LEGISLATURE OF NEBRASKA ONE HUNDRED FIFTH LEGISLATURE

SECOND SESSION

LEGISLATIVE BILL 830

Introduced by Vargas, 7.

Read first time January 04, 2018

Committee:

- 1 A BILL FOR AN ACT relating to the Motor Vehicle Industry Regulation Act;
- to amend section 60-1411.03, Reissue Revised Statutes of Nebraska,
- 3 section 60-1438.01, Revised Statutes Cumulative Supplement, 2016,
- 4 and section 60-1407, Revised Statutes Supplement, 2017; to change
- 5 provisions relating to license applications, prohibited acts, and
- franchise restrictions; and to repeal the original sections.
- 7 Be it enacted by the people of the State of Nebraska,

1 Section 1. Section 60-1407, Revised Statutes Supplement, 2017, is

- 2 amended to read:
- 3 60-1407 Any person desiring to apply for one or more of the types of
- 4 licenses described in the Motor Vehicle Industry Regulation Act shall
- 5 submit to the board, in writing, the following required information:
- 6 (1) The name and address of the applicant, if the applicant is an
- 7 individual, his or her social security number, and the name under which
- 8 he or she intends to conduct business. If the applicant is a partnership
- 9 or limited liability company, it shall set forth the name and address of
- 10 each partner or member thereof and the name under which the business is
- 11 to be conducted. If the applicant is a corporation, it shall set forth
- 12 the name of the corporation and the name and address of each of its
- 13 principal officers;
- 14 (2) The place or places, including the city or village and the
- 15 street and street number, if any, where the business is to be conducted;
- 16 (3) If the application is for a motor vehicle dealer's license,
- 17 trailer dealer's license, or motorcycle dealer's license (a) the name or
- 18 names of the new motor vehicle or vehicles, new trailer or trailers, or
- 19 new motorcycle or motorcycles which the applicant has been enfranchised
- 20 to sell or exchange, (b) the name or names and address or addresses of
- 21 the manufacturer or distributor who has enfranchised the applicant, (c) a
- 22 current copy of each existing franchise, and (d) a description of the
- 23 community, as applicable;
- 24 (4) If the application is for any of the above-named classes of
- 25 dealer's licenses, the name and address of the person who is to act as a
- 26 motor vehicle, trailer, or motorcycle salesperson under such license if
- 27 issued;
- 28 (5) If the application is for a dealer's agent, the dealers for
- 29 which the agent will be buying;
- 30 (6) A description of the proposed place or places of business
- 31 proposed to be operated in the event a license is granted together with

- 1 (a) a statement whether the applicant owns or leases the proposed
- 2 established place of business and, if the proposed established place of
- 3 business is leased, the applicant shall file a true and correct copy of
- 4 the lease agreement, and (b) a description of the facilities for the
- 5 display of motor vehicles, trailers, and motorcycles;
- 6 (7) If the application is for a manufacturer's license, a statement
- 7 regarding the manufacturer's compliance with the Motor Vehicle Industry
- 8 Regulation Act; and
- 9 (8) A statement that the licensee will comply with and be subject to
- 10 the act, the rules and regulations adopted and promulgated by the board,
- and any amendments to the act and the rules and regulations existing on
- 12 the date of application.
- 13 Subdivision (3)(d) of this section shall not be construed to require
- 14 any licensee who has a franchise on August 31, 2003, to show good cause
- 15 to be in the same community as any other licensee who has a franchise of
- 16 the same line-make in the same community on August 31, 2003.
- 17 Sec. 2. Section 60-1411.03, Reissue Revised Statutes of Nebraska, is
- 18 amended to read:
- 19 60-1411.03 It shall be unlawful for any licensee or motor vehicle
- 20 dealer to engage, directly or indirectly, in the following acts:
- 21 (1) To advertise and offer any year, make, engine size, model, type,
- 22 equipment, price, trade-in allowance, or terms or make other claims or
- 23 conditions pertaining to the sale, leasing, or rental of motor vehicles,
- 24 motorcycles, and trailers which are not truthful and clearly set forth;
- 25 (2) To advertise for sale, lease, or rental a specific motor
- 26 vehicle, motorcycle, or trailer which is not in the possession of the
- 27 dealer, owner, or advertiser and willingly shown and sold, as advertised,
- 28 illustrated, or described, at the advertised price and terms, at the
- 29 advertised address. Unless otherwise specified, a motor vehicle,
- 30 motorcycle, or trailer advertised for sale shall be in operable condition
- 31 and, on request, the advertiser thereof shall show records to

