By: Simpson To: Transportation

HOUSE BILL NO. 1480

AN ACT TO AMEND THE PROVISIONS OF THE MISSISSIPPI MOTOR VEHICLE COMMISSION LAW; TO CREATE NEW SECTION 63-17-109, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT IN THE EVENT OF THE PROPOSED SALE OR TRANSFER OF A MOTOR VEHICLE DEALERSHIP AND THE 5 FRANCHISE AGREEMENT FOR SUCH DEALERSHIP CONTAINS A RIGHT OF FIRST 6 REFUSAL FOR THE MANUFACTURER OR DISTRIBUTOR, THE MANUFACTURER OR DISTRIBUTOR MUST MEET CERTAIN REQUIREMENTS IN ORDER TO EXERCISE SUCH RIGHT OF FIRST REFUSAL; TO PROVIDE THAT SUCH REQUIREMENTS SHALL NOT APPLY IN CERTAIN CIRCUMSTANCES; TO PROVIDE THAT IF THE MANUFACTURER OR DISTRIBUTOR EXERCISES ITS RIGHT OF FIRST REFUSAL, 10 11 THE MANUFACTURER OR DISTRIBUTOR SHALL PAY THE REASONABLE EXPENSES INCURRED BY THE PROPOSED OWNER PRIOR TO THE EXERCISE OF THE RIGHT 12 OF FIRST REFUSAL IN NEGOTIATING AND IMPLEMENTING THE CONTRACT FOR 13 THE PROPOSED SALE OF THE DEALERSHIP; TO PROVIDE THAT THE MOTOR 14 15 VEHICLE DEALER SHALL NOT HAVE ANY LIABILITY TO ANY PERSON AS A 16 RESULT OF A MANUFACTURE OR DISTRIBUTOR EXERCISING ITS RIGHT OF FIRST REFUSAL; TO CREATE NEW SECTION 63-17-111, MISSISSIPPI CODE 17 OF 1972, TO PROVIDE THAT, NOTWITHSTANDING THE TERMS OF A FRANCHISE 19 AGREEMENT, THE OWNER OF A MOTOR VEHICLE DEALERSHIP MAY APPOINT A SUCCESSOR BY A WRITTEN AGREEMENT TO SUCCEED IN THE OWNERSHIP OF THE DEALERSHIP UPON THE DEATH OR INCAPACITY OF THE OWNER; TO 20 21 22 PROVIDE THAT A MANUFACTURER OR DEALER SHALL HONOR THE SUCCESSION 23 UNLESS GOOD CAUSE EXISTS TO REFUSE TO HONOR THE SUCCESSION; TO PROVIDE A PROCEDURE TO REFUSE TO HONOR THE SUCCESSION; TO CREATE 24 25 NEW SECTION 67-17-113, MISSISSIPPI CODE OF 1972, TO PROHIBIT THE MODIFICATION OF A FRANCHISE AGREEMENT WITHOUT 60 DAYS NOTICE; TO 26 AUTHORIZE A DEALER TO FILE A COMPLAINT WITH THE MOTOR VEHICLE 27 COMMISSION WITHIN THE NOTICE PERIOD; TO AUTHORIZE THE COMMISSION 28 TO DETERMINE WHETHER THERE IS GOOD CAUSE FOR SUCH MODIFICATION; TO CREATE NEW SECTION 63-17-115, MISSISSIPPI CODE OF 1972, TO PROVIDE 29 30 THAT A MANUFACTURER OR DISTRIBUTOR OF MOTOR VEHICLES THAT DIRECTLY 31 32 OR INDIRECTLY OWNS OR OPERATES A NEW MOTOR VEHICLE DEALERSHIP 33 SHALL NOT DISCRIMINATE AGAINST ANY OTHER MOTOR VEHICLE DEALER IN THE SAME LINE OR MAKE IN ANY MATTER GOVERNED BY THE FRANCHISE 34 AGREEMENT; TO CREATE NEW SECTION 63-17-117, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT ANY WARRANTY OR SALES INCENTIVE AUDITS OF A 35 36 37 MOTOR VEHICLE RECORDS MUST BE CONDUCTED WITHIN A CERTAIN AMOUNT OF TIME AFTER THE PAYMENT OF THE DISPUTED CLAIM; TO PROVIDE THAT NO 38 39 CLAIM WHICH HAS BEEN APPROVED AND PAID MAY BE CHARGED BACK TO THE MOTOR VEHICLE DEALER UNLESS IT CAN BE SHOWN BY CLEAR AND 40 CONVINCING EVIDENCE THAT THE CLAIMS WERE FALSE OR FRAUDULENT, THE 41 REPAIRS WERE NOT PROPERLY MADE OR WERE UNNECESSARY, OR THE DEALER 42 FAILED TO SUBSTANTIATE THE CLAIM; TO CREATE NEW SECTION 63-17-119, MISSISSIPPI CODE OF 1972, TO GIVE MOTOR VEHICLE DEALERS A CAUSE OF 43 44 ACTION AGAINST A MANUFACTURER OR DEALER BECAUSE OF LOSSES DUE TO A 45 VIOLATION BY THE MANUFACTURER OR DEALER OF THE MISSISSIPPI MOTOR VEHICLE COMMISSION LAW; TO CREATE NEW SECTION 63-17-121, 47 MISSISSIPPI CODE OF 1972, TO PROHIBIT MANUFACTURERS OR DISTRIBUTORS FROM SELLING NEW MOTOR VEHICLES EXCEPT THROUGH A 48 49 50 DEALER HOLDING A FRANCHISE FOR THE LINE OR MAKE OF SUCH NEW MOTOR

