THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL

No. 346

Session of 2013

INTRODUCED BY TALLMAN, HANNA, M. K. KELLER, BROOKS, CALTAGIRONE, COHEN, FLECK, GIBBONS, KAUFFMAN, KORTZ, LONGIETTI, MILLARD, MOUL, MURT, PICKETT, STERN AND SWANGER, JANUARY 24, 2013

REFERRED TO COMMITEE ON AGRICULTURE AND RURAL AFFAIRS, JANUARY 24, 2013

AN ACT

- Amending the act of December 18, 1987 (P.L.412, No.86), entitled 1 "An act providing for the repurchase by the wholesaler, 2 manufacturer or distributor, from dealers or heirs of dealers, of certain equipment, certain attachments and parts held for sale upon termination of agreement whereby the 5 dealer agrees to maintain a stock of such implements, 6 attachments and parts, and for the repurchase of certain 7 tools," further providing for definitions, for termination of 8 dealer agreement, for death or incapacitation of dealer and 9 for repurchase of unused specialized repair tools; repealing 10 provisions relating to coercion; and providing for violations 11 of act, for warranty, for remedies and enforcement and for 12 13 waiver.
- 14 The General Assembly of the Commonwealth of Pennsylvania
- hereby enacts as follows:
- 16 Section 1. Section 2 of the act of December 18, 1987
- 17 (P.L.412, No.86), known as the Pennsylvania Fair