- 1 substantiate an advertised offer;
- 2 (3) To advertise a new motor vehicle, motorcycle, or trailer at a
- 3 price which does not include standard equipment with which it is fitted
- 4 or is ordinarily fitted, without disclosing such fact, or eliminating any
- 5 such equipment for the purpose of advertising a low price;
- 6 (4) To advertise (a) that the advertiser's prices are always or
- 7 generally lower than competitive prices and not met or equalled by others
- 8 or that the advertiser always or generally undersells competitors, (b)
- 9 that the advertiser's prices are always or generally the lowest or that
- 10 no other dealer has lower prices, (c) that the advertiser is never
- 11 undersold, or (d) that no other advertiser or dealer will have a lower
- 12 price;
- 13 (5) To advertise and make statements such as, Write Your Own Deal,
- 14 Name Your Own Price, or Name Your Own Monthly Payments and other
- 15 statements of a similar nature;
- 16 (6) To advertise by making disparaging comparisons with competitors'
- 17 services, quality, price, products, or business methods;
- 18 (7) To advertise by making the layout, headlines, illustrations, and
- 19 type size of an advertisement so as to convey or permit an erroneous
- 20 impression as to which motor vehicle, motorcycle, or trailer or motor
- 21 vehicles, motorcycles, or trailers are offered at featured prices. No
- 22 advertised offer, expression, or display of price, terms, downpayment,
- 23 trade-in allowance, cash difference, or savings shall be misleading by
- 24 itself, and any qualification to such offer, expression, or display shall
- 25 be clearly and conspicuously set forth in comparative type size and
- 26 style, location, and layout to prevent deception;
- 27 (8) To advertise the price of a motor vehicle, motorcycle, or
- 28 trailer without including all charges which the customer must pay for the
- 29 motor vehicle, motorcycle, or trailer, excepting state and local taxes
- 30 and license, title, and other fees. It shall be unlawful to advertise
- 31 prices described as unpaid balance unless they are the full cash selling

- 1 price and to advertise price which is not the full selling price even
- 2 though qualified with expressions such as with trade, with acceptable
- 3 trade, or other similar words;
- 4 (9) To advertise as at cost, below cost, below invoice, or
- 5 wholesale, unless the term used is strictly construed that the word cost
- 6 as used in this subdivision or in a similar meaning is the actual price
- 7 paid by the advertiser to the manufacturer for the motor vehicle,
- 8 motorcycle, or trailer so advertised;
- 9 (10) To advertise claims that Everybody Financed, No Credit
- 10 Rejected, or We Finance Anyone and other similar affirmative statements;
- 11 (11) To advertise a specific trade-in amount or range of amounts;
- 12 (12) To advertise the words Finance, Loan, or Discounts or others of
- 13 similar import in the firm name or trade style of a person offering motor
- 14 vehicles, motorcycles, and trailers for sale unless such person is
- 15 actually engaged in the finance business and offering only bona fide
- 16 repossessed motor vehicles, motorcycles, and trailers. It shall be
- 17 unlawful to use the word Repossessed in the name or trade style of a firm
- in the advertising of motor vehicles, motorcycles, and trailers sold by
- 19 such a company unless they are bona fide repossessions sold for unpaid
- 20 balances due only. Advertisers offering repossessed automobiles for sale
- 21 shall be able to offer proof of repossession;
- 22 (13) To advertise the term Authorized Dealer in any way as to
- 23 mislead as to the make or makes of motor vehicles, motorcycles, or
- 24 trailers for which a dealer is franchised to sell at retail;
- 25 (14) To advertise or sell new motor vehicles, motorcycles, and
- 26 trailers by any person who is not the manufacturer or not enfranchised by
- 27 the manufacturer of the motor vehicle, motorcycle, or trailer offered
- 28 without disclosing such the fact in each advertisement which includes the
- 29 motor vehicle, motorcycle, or trailer, and in writing in the lease or
- 30 purchase agreement that the licensee or motor vehicle dealer is not
- 31 enfranchised or authorized by the manufacturer for service under factory