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    VEHICLE; TO CREATE NEW SECTION 63-17-123, MISSISSIPPI CODE OF
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    1972, TO PROVIDE THAT THE VENUE FOR ANY PROCEEDING ARISING FROM
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    THE FRANCHISE AGREEMENT SHALL BE THE STATE OF MISSISSIPPI;
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    CREATE NEW SECTION 63-17-125, MISSISSIPPI CODE OF 1972, TO LIMIT
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    THE AMOUNT OF TIME THAT A MANUFACTURER MAY OWN AN INTEREST IN A
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    FRANCHISED MOTOR VEHICLE DEALER; TO PROVIDE CERTAIN EXCEPTIONS TO
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    SUCH LIMITATIONS; TO AMEND SECTION 63-17-55, MISSISSIPPI CODE OF
    1972, TO DEFINE CERTAIN TERMS; TO AMEND SECTION 63-17-73,
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    MISSISSIPPI CODE OF 1972, TO PROHIBIT MANUFACTURERS OR
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    DISTRIBUTORS FROM REQUIRING OR CONDITIONING THE RENEWAL OR
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    EXTENSION OF A FRANCHISE THAT THE DEALER RENOVATE HIS BUILDING OR
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    CONSTRUCT A NEW ONE UNLESS CERTAIN CONDITIONS ARE MET; TO PROHIBIT
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    MANUFACTURER OR DISTRIBUTOR FROM PROHIBITING A DEALER FROM
    ACQUIRING ANOTHER LINE OF MOTOR VEHICLES IF THE DEALER REMAINS IN
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    SUBSTANTIAL COMPLIANCE WITH THE REASONABLE FACILITIES REQUIREMENTS
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    OF THE MANUFACTURER OR DISTRIBUTOR; TO PROHIBIT THE MANUFACTURER
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    OR DISTRIBUTOR FROM REFUSING TO SELL TO ALL DEALERS IN A LINE OR
    MAKE EVERY MOTOR VEHICLE SOLD OR OFFERED FOR SALE UNDER THE
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    FRANCHISE AGREEMENT; TO PROVIDE THAT A MANUFACTURER OR DEALER
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    SHALL NOT REQUIRE A DEALER TO ADHERE TO PERFORMANCE STANDARDS THAT
    ARE NOT APPLIED UNIFORMLY TO SIMILARLY SITUATED MOTOR VEHICLE DEALERS; TO AMEND SECTION 63-17-75, MISSISSIPPI CODE OF 1972,
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    REQUIRE THAT NEW APPLICATIONS FOR LICENSES AS A MOTOR VEHICLE
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    DEALER SHALL BE ACCOMPANIED BY A SURETY BOND; TO AMEND SECTION
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    63-17-51, MISSISSIPPI CODE OF 1972, IN CONFORMITY TO THE
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    PROVISIONS OF THIS ACT; AND FOR RELATED PURPOSES.
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- 78 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 79 SECTION 1. The following shall be codified as Section
- 80 63-17-109, Mississippi Code of 1972:
- 81 $\underline{63-17-109}$. (1) In the event of a proposed sale or transfer
- 82 of a dealership and the franchise agreement for such dealership
- 83 contains a right of first refusal in favor of the manufacturer or
- 84 distributor, notwithstanding the terms of the franchise agreement,
- 85 the manufacturer or distributor shall be permitted to exercise a
- 86 right of first refusal to acquire the dealership only if all of
- 87 the following requirements are met:
- 88 (a) The manufacturer or distributor sends by certified
- 89 mail, return receipt requested, or any other reliable means of
- 90 communication, notice of its intent to exercise its right of first
- 91 refusal within sixty (60) days of receipt of the completed
- 92 proposal for the proposed sale or transfer.
- 93 (b) The exercise of the right of first refusal will
- 94 result in the motor vehicle dealer receiving consideration, terms
- 95 and conditions that are either the same as or greater than that

- 96 for which such dealer has contracted for in connection with the
- 97 proposed transaction.
- 98 (2) The provisions of subsection (1) of this section shall
- 99 not apply to a transaction involving one (1) of the following:
- 100 (a) A designated family member or members, including
- 101 the spouse, child or grandchild, spouse of a child or grandchild,
- 102 brother, sister or parent of the dealer-operator, or one or more
- 103 motor vehicle dealer owners;
- 104 (b) A manager employed by the motor vehicle dealer in
- 105 the dealership during the previous five (5) years that is
- 106 otherwise qualified as a dealer-operator;
- 107 (c) A partnership or corporation controlled by any of
- 108 the family members of the dealer-operator;
- 109 (d) A trust arrangement established or to be
- 110 established for the purpose of allowing the new motor vehicle
- 111 dealer to continue to qualify as such pursuant to the
- 112 manufacturer's or distributor's standards, or provides for the
- 113 succession of the franchise agreement to designated family members
- 114 or qualified management in the event of the death or incapacity of
- 115 the dealer-operator or its principal owner or owners.
- 116 (3) (a) The manufacturer or distributor shall pay the
- 117 reasonable expenses, including attorney's fees which do not exceed
- 118 the usual, customary, and reasonable fees charged for similar work
- 119 done for other clients, incurred by the proposed owner prior to
- 120 the exercise of the right of first refusal in negotiating and
- 121 implementing the contract for the proposed sale of the dealership.
- 122 Such expenses and attorney's fees shall be paid to the proposed
- 123 new owner at the time of the closing of the sale at which the
- 124 manufacturer or distributor exercises its right of first refusal.
- 125 (b) No payment of such expenses and attorney's fees
- 126 shall be required if the person claiming reimbursement has not
- 127 submitted or caused to be submitted an accounting of those
- 128 expenses within thirty (30) days after the receipt of the

- 129 manufacturer's or distributor's written request for such an
- 130 accounting. A manufacturer or distributor may request such an
- 131 accounting before exercising its right of first refusal.
- 132 (4) The motor vehicle dealer shall not have any liability to
- 133 any person as a result of a manufacturer or distributor exercising
- 134 its right of first refusal and the manufacturer or distributor
- 135 shall assume the defense of the selling motor vehicle dealer for
- 136 any claims by the proposed owner arising from the exercise of the
- 137 right of first refusal.
- 138 SECTION 2. The following shall be codified as Section
- 139 63-17-111, Mississippi Code of 1972:
- 140 $\underline{63-17-111}$. (1) Notwithstanding the terms of any franchise
- 141 agreement, any dealer-operator may appoint by will, or other
- 142 written instrument, a designated successor to succeed in the
- 143 ownership of the dealer-operator in the dealership upon the death
- 144 or incapacity of the dealer-operator.
- 145 (2) Unless good cause exists for the refusal to honor the
- 146 succession on the part of the manufacturer or distributor, any
- 147 designated successor of a deceased or incapacitated
- 148 dealer-operator of a dealership may succeed to the ownership of
- 149 the motor vehicle dealership under the existing franchise
- 150 agreement if:
- 151 (a) The designated successor gives the manufacturer or
- 152 distributor written notice of his or her intention to succeed to
- 153 the ownership of the motor vehicle dealership within sixty (60)
- 154 days after the dealer-operator's death or incapacity; and
- 155 (b) The designated successor agrees to be bound by all
- 156 the terms and conditions of the franchise agreement.
- 157 (3) The manufacturer or distributor may request, and the
- 158 designated successor shall provide promptly upon such request,
- 159 personal and financial data reasonably necessary to determine
- 160 whether the succession should be honored.
- 161 (4) (a) If the manufacturer or distributor believes that

