GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

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HOUSE BILL 1227 Senate Judiciary I Committee Substitute Adopted 8/11/05

	Short Title: M	Interview					
	Sponsors:						
	Referred to:	Referred to:					
	April 14, 2005						
1		A BILL TO BE ENTITLED					
2	AN ACT TO CLARIFY THE MOTOR VEHICLE REPAIR ACT AND TO AMEND						
3	MOTOR VEHICLE FRANCHISE LAWS.						
-	The General As	The General Assembly of North Carolina enacts:					
	SECTION 1. G.S. 20-354.2 reads as rewritten:						
	"§ 20-354.2. D	"§ 20-354.2. Definitions.					
	As used in this act:						
	(1)	"Customer" means the person who signs the written repair estimate or					
		any other person whom that person designates as a person who may					
		authorize repair work.					
	(2)	"Employee" means an individual who is employed full time or part					
		time by a motor vehicle repair shop and performs motor vehicle					
		repairs.					
	(3)	"Motor vehicle" means any automobile, truck, bus, recreational					
		vehicle, motorcycle, motor scooter, or other motor-powered vehicle,					
		but does not include trailers, mobile homes, travel trailers, or trailer					
		coaches without independent motive power, or watercraft or aircraft.					
	(4)	"Motor vehicle repair" means all maintenance of and modification and					
		repairs to motor vehicles and the diagnostic work incident to those					
		repairs, including, but not limited to, the rebuilding or restoring of					
		rebuilt vehicles, body work, painting, warranty work, shop supply fees,					
		hazardous material disposal fees incident to a repair, and other work					
		customarily undertaken by motor vehicle repair shops. Motor vehicle					
		repair does not include the sale or installation of tires when authorized					
	/ _ \	by the customer.					
	(5)	"Motor vehicle repair shop" means any person who, for compensation,					
		engages or attempts to engage in the repair of motor vehicles owned					
		by other persons and includes, but is not limited to:					
		a. Mobile motor vehicle repair shops.					

2

General Ass	embly of	North Carolina	Session 2005
	b.	Motor vehicle and recreati	onal vehicle dealers
	с.	Garages.	
	d.	Service stations.	
	е.	Self-employed individuals	4-
	f.	Truck stops.	
	g.	Paint and body shops.	
	h.	Brake, muffler, or transmi	ssion shops.
	i.	Shops doing glasswork.	F
Any pers	on who e		nance or repair of the coach portion of
• •		s not a motor vehicle repair	
		2. G.S. 20-305 reads as rew	A
§ 20-305.	Coercin	g dealer to accept commo	odities not ordered; threatening to
			of ownership; granting additional
			thout good cause; preventing family
	ccession.		
It shall b	e unlawfi	l for any manufacturer, fact	tory branch, distributor, or distributor
anch, or a	ny field r	epresentative, officer, agent	, or any representative whatsoever of
ny of them:			
	•		
(5)) To e	nter into a franchise establis	hing an additional new motor vehicle
			g new motor vehicle dealer into a
	relev	ant market area where the	same line make is then represented
			ng the Commissioner and each new
			make in the relevant market area of
			tional dealer or to relocate an existing
			et area. Within 30 days of receiving
		•	fter the end of any appeal procedure
	-	-	ny new motor vehicle dealer may file
			to the establishing or relocating of the
			a protest is filed, the Commissioner
			acturer that a timely protest has been
			r shall not establish or relocate the
	· ·		ler until the Commissioner has held a
		-	there is good cause for permitting the
		ion or relocation of such new	
	a.	This section does not apply	-
			f an existing new motor vehicle dealer
			s relevant market area, provided that
			be at a site within 10 miles of a or vehicle dealer for the same line
			vehicle. If this sub-subdivision is
			alers trading in the same line-make of
			ated within the 10-mile radius shall be
			acco within the ro-inne radius shall be

1		entitled to notice from the manufacturer and have the
2		protest rights afforded under this section; or
3	2.	If the proposed additional new motor vehicle dealer is to
4		be established at or within two miles of a location at
5		which a former licensed new motor vehicle dealer for the
6		same line make of new motor vehicle had ceased
7		operating within the previous two years;
8	3.	To the relocation of an existing new motor vehicle dealer
9		within two miles of the existing site of the new motor
10		vehicle dealership if the franchise has been operating on
11		a regular basis from the existing site for a minimum of
12		three years immediately preceding the relocation;
13	4.	To the relocation of an existing new motor vehicle dealer
14		if the proposed site of the relocated new motor vehicle
15		dealership is further away from all other new motor
16		vehicle dealers of the same line make in that relevant
17		market area. area; or
18	<u>5.</u>	To the relocation of an existing new motor vehicle dealer
19		to a location within four and one-half miles of the
20		existing site of the new motor vehicle dealership if the
21		line make has been operating on a regular basis from the
22		existing site for a minimum of 50 years immediately
23		preceding the effective date of this sub-subdivision,
24		provided that the relocation site not be located within
25		four miles of another licensed new motor vehicle dealer
26		for the same line make of motor vehicle.
27	"	
28	SECTION 3. This	act is effective when it becomes law.