1 warranty provisions. No person shall transfer ownership of a motor

- 2 vehicle, motorcycle, or trailer by reassignment on a manufacturer's
- 3 statement of origin unless the person is the manufacturer of the motor
- 4 vehicle, motorcycle, or trailer or is enfranchised to do so by the
- 5 manufacturer of the motor vehicle, motorcycle, or trailer;
- (15) To advertise used motor vehicles, motorcycles, or trailers so 6 7 as to create the impression that they are new. Used motor vehicles, motorcycles, and trailers of the current and preceding model year shall 8 9 be clearly identified as Used, Executive Driven, Demonstrator, or Driver 10 Training, and lease cars, taxicabs, fleet vehicles, police motor vehicles, or motorcycles as may be the case and descriptions such as Low 11 Mileage or Slightly Driven may also be applied only when correct. The 12 13 terms demonstrator's, executive's, and official's motor vehicles, motorcycles, or trailers shall not be used unless (a) they have never 14 been sold to a member of the public, (b) such terms describe motor 15 vehicles, motorcycles, or trailers used by new motor vehicle, motorcycle, 16 17 or trailer dealers or their employees for demonstrating performance ability, and (c) such vehicles are advertised for sale as such only by an 18 19 authorized dealer in the same make of motor vehicle, motorcycle, or trailer. Phrases such as Last of the Remaining, Closeout, or Final 20 Clearance and others of similar import shall not be used in advertising 21 used motor vehicles, motorcycles, and trailers so as to convey the 22 23 impression that the motor vehicles, motorcycles, and trailers offered are 24 holdover new motor vehicles, motorcycles, and trailers. When new and used 25 motor vehicles, motorcycles, and trailers of the current and preceding model year are offered in the same advertisement, such offers shall be 26 27 clearly separated by description, layout, and art treatment;
- (16) To advertise executives' or officials' motor vehicles, motorcycles, or trailers unless they have been used exclusively by the personnel or executive of the motor vehicle, motorcycle, or trailer manufacturer or by an executive of any authorized dealer of the same make

- 1 thereof and such motor vehicles, motorcycles, and trailers have not been
- 2 sold to a member of the public prior to the appearance of the
- 3 advertisement;
- 4 (17) To advertise motor vehicles, motorcycles, and trailers owned by
- 5 or in the possession of dealers without the name of the dealership or in
- 6 any other manner so as to convey the impression that they are being
- 7 offered by private parties;
- 8 (18) To advertise the term wholesale in connection with the retail
- 9 offering of used motor vehicles, motorcycles, and trailers;
- 10 (19) To advertise the terms auction or auction special and other
- 11 terms of similar import unless such terms are used in connection with
- 12 motor vehicles, motorcycles, and trailers offered or sold at a bona fide
- 13 auction to the highest bidder and under such other specific conditions as
- 14 may be required in the Motor Vehicle Industry Regulation Act;
- 15 (20) To advertise free driving trial unless it means a trial without
- 16 obligation of any kind and that the motor vehicle, motorcycle, or trailer
- 17 may be returned in the period specified without obligation or cost. A
- 18 driving trial advertised on a money back basis or with privilege of
- 19 exchange or applying money paid on another motor vehicle, motorcycle, or
- 20 trailer shall be so explained. Terms and conditions of driving trials,
- 21 free or otherwise, shall be set forth in writing for the customer;
- 22 (21) To advertise (a) the term Manufacturer's Warranty unless it is
- 23 used in advertising only in reference to cars covered by a bona fide
- 24 factory warranty for that particular make of motor vehicle, motorcycle,
- 25 or trailer. In the event only a portion of such warranty is remaining,
- 26 then reference to a warranty may be used only if stated that that unused
- 27 portion of the warranty is still in effect, (b) the term New Car
- 28 Guarantee except in connection with new motor vehicles, motorcycles, and
- 29 trailers, and (c) the terms Ninety-day Warranty, Fifty-fifty Guarantee,
- 30 Three-hundred-mile Guarantee, and Six-month Warranty, unless the major
- 31 terms and exclusions are sufficiently described in the advertisement;

- 1 (22) To advertise representations inconsistent with or contrary to
- 2 the fact that a motor vehicle, motorcycle, or trailer is sold as is and
- 3 without a guarantee. The customer contract shall clearly indicate when a
- 4 car will be sold with a guarantee and what that guarantee is and
- 5 similarly shall clearly indicate when a car is sold as is and without a
- 6 guarantee; and
- 7 (23) To advertise or to make any statement, declaration, or
- 8 representation in any advertisement that cannot be substantiated in fact,
- 9 and the burden of proof of the factual basis for the statement,
- 10 declaration, or representation shall be on the licensee or motor vehicle
- 11 dealer and not on the board.
- 12 Sec. 3. Section 60-1438.01, Revised Statutes Cumulative Supplement,
- 13 2016, is amended to read:
- 14 60-1438.01 (1) For purposes of this section, manufacturer or
- 15 distributor includes (a) a factory representative or a distributor
- 16 representative or (b) a person who is affiliated with a manufacturer or
- 17 distributor or who, directly or indirectly through an intermediary, is
- 18 controlled by, or is under common control with, the manufacturer or
- 19 distributor. A person is controlled by a manufacturer or distributor if
- 20 the manufacturer or distributor has the authority directly or indirectly,
- 21 by law or by agreement of the parties, to direct or influence the
- 22 management and policies of the person. A franchise agreement with a
- 23 Nebraska-licensed dealer which conforms to and is subject to the Motor
- 24 Vehicle Industry Regulation Act is not control for purposes of this
- 25 section.
- 26 (2)(a) (2) Except as provided in this section, a manufacturer or
- 27 distributor shall not directly or indirectly:
- 28 (i) (a) Own an interest in a franchise, franchisee, or consumer care
- 29 or service facility, except that a manufacturer or distributor may hold
- 30 stock in a publicly held franchise, franchisee, or consumer care or
- 31 service facility so long as the manufacturer or distributor does not by