- 162 good cause exists for refusing to honor the succession of a deceased or incapacitated dealer, the manufacturer or distributor 163 164 shall, not more than sixty (60) days following receipt of the notice of the designated successor's intent to succeed and receipt 165 166 of such personal and financial data, serve upon the designated successor notice of its refusal to honor the proposed succession 167 and of its intent to terminate the existing franchise with the 168 169 dealer-operator not earlier than six (6) months from the date such
- 171 (b) Such notice shall state the specific grounds for 172 the refusal to honor the succession.

notice of refusal is served.

- 173 (c) If such notice is not timely served upon the
 174 designated successor, the franchise agreement shall continue in
 175 effect subject to termination only as otherwise provided by the
 176 Mississippi Motor Vehicle Commission Law.
- 177 (5) In determining whether good cause for the refusal to
 178 honor the succession exists, the manufacturer or distributor has
 179 the burden of proving that the designated successor is not of good
 180 moral character or does not otherwise meet the manufacturer's or
 181 distributor's reasonable standards for a dealer-operator.
- 182 (6) If a manufacturer or distributor refuses to honor the
 183 succession to the ownership interest of a deceased or
 184 incapacitated dealer-operator for good cause, the manufacturer or
 185 distributor shall allow the designated successor a reasonable
 186 period of time, which shall not be less than six (6) months, in
 187 which to consummate the sale of the dealership.
- 188 SECTION 3. The following shall be codified as Section 189 63-17-113, Mississippi Code of 1972:
- 190 <u>63-17-113.</u> (1) No person shall modify a franchise agreement 191 during the term of such agreement or upon its renewal if the 192 modification substantially and adversely affects the motor vehicle 193 dealer's rights, obligations, investment or return on investment 194 without giving sixty (60) days written notice of the proposed

195 modification to the motor vehicle dealer, unless the modifications are required by law, court order, or the commission. Within the 196 197 sixty-day notice period, the motor vehicle dealer may file a complaint with the commission for a determination whether there is 198 199 good cause for permitting the proposed modification. The party 200 seeking to modify or replace an agreement must demonstrate by a 201 preponderance of the evidence that there is good cause for the 202 modification or replacement. The commission shall schedule a 203 hearing within sixty (60) days to decide the matter. Multiple 204 complaints pertaining to the same proposed modifications shall be 205 consolidated for hearing. The proposed modifications shall not 206 take effect pending the determination of the matter.

- 207 (2) In making a determination of whether there is good cause 208 for permitting a proposed modification, the commission may 209 consider any relevant factors, including, but not limited to, the 210 following:
- 211 (a) The reasons for the proposed modification.
- 212 (b) Whether the proposed modification is applied to or 213 affects all motor vehicle dealers in an nondiscriminating manner.
- (c) The degree to which the proposed modification will have a substantial and adverse effect upon the motor vehicle dealer's investment or return on investment.
- 217 (d) Whether the proposed modification is in the public 218 interest.
- (e) The degree to which the proposed modification is necessary to the orderly and profitable distribution of motor vehicles by the motor vehicle dealer.
- 222 (f) Whether the proposed modification is offset by 223 other modifications beneficial to the motor vehicle dealer.
- 224 (3) The decision of the commission shall be in writing and 225 shall contain findings of fact and a determination of whether 226 there is good cause for permitting the proposed modification. The 227 commission shall deliver copies of the decision to the parties

- 228 personally or by certified mail, return receipt requested.
- 229 SECTION 4. The following shall be codified as Section
- 230 63-17-115, Mississippi Code of 1972:
- 231 <u>63-17-115.</u> A manufacturer or distributor of motor vehicles
- 232 that directly or indirectly owns or operates a new motor vehicle
- 233 dealership, in whole or in part, shall not discriminate against
- 234 any other motor vehicle dealer in the same line or make in any
- 235 matter governed by the franchise agreement, including, but not
- 236 limited to:
- 237 (a) The sale, allocation, or availability of motor
- 238 vehicles and other manufacturer or distributor products;
- 239 (b) Promotional or advertising allowances;
- 240 (c) Personnel training;
- 241 (d) The opportunity to perform warranty work; or
- 242 (e) The implementation of dealer programs or benefits.
- 243 SECTION 5. The following shall be codified as Section
- 244 63-17-117, Mississippi Code of 1972:
- 245 $\underline{63-17-117}$. (1) Notwithstanding the terms of any franchise
- 246 agreement, warranty and sales incentive audits of a motor vehicle
- 247 dealer's records may be conducted by the manufacturer or
- 248 distributor. Any audit for warranty parts or service compensation
- 249 shall be performed within the twelve-month period immediately
- 250 following the date of the payment of the disputed claim by the
- 251 manufacturer or distributor. Any audit for sales incentives,
- 252 service incentives, rebates or other forms of incentive
- 253 compensation shall be performed within the eighteen-month period
- 254 immediately following the date of the payment of the disputed
- 255 claim by the manufacturer or distributor.
- 256 (2) No claim which has been approved and paid may be charged
- 257 back to the motor vehicle dealer unless it can to shown by clear
- 258 and convincing evidence that the claim was false or fraudulent,
- 259 that the repairs were not properly made or were unnecessary to
- 260 correct the defective conditions under generally accepted

