minimum of ten thousand (10,000) miles.	

1 (ii) This statement shall be filed with the county 2 clerk at the time of purchase. 3 4 SECTION 22. Arkansas Code § 14-22-106 is amended to read as follows: 5 14-22-106. Purchases exempted from soliciting bids. 6 The following listed commodities may be purchased without soliciting 7 bids: 8 (1) Perishable foodstuffs for immediate use; 9 (2) Unprocessed feed for livestock and poultry; (3) Advanced emergency medical services provided by a nonprofit 10 11 corporation and proprietary medicines when specifically requested by a 12 professional employee; 13 (4) Books, manuals, periodicals, films, and copyrighted educational aids for use in libraries and other informational material for 14 15 institutional purposes; 16 (5) Scientific equipment and parts therefor; 17 (6) Replacement parts and labor for repairs of machinery and 18 equipment; 19 (7) Commodities available only from the federal government; 20 (8)(A) Any commodities needed in instances in which an 21 unforeseen and unavoidable emergency has arisen in which human life, health, 22 or public property is in jeopardy. 23 (B) However, no such An emergency purchase under 24 subdivision (8)(A) of this section shall not be approved unless a statement 25 in writing shall be is attached to the purchase order describing the 26 emergency necessitating the purchase of such the commodity without competitive bidding; 27 28 (9) Utility services, the rates for which are subject to 29 regulation by a state agency or a federal regulatory agency; 30 Sand, gravel, soil, lumber, used pipe, or used steel; 31 (11) Used or secondhand motor vehicles, machinery, or equipment, 32 except that a used or secondhand motor vehicle that has been under lease to a 33 county when the vehicle has fewer than ten thousand (10,000) miles of use may 34 shall not be purchased by the county when it has been used ten thousand 35 (10,000) miles or more except upon competitive bids as provided for in this 36 chapter;

1	(12) machinery, equipment, facilities, or other personal
2	property purchased or acquired for, or in connection with, the securing and
3	developing of industry under <del>or pursuant to the provisions of Arkansas</del>
4	Constitution, Amendment 49 [repealed], the Municipalities and Counties
5	Industrial Development Revenue Bond Law, § 14-164-201 et seq., or any other
6	provision of law pertaining to the securing and developing of industry;
7	(13) Registered livestock to be used for breeding purposes;
8	(14) Motor fuels, oil, asphalt, asphalt oil, and natural gas;
9	(15) Motor vehicles, equipment, machinery, material, or supplies
10	offered for sale at public auction or through a process requiring sealed
11	bids; <del>and</del>
12	(16) All goods and services that are regularly provided to state
13	agencies and county government by the Department of Correction's various
14	penal industries <u>;</u>
15	(17) New motor vehicles from a motor vehicle dealer licensed
16	under the Arkansas Motor Vehicle Commission Act, § 23-112-101 et seq., if the
17	motor vehicle is purchased for an amount not to exceed the fleet price
18	awarded by the Office of State Procurement and in effect at the time the
19	county submits the purchase order for the same make and model motor vehicle;
20	<u>and</u>
21	(18) The renewal or extension of the term of an existing
22	contract.
23	
24	SECTION 23. Arkansas Code Title 14, Chapter 58, Subchapter 1 is
25	amended to add an additional section to read as follows:
26	14-58-104. Specific purchases and contracts.
27	(a) The municipal governing body of a city of the first class, city of
28	the second class, or an incorporated town may purchase the following
29	<pre>commodities without soliciting bids:</pre>
30	(1) Motor fuels, oil, asphalt, asphalt oil, and natural gas; and
31	(2) New motor vehicles from a motor vehicle dealer licensed
32	under the Arkansas Motor Vehicle Commission Act, § 23-112-101 et seq., if the
33	motor vehicle is purchased for an amount not to exceed the fleet price
34	awarded by the Office of State Procurement and in effect at the time the
35	municipal governing body of a city of the first class, city of the second
36	class, or an incorporated town submits the purchase order for the same make

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1 and model motor vehicle. 2 (b) The municipal governing body of a city of the first class, city of the second class, or an incorporated town may renew or extend the term of an 3 4 existing contract without soliciting bids. 5 6 SECTION 24. Arkansas Code § 14-58-303(b), regarding the power of 7 municipalities to make purchases and enter into contracts, is amended to read 8 as follows: 9 (b)(1)(A) The Except as provided under § 14-58-104, the municipal 10 governing body of any city of the first class shall provide by ordinance the 11 procedure for making all purchases which do not exceed the sum of twenty 12 thousand dollars (\$20,000). 13 (B) The Except as provided under § 14-58-104, the 14 municipal governing body of any city of the second class or incorporated town 15 may provide by ordinance the procedure for making all purchases. 16 (2)(A)(i) In Except as provided under § 14-58-104, in a city of 17 the first class where the amount of expenditure for any purpose or contract exceeds the sum of twenty thousand dollars (\$20,000), the mayor or the 18 19 mayor's authorized representative shall invite competitive bidding on the 20 purpose or contract by legal advertisement in any local newspaper. 21 (ii) Bids received pursuant to the advertisement 22 shall be opened and read on the date set for receiving the bids in the presence of the mayor or the mayor's authorized representative. 23 24 (iii) The mayor or the mayor's authorized 25 representative shall have exclusive power to award the bid to the lowest 26 responsible bidder, but may reject any and all bids received. 27 (B) The governing body by ordinance may waive the 28 requirements of competitive bidding in exceptional situations where this 29 procedure is deemed not feasible or practical or as provided under § 14-58-30 104. 31 SECTION 25. EMERGENCY CLAUSE. It is found and determined by the 32 33 General Assembly of the State of Arkansas that motor vehicle dealers are experiencing economic difficulties related to the state of the national 34

economy and the motor vehicle industry in particular; that an unprecedented number of motor vehicle dealers may terminate their franchises as a result of

1	these economic conditions; and that this act is immediately necessary to
2	assist dealers that are facing possible termination of their franchise.
3	Therefore, an emergency is declared to exist and this act being immediately
4	necessary for the preservation of the public peace, health, and safety shall
5	become effective on:
6	(1) The date of its approval by the Governor;
7	(2) If the bill is neither approved nor vetoed by the Governor,
8	the expiration of the period of time during which the Governor may veto the
9	bill; or
10	(3) If the bill is vetoed by the Governor and the veto is
11	overridden, the date the last house overrides the veto.
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