- 1 virtue of holding such stock operate or control the franchise,
- 2 franchisee, or consumer care or service facility;
- 3 <u>(ii)</u> (b) Operate or control a franchise, franchisee, or consumer
- 4 care or service facility; or
- 5 <u>(iii)</u> (c) Act in the capacity of a franchisee or motor vehicle
- 6 dealer.
- 7 (b) This subsection does not apply to a manufacturer that:
- 8 <u>(i) Does not have, and has not previously had, any franchisees</u>
- 9 representing such manufacturer's line-make of motor vehicles,
- 10 motorcycles, or trailers in this state; and
- 11 (ii) Sells to the general public only the line-make of motor
- vehicles, motorcycles, or trailers that it manufactures.
- 13 (3) A manufacturer or distributor may own an interest in a
- 14 franchisee or otherwise control a franchise for a period not to exceed
- 15 twelve months after the date the manufacturer or distributor acquires the
- 16 franchise if:
- 17 (a) The person from whom the manufacturer or distributor acquired
- 18 the franchise was a franchisee; and
- 19 (b) The franchise is for sale by the manufacturer or distributor.
- 20 (4) For purposes of broadening the diversity of its franchisees and
- 21 enhancing opportunities for qualified persons who lack the resources to
- 22 purchase a franchise outright, but for no other purpose, a manufacturer
- 23 or distributor may temporarily own an interest in a franchise if the
- 24 manufacturer's or distributor's participation in the franchise is in a
- 25 bona fide relationship with a franchisee and the franchisee:
- 26 (a) Has made a significant investment in the franchise, which
- 27 investment is subject to loss;
- 28 (b) Has an ownership interest in the franchise; and
- 29 (c) Operates the franchise under a plan to acquire full ownership of
- 30 the franchise within a reasonable time and under reasonable terms and
- 31 conditions.

- 1 (5) On a showing of good cause by a manufacturer or distributor, the
- 2 board may extend the time limit set forth in subsection (3) of this
- 3 section. An extension may not exceed twelve months. An application for an
- 4 extension after the first extension is granted is subject to protest by a
- 5 franchisee of the same line-make whose franchise is located in the same
- 6 community as the franchise owned or controlled by the manufacturer or
- 7 distributor.
- 8 (6) The prohibition in subdivision (2)(a)(ii) (2)(b) of this section
- 9 shall not apply to any manufacturer of manufactured housing, recreational
- 10 vehicles, or trailers.
- 11 (7) The prohibitions set forth in subsection (2) of this section
- shall not apply to a manufacturer that:
- (a) Does not own or operate more than two such dealers or dealership
- 14 locations in this state;
- 15 (b) Owned, operated, or controlled a warranty repair or service
- 16 facility in this state as of January 1, 2016;
- 17 (c) Manufactures engines for installation in a motor-driven vehicle
- 18 with a gross vehicle weight rating of more than sixteen thousand pounds
- 19 for which motor-driven vehicle evidence of title is required as a
- 20 condition precedent to registration under the laws of this state, if the
- 21 manufacturer is not otherwise a manufacturer of motor vehicles; and
- 22 (d) Provides to dealers on substantially equal terms access to all
- 23 support for completing repairs, including, but not limited to, parts and
- 24 assemblies, training and technical service bulletins, and other
- 25 information concerning repairs that the manufacturer provides to
- 26 facilities owned, operated, or controlled by the manufacturer.
- 27 Sec. 4. Original section 60-1411.03, Reissue Revised Statutes of
- 28 Nebraska, section 60-1438.01, Revised Statutes Cumulative Supplement,
- 29 2016, and section 60-1407, Revised Statutes Supplement, 2017, are
- 30 repealed.