- standards of workmanship, or that the motor vehicle dealer failed to reasonably substantiate the repair.
- 263 (3) A manufacturer or distributor shall not deny a claim 264 based solely on a motor vehicle dealer's incidental failure to
- 265 comply with a specific claim processing requirement that results
- 266 in a clerical error or other administrative technicality.
- 267 (4) Limitations on warranty parts, service compensation,
- 268 sales incentive audits, rebates or other forms of incentive
- 269 compensation, chargebacks for warranty parts or service
- 270 compensation, and service incentives and chargebacks for sales
- 271 compensation only, shall not be effective in the case of
- 272 intentionally false or fraudulent claims.
- 273 SECTION 6. The following shall be codified as Section
- 274 63-17-119, Mississippi Code of 1972:
- 275 <u>63-17-119.</u> Notwithstanding any provision of a franchise
- 276 agreement to the contrary, if any motor vehicle dealer or
- 277 dealer-operator incurs pecuniary loss due to a violation of the
- 278 Mississippi Motor Vehicle Commission Law by a manufacturer or
- 279 distributor, the motor vehicle dealer or dealer-operator may bring
- 280 suit in a court of competent jurisdiction and recover damages,
- 281 together with costs, including reasonable attorney's fees.
- 282 SECTION 7. The following shall be codified as Section
- 283 67-17-121, Mississippi Code of 1972:
- 284 63-17-121. No manufacturer or distributor shall offer to
- 285 sell or sell, directly or indirectly, any new motor vehicle to a
- 286 consumer in this state, except through a new motor vehicle dealer
- 287 holding a franchise for the line or make covering such new motor
- 288 vehicle. This section shall not apply to manufacturer or
- 289 franchise sales of new motor vehicles to the federal government,
- 290 charitable organizations, or employees of the manufacturer or
- 291 distributor.
- 292 SECTION 8. The following shall be codified as Section
- 293 63-17-123, Mississippi Code of 1972:

294 $\underline{63-17-123}$. Venue for any proceeding arising from the

295 franchise agreement shall be in Mississippi and shall be

- 296 consistent with Mississippi law. It is the public policy of this
- 297 state that venue provided for in this section may not be modified
- 298 by contract. Any provision contained in the franchise agreement
- 299 that requires arbitration or litigation to be conducted outside
- 300 the State of Mississippi shall be void and unenforceable.
- 301 SECTION 9. The following shall be codified as Section
- 302 63-17-125, Mississippi Code of 1972:
- 303 $\underline{63-17-125}$. (1) In addition to the meaning given to the term
- 304 "manufacturer" in Section 63-17-55, for purposes of this section
- 305 such term includes:
- 306 (a) A factory representative; or
- 307 (b) A person or entity who is affiliated with a
- 308 manufacturer or factory representative or who, directly or
- 309 indirectly through an intermediary, is controlled by, or is under
- 310 common control with, the manufacturer. For purposes of this
- 311 paragraph, a person or entity is controlled by a manufacturer if
- 312 the manufacturer has the authority directly or indirectly, by law
- 313 or by agreement of the parties, to direct or influence the
- 314 management and policies of the person or entity.
- 315 (2) Except as provided by this section, a manufacturer or
- 316 distributor may not directly or indirectly:
- 317 (a) Own an interest in a dealer or dealership;
- 318 (b) Operate or control a dealer or dealership; or
- 319 (c) Act in the capacity of a dealer.
- 320 (3) A manufacturer or distributor may own an interest in a
- 321 franchised dealer, or otherwise control a dealership, for a period
- 322 not to exceed twelve (12) months from the date the manufacturer or
- 323 distributor acquires the dealership if:
- 324 (a) The person from whom the manufacturer or
- 325 distributor acquired the dealership was a franchised dealer, and
- 326 (b) The dealership is for sale by the manufacturer or

- 327 distributor at a reasonable price and on reasonable terms and
- 328 conditions.
- 329 (4) For the purpose of broadening the diversity of its
- 330 dealer body and enhancing opportunities for qualified persons who
- 331 are part of a group who have historically been underrepresented in
- 332 its dealers, or who are qualified persons who lack the resources
- 333 to purchase a dealership outright, but for no other purpose, a
- 334 manufacturer or distributor may temporarily own an interest in a
- 335 dealership, if the manufacturer's or distributor's participation
- 336 in the dealership is in a bona fide relationship with the
- 337 franchised dealer and the franchised dealer:
- 338 (a) Has made a significant investment in the
- 339 dealership, subject to loss;
- 340 (b) Has an ownership interest in the dealership; and
- 341 (c) Operates the dealership under a plan to acquire
- 342 full ownership of the dealership within a reasonable time and
- 343 under reasonable terms and conditions.
- 344 (5) On a showing by a manufacturer or distributor of good
- 345 cause, the commission may extend the time limit set forth in
- 346 subsection (3) of this section. An extension under this
- 347 subsection shall not exceed twelve (12) months. An application
- 348 for an extension after the first extension is granted is subject
- 349 to protest by a dealer of the same line or make whose dealership
- 350 is located in the same county as, or within fifteen (15) miles of,
- 351 the dealership owned or controlled by the manufacturer or
- 352 distributor.
- 353 (6) Notwithstanding any other provision of this section, a
- 354 person who, on June 7, 1995, held both a motor home dealer's
- 355 license and a motor home manufacturer's license issued under the
- 356 Mississippi Motor Vehicle Commission Law may:
- 357 (a) Hold both a motor home dealer's license and a motor
- 358 home manufacturer's license; and
- 359 (b) Operate as both a manufacturer and dealer of motor

- 360 homes but of no other type of vehicle.
- 361 SECTION 10. Section 63-17-55, Mississippi Code of 1972, is
- 362 amended as follows: [WAN1]
- 363 63-17-55. The following words, terms and phrases, when used
- 364 in the Mississippi Motor Vehicle Commission Law, shall have the
- 365 meanings respectively ascribed to them in this section, except
- 366 where the context clearly indicates a different meaning:
- 367 (a) "Motor vehicle" means any motor-driven vehicle of
- 368 the sort and kind required to have a Mississippi road or bridge
- 369 privilege license, and shall include, but not be limited to,
- 370 motorcycles.
- 371 (b) "Motor vehicle dealer" means any person, firm,
- 372 partnership, copartnership, association, corporation, trust or
- 373 legal entity, not excluded by subsection (c) of this section, who
- 374 holds a bona fide contract or franchise in effect with a
- 375 manufacturer, distributor or wholesaler of new motor vehicles, and
- 376 a license under the provisions of the Mississippi Motor Vehicle
- 377 Commission Law, and such duly franchised and licensed motor
- 378 vehicle dealers shall be the sole and only persons, firms,
- 379 partnerships, copartnerships, associations, corporations, trusts
- 380 or legal entities entitled to sell and publicly or otherwise
- 381 solicit and advertise for sale new motor vehicles as such.
- 382 (c) The term "motor vehicle dealer" does not include:
- 383 (i) Receivers, trustees, administrators,
- 384 executors, guardians or other persons appointed by or acting under
- 385 judgment, decree or order of any court; or
- 386 (ii) Public officers while performing their duties
- 387 as such officers; or
- 388 (iii) Employees of persons, corporations or
- 389 associations enumerated in subsection (c)(i) of this section when
- 390 engaged in the specific performance of their duties as such
- 391 employees.
- 392 (d) "New motor vehicle" means a motor vehicle which has

- 393 not been previously sold to any person except a distributor or
- 394 wholesaler or motor vehicle dealer for resale.
- 395 (e) "Ultimate purchaser" means, with respect to any new
- 396 motor vehicle, the first person, other than a motor vehicle dealer
- 397 purchasing in his capacity as such dealer, who in good faith
- 398 purchases such new motor vehicle for purposes other than for
- 399 resale.
- 400 (f) "Retail sale" or "sale at retail" means the act or
- 401 attempted act of selling, bartering, exchanging or otherwise
- 402 disposing of a new motor vehicle to an ultimate purchaser for use
- 403 as a consumer.
- 404 (g) "Motor vehicle salesman" means any person who is
- 405 employed as a salesman by a motor vehicle dealer whose duties
- 406 include the selling or offering for sale of new motor vehicles.
- 407 (h) "Commission" means the Mississippi Motor Vehicle
- 408 Commission.
- 409 (i) "Manufacturer" means any person, firm, association,
- 410 corporation or trust, resident or nonresident, who manufactures or
- 411 assembles new motor vehicles.
- 412 (j) "Distributor" or "wholesaler" means any person,
- 413 firm, association, corporation or trust, resident or nonresident,
- 414 who in whole or in part sells or distributes new motor vehicles to
- 415 motor vehicle dealers, or who maintains distributor
- 416 representatives.
- 417 (k) "Factory branch" means a branch or division office
- 418 maintained by a person, firm, association, corporation or trust
- 419 who manufactures or assembles new motor vehicles for sale to
- 420 distributors or wholesalers, to motor vehicle dealers, or for
- 421 directing or supervising, in whole or in part, its
- 422 representatives.
- 423 (1) "Distributor branch" means a branch or division
- 424 office similarly maintained by a distributor or wholesaler for the
- 425 same purposes a factory branch or division is maintained.

- 426 (m) "Factory representative" means a representative
- 427 employed by a person, firm, association, corporation or trust who
- 428 manufactures or assembles new motor vehicles, or by a factory
- 429 branch, for the purpose of making or promoting the sale of his,
- 430 its or their new motor vehicles, or for supervising or contacting
- 431 his, its or their dealers or prospective dealers.
- 432 (n) "Distributor representative" means a representative
- 433 similarly employed by a distributor, distributor branch, or
- 434 wholesaler.
- 435 (o) "Person" means and includes, individually and
- 436 collectively, individuals, firms, partnerships, copartnerships,
- 437 associations, corporations and trusts, or any other forms of
- 438 business enterprise, or any legal entity.
- (p) "Good faith" means the duty of each party to any
- 440 franchise, and all officers, employees or agents thereof, to act
- 441 in a fair and equitable manner toward each other so as to
- 442 guarantee the one party freedom from coercion, intimidation or
- 443 threats of coercion or intimidation from the other party.
- 444 However, recommendation, endorsement, exposition, persuasion,
- 445 urging or argument shall not be deemed to constitute a lack of
- 446 good faith.
- (q) "Coerce" means the failure to act in good faith in
- 448 performing or complying with any terms or provisions of the
- 449 franchise or agreement. However, recommendation, exposition,
- 450 persuasion, urging or argument shall not be deemed to constitute a
- 451 lack of good faith.
- 452 (r) "Special tools" are those which a dealer was
- 453 required to purchase by the manufacturer or distributor for
- 454 service on that manufacturer's product.
- 455 (s) "Motor vehicle lessor" means any person, not
- 456 excluded by subsection (c) of this section, engaged in the motor
- 457 vehicle leasing or rental business.
- (t) "Specialty vehicle" means a motor vehicle

459 manufactured by a second stage manufacturer by purchasing motor

460 vehicle components, e.g. frame and drive train, and completing the

- 461 manufacturer of finished motor vehicles for the purpose of resale
- 462 with the primary manufacturer warranty unimpaired, to a limited
- 463 commercial market rather than the consuming public. Specialty
- 464 vehicles include garbage trucks, ambulances, fire trucks, buses,
- 465 limousines, hearses and other similar limited purpose vehicles as
- 466 the commission may by regulation provide.
- 467 (u) "Auto auction" means (i) any person who provides a
- 468 place of business or facilities for the wholesale exchange of
- 469 motor vehicles by and between duly licensed motor vehicle dealers,
- 470 (ii) any motor vehicle dealer licensed to sell used motor vehicles
- 471 selling motor vehicles using an auction format but not on
- 472 consignment, or (iii) any person who provides the facilities for
- 473 or is in the business of selling in an auction format motor
- 474 vehicles.
- 475 (v) "Motor home" means a motor vehicle that is designed
- 476 and constructed primarily to provide temporary living quarters for
- 477 recreational, camping or travel use.
- 478 (w) "Dealer-operator" means the individual designated
- 479 <u>in the franchise agreement as the operator of the motor vehicle</u>
- 480 <u>dealership</u>.
- 481 (x) "Franchise" or "franchise agreement" means a
- 482 written contract or agreement between a motor vehicle dealer and a
- 483 <u>manufacturer or its distributor or factory branch by which the</u>
- 484 motor vehicle is authorized to engage in the business of selling
- 485 or leasing the specific makes, models or classifications of new
- 486 <u>motor vehicles marketed or leased by the manufacturer and</u>
- 487 <u>designated in the agreement or any addendum to such agreement.</u>
- SECTION 11. Section 63-17-73, Mississippi Code of 1972, is
- 489 amended as follows: [WAN2]
- 490 63-17-73. (1) It is unlawful and a misdemeanor:
- 491 (a) For any person, firm, association, corporation or

- 492 trust to engage in business as, or serve in the capacity of, or
- 493 act as a motor vehicle dealer, motor vehicle salesman,
- 494 manufacturer, distributor, wholesaler, factory branch or division,
- 495 distributor branch or division, wholesaler branch or division,
- 496 factory representative or distributor representative, as such, in
- 497 this state without first obtaining a license therefor as provided
- 498 in the Mississippi Motor Vehicle Commission Law, regardless of
- 499 whether or not said person, firm, association, corporation or
- 500 trust maintains or has a place or places of business in this
- 501 state. Any person, firm, association, corporation or trust
- 502 engaging, acting, or serving in more than one of said capacities
- 503 or having more than one place where such business is carried on or
- 504 conducted shall be required to obtain and hold a current license
- 505 for each capacity and place of business.
- 506 (b) For a motor vehicle dealer or a motor vehicle
- 507 salesman:
- 1. To require a purchaser of a new motor vehicle,
- 509 as a condition of sale and delivery thereof, to also purchase
- 510 special features, appliances, equipment, parts or accessories not
- 511 desired or requested by the purchaser. However, this prohibition
- 512 shall not apply as to special features, appliances, equipment,
- 513 parts or accessories which are already installed on the car when
- 514 received by the dealer.
- 515 2. To represent and sell as a new motor vehicle
- 516 any motor vehicle which has been used and operated for
- 517 demonstration purposes or which is otherwise a used motor vehicle.
- 3. To resort to or use any false or misleading
- 519 advertisement in connection with his business as such motor
- 520 vehicle dealer or motor vehicle salesman.
- 521 (c) For a manufacturer, a distributor, a wholesaler, a
- 522 distributor branch or division, a factory branch or division, or a
- 523 wholesaler branch or division, or officer, agent or other
- 524 representative thereof, to coerce, or attempt to coerce, any motor

525 vehicle dealer:

- 1. To order or accept delivery of any motor
- 527 vehicle or vehicles, appliances, equipment, parts or accessories
- 528 therefor, or any other commodity or commodities which shall not
- 529 have been voluntarily ordered by said motor vehicle dealer.
- 530 2. To order or accept delivery of any motor
- 531 vehicle with special features, appliances, accessories or
- 532 equipment not included in the list price of said motor vehicles as
- 533 publicly advertised by the manufacturer thereof.
- 3. To order for any person any parts, accessories,
- 535 equipment, machinery, tools, appliances, or any commodity
- 536 whatsoever.
- 537 4. To contribute or pay money or anything of value
- 538 into any cooperative or other advertising program or fund.
- 539 (d) For a manufacturer, a distributor, a wholesaler, a
- 540 distributor branch or division, a factory branch or division, or a
- 541 wholesaler branch or division, or officer, agent or other
- 542 representative thereof:
- 1. To refuse to deliver in reasonable quantities
- 544 and within a reasonable time after receipt of dealer's order to
- 545 any duly licensed motor vehicle dealer having a franchise or
- 546 contractual arrangement for the retail sale of new motor vehicles
- 547 sold or distributed by such manufacturer, distributor, wholesaler,
- 548 distributor branch or division, factory branch or division or
- 549 wholesale branch or division, any such motor vehicles as are
- 550 covered by such franchise or contract specifically publicly
- 551 advertised by such manufacturer, distributor, wholesaler,
- 552 distributor branch or division, factory branch or division or
- 553 wholesale branch or division, to be available for immediate
- 554 delivery. However, the failure to deliver any motor vehicle shall
- 555 not be considered a violation of this subsection if such failure
- 556 be due to acts of God, work stoppages or delays due to strikes or
- 557 labor difficulties, freight embargoes or other causes over which

the manufacturer, distributor, or wholesaler, or any agent thereof, shall have no control.

560 To coerce, or attempt to coerce any motor 561 vehicle dealer to enter into any agreement, with such 562 manufacturer, distributor, wholesaler, distributor branch or division, factory branch or division, or wholesaler branch or 563 division, or officer, agent or other representative thereof, or to 564 565 do any other act prejudicial to said dealer by threatening to 566 cancel any franchise or any contractual agreement existing between 567 such manufacturer, distributor, wholesaler, distributor branch or division, factory branch or division, or wholesaler branch or 568 569 division, and said dealer. However, good faith notice to any motor vehicle dealer of said dealer's violation of any terms or 570 provisions of such franchise or contractual agreement shall not 571 572 constitute a violation of this subsection.

To terminate or cancel the franchise or selling agreement of any such dealer without due cause. The nonrenewal of a franchise or selling agreement, without due cause, shall constitute an unfair termination or cancellation, regardless of the terms or provisions of such franchise or selling agreement. Such manufacturer, distributor, wholesaler, distributor branch or division, factory branch or division, or wholesaler branch or division, or officer, agent or other representative thereof shall notify a motor vehicle dealer in writing, and forward a copy of such notice to the commission, of the termination or cancellation of the franchise or selling agreement of such dealer at least sixty (60) days before the effective date thereof, stating the specific grounds for such termination or cancellation. manufacturer, distributor, wholesaler, distributor branch or division, factory branch or division, or wholesaler branch or division, or officer, agent or other representative thereof shall notify a motor vehicle dealer in writing, and forward a copy of

such notice to the commission, at least sixty (60) days before the

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591 contractual term of his franchise or selling agreement expires that the same will not be renewed, stating the specific grounds 592 593 for such nonrenewal, in those cases where there is no intention to renew the same. In no event shall the contractual term of any 594 595 such franchise or selling agreement expire, without the written consent of the motor vehicle dealer involved, prior to the 596 expiration of at least sixty (60) days following such written 597 notice. Any motor vehicle dealer who receives written notice that 598 599 his franchise or selling agreement is being terminated or 600 cancelled or who receives written notice that his franchise or selling agreement will not be renewed, may, within such sixty-day 601 602 notice period, file with the commission a verified complaint for its determination as to whether such termination or cancellation 603 or nonrenewal is unfair within the purview of the Mississippi 604 605 Motor Vehicle Commission Law, and any such franchise or selling 606 agreement shall continue in effect until final determination of 607 the issues raised in such complaint notwithstanding anything to 608 the contrary contained in said law or in such franchise or selling 609 agreement.

4. To resort to or use any false or misleading advertisement in connection with his or its business as such manufacturer, distributor, wholesaler, distributor branch or division, factory branch or division, or wholesaler branch or division, or officer, agent or other representative thereof.

5. To offer to sell or to sell any new motor vehicle to any motor vehicle dealer at a lower actual price

therefor than the actual price charged to any other motor vehicle
dealer for the same model vehicle similarly equipped or to utilize
any device, including but not limited to, sales promotion plans or
programs which result in such lesser actual price. The provisions
of this subsection shall not apply so long as a manufacturer,
distributor or wholesaler, or any agent thereof, offers to sell or

622 distributor or wholesaler, or any agent thereof, offers to sell of

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624 price. This subsection shall not be construed to prevent the

625 offering of volume discounts if such discounts are equally

- 626 available to all franchised dealers in this state.
- The provisions of this subsection shall not apply to sales to
- 628 a motor vehicle dealer of any motor vehicle ultimately sold,
- 629 donated or used by said dealer in a driver education program, or
- 630 to sales to a motor vehicle dealer for resale to any unit of
- 631 government, federal, state or local.
- 6. To offer to sell or to sell any new motor
- 633 vehicle to any person, except a wholesaler or distributor, at a
- 634 lower actual price therefor than the actual price offered and
- 635 charged to a motor vehicle dealer for the same model vehicle
- 636 similarly equipped or to utilize any device which results in such
- 637 lesser actual price.
- 7. To offer to sell or to sell parts and/or
- 639 accessories to any new motor vehicle dealer for use in his own
- 640 business for the purpose of repairing or replacing the same or a
- 641 comparable part or accessory, at a lower actual price therefor
- 642 than the actual price charged to any other new motor vehicle
- 643 dealer for similar parts and/or accessories for use in his own
- 644 business. However, it is recognized that certain motor vehicle
- 645 dealers operate and serve as wholesalers of parts and accessories
- 646 to retail outlets, and nothing herein contained shall be construed
- 647 to prevent a manufacturer, distributor or wholesaler, or any agent
- 648 thereof, from selling to a motor vehicle dealer who operates and
- 649 serves as a wholesaler of parts and accessories, such parts and
- 650 accessories as may be ordered by such motor vehicle dealer for
- 651 re-sale to retail outlets, at a lower actual price than the actual
- 652 price charged a motor vehicle dealer who does not operate or serve
- 653 as a wholesaler of parts and accessories.
- 8. To prevent or attempt to prevent by contract or
- otherwise any motor vehicle dealer from changing the capital
- 656 structure of his dealership or the means by or through which he

657	finances the operation of his dealership, provided the dealer at
658	all times meets any capital standards agreed to between the
659	dealership and the manufacturer, distributor or wholesaler,
660	provided such standards are deemed reasonable by the commission.
661	9. To prevent or attempt to prevent by contract or
662	otherwise any motor vehicle dealer or any officer, partner or
663	stockholder of any motor vehicle dealer from selling or
664	transferring any part of the interest of any of them to any other
665	person or persons or party or parties. However, no dealer,
666	officer, partner or stockholder shall have the right to sell,
667	transfer or assign the franchise or any right thereunder without
668	the consent of the manufacturer, distributor or wholesaler.
669	(e) For a manufacturer or distributor:
670	1. To condition the renewal or extension of a
671	franchise on a motor vehicle dealer's substantial renovation of
672	the dealer's place of business or on the construction, purchase,
673	acquisition, or rental of a new place of business by the motor
674	vehicle dealer, unless the motor vehicle dealer is notified in
675	writing of the intent to impose such condition within a reasonable
676	time prior to the effective date of the proposed renewal or
677	extension, but in no case less than one hundred eighty (180) days
678	prior to the renewal or extension and the manufacturer or
679	distributor demonstrates to the commission the need for such
680	demand in view of the need to service the public and the economic
681	conditions existing in the motor vehicle industry at the time such
682	action would be required of the motor vehicle dealer. As a part
683	of any such condition the manufacturer or distributor shall supply
684	the motor vehicle dealer with an adequate initial supply and mode
685	mix of motor vehicles to meet the sales levels necessary to
686	support the increased overhead incurred by the motor vehicle
687	dealer by reason of such renovation, construction, purchase or
688	rental of a new place of business.
689	2. To require, coerce, or attempt to coerce a

590	motor vehicle dealer to refrain from participation in the
591	management of, investment in or the acquisition of any other line
592	of motor vehicles or related products, as long as the motor
593	vehicle dealer remains in substantial compliance with reasonable
594	facilities requirements of the manufacturer or distributor. The
595	reasonable facilities requirement of the manufacturer or
596	distributor shall not include any requirement that a motor vehicle
597	dealer establish or maintain exclusive facilities, personnel or
598	display space when the requirements are unreasonable considering
599	current economic conditions and not otherwise justified by
700	reasonable business considerations. The burden of proving by a
701	preponderance of the evidence that the current economic conditions
702	and reasonable business considerations justify exclusive
703	facilities is on the manufacturer or distributor.
704	3. To fail or refuse to sell or offer to sell to
705	all motor vehicle dealers in a line or make every motor vehicle
706	sold or offered for sale under the franchise agreement to any
707	motor vehicle dealer of the same line or make, or to unreasonably
708	require a motor vehicle dealer to pay an extra fee, purchase
709	unreasonable advertising displays or any other material, or to
710	unreasonably require the dealer to remodel, renovate or
711	recondition its existing facilities as a prerequisite to receiving
712	a certain model or series of vehicles. However, the failure to
713	deliver any such motor vehicle shall not be considered a violation
714	of this section if the failure is not arbitrary and is due to a
715	lack of manufacturing capacity or to a strike or labor difficulty,
716	a shortage of materials, a freight embargo or other cause over
717	which the manufacturer or distributor has no control.
718	4. To coerce, or attempt to coerce, a motor
719	vehicle dealer to adhere to performance standards that are not
720	applied uniformly to other similarly situated motor vehicle
721	dealers. Performance standards may be imposed if they are fair,
722	reasonable, equitable and based upon accurate information. If

- 723 performance standards are based upon a survey, the manufacturer or
- 724 <u>distributor shall establish the objectivity of the survey process</u>
- 725 and provide this information to any motor vehicle dealer of the
- 726 same line or make covered by the survey request. Each response to
- 727 <u>a survey used by a manufacturer in preparing an evaluation or</u>
- 728 performance rating of a motor vehicle dealer shall be made
- 729 available to that motor vehicle dealer, or it cannot be used by
- 730 <u>the manufacturer or distributor</u>. However, if a customer requests
- 731 that the manufacturer or distributor not disclose the customer's
- 732 <u>identity to the dealer, the manufacturer may withhold the</u>
- 733 <u>customer's identity in providing the survey response to the motor</u>
- 734 <u>vehicle dealer, and the manufacturer or distributor may use the</u>
- 735 <u>response.</u>
- 736 (2) Concerning any sale of a motor vehicle or vehicles to
- 737 the State of Mississippi, or to the several counties or
- 738 municipalities thereof, or to any other political subdivision
- 739 thereof, no manufacturer, distributor or wholesaler shall offer
- 740 any discounts, refunds, or any other similar type inducements to
- 741 any dealer without making the same offer or offers to all other of
- 742 its dealers within the state. If such inducements above-mentioned
- 743 are made, the manufacturer, distributor or wholesaler shall give
- 744 simultaneous notice thereof to all of its dealers within the
- 745 state.
- 746 (3) It is unlawful to be a broker. For the purpose of this
- 747 subsection, "broker" means a person who, for a fee, commission or
- 748 other valuable consideration, arranges or offers to arrange a
- 749 transaction involving the sale, for purposes other than resale, of
- 750 a new motor vehicle, and who is not:
- 751 (a) A new motor vehicle dealer or agent or employee of
- 752 such a dealer; or
- 753 (b) A distributor or an agent or employee of such a
- 754 distributor.
- 755 However, an individual shall not be deemed to be a broker if

- 756 he or she is the owner of the new or used motor vehicle which is
- 757 the object of the brokering transaction.
- 758 SECTION 12. Section 63-17-75, Mississippi Code of 1972, is
- 759 amended as follows: [WAN3]
- 760 63-17-75. (1) Within ninety (90) days after July 1, 1970,
- 761 all persons who on July 1, 1970, are engaged in a business or
- 762 occupation for which a license is required under the Mississippi
- 763 Motor Vehicle Commission Law, shall make application on forms
- 764 prescribed by the commission for their respective licenses. All
- 765 such persons shall be permitted, without a license, to continue to
- 766 engage in the business or occupation for which a license is
- 767 applied for until the license is either granted or, in case it is
- 768 denied, until the applicant has exhausted or has had an
- 769 opportunity to exhaust all of his remedies under Section 63-17-99.
- 770 No person not engaged in a business or occupation requiring such
- 771 a license on July 1, 1970, shall be permitted to engage in such
- 772 business or occupation until he shall have first obtained a
- 773 license to engage in such business or occupation.
- 774 Applications for * * * licenses shall be verified by the oath
- 775 or affirmation of the applicants and shall be on forms prescribed
- 776 by the commission and furnished to * * * applicants. * * *
- 777 Applications shall contain such information as the commission
- 778 deems necessary to enable it to fully determine the qualifications
- 779 and eligibility of the several applicants to receive the license
- 780 or licenses applied for. The commission shall require that there
- 781 be set forth in each * * * application information relating to the
- 782 applicant's financial standing, the applicant's business
- 783 integrity, whether the applicant has an established place of
- 784 business and is primarily engaged in the pursuit, avocation, or
- 785 business for which a license or licenses is applied for, and
- 786 whether the applicant is able to properly conduct the business for
- 787 which a license or licenses is applied for, and such other
- 788 pertinent information consistent with the safeguarding of the

789 public interest and public welfare. Applications for \underline{a} license as a motor vehicle dealer shall, in addition to the foregoing, * * * 790 791 be accompanied by the filing with the commission of a bona fide contract or franchise then in effect between the applicant and a 792 793 manufacturer, distributor or wholesaler of the new motor vehicle 794 or vehicles proposed to be dealt in, unless such contract or 795 franchise has already been filed with the commission in connection with a previous application made by such applicant, in which event 796 the applicant shall, in lieu of again filing the contract or 797 798 franchise, identify the contract or franchise by appropriate reference and file all revisions and additions, if any, which have 799 800 been made to the contract or franchise. The applicant must 801 furnish satisfactory evidence that he or it maintains adequate space in the building or structure wherein his or its established 802 803 business is conducted for the display of new motor vehicles, or he 804 or it will have such facilities within a reasonable time after 805 receiving a license, and that he or it has or will have adequate facilities in said building or structure for the repair and 806 807 servicing of motor vehicles and the storage of new parts and 808 accessories for motor vehicles. However, the failure to furnish 809 the evidence called for in the preceding sentence shall not constitute sufficient cause for denying a license to any motor 810 vehicle dealer who on July 1, 1970, was an enfranchised new motor 811 812 vehicle dealer in this state of a manufacturer, distributor or wholesaler of new motor vehicles and who continued to be such a 813 814 dealer from such date until application was made for a license as 815 a motor vehicle dealer. (2) New applications for licenses as motor vehicle dealers 816 shall be accompanied by a surety bond issued by a bonding company 817 818 or insurance company authorized to do business in this state, in 819 the principal sum of Twenty-five Thousand Dollars (\$25,000.00) for each location; provided, however, that an applicant for licenses 820

at multiple locations may provide a surety bond in the principal

822 s	sum of	One	Hundred	Thousand	Dollars	(\$100	,000.00) to	cover	all
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- 823 <u>licensed locations in lieu of a separate bond for each location.</u>
- 824 The bond shall be in a form satisfactory to the commission.
- 825 The bond shall be conditioned upon compliance with the
- 826 provisions of the Mississippi Motor Vehicle Commission Law. The
- 827 bond shall also be an indemnity for any loss sustained by any
- 828 person by reason of the acts of the person bonded when those acts
- 829 constitute grounds for the suspension or revocation of such
- 830 person's motor vehicle dealer license. The bond shall be executed
- 831 in the name of the State of Mississippi for the benefit of any
- 832 aggrieved party. The aggregate liability of the surety for any
- 833 claimants, regardless of the number of years the bond is in
- 834 effect, shall not exceed the principal amount of the bond. The
- 835 proceeds of the bond shall be paid upon receipt by the commission
- 836 <u>of a final judgment from a Mississippi court of competent</u>
- 837 jurisdiction against the principal and in favor of an aggrieved
- 838 party.
- SECTION 13. Section 63-17-51, Mississippi Code of 1972, is
- 840 amended as follows:[WAN4]
- 841 63-17-51. Sections 63-17-51 through 63-17-125 shall be known
- 842 and may be cited as the "Mississippi Motor Vehicle Commission
- 843 Law."
- SECTION 14. This act shall take effect and be in force from
- 845 and after July 1, 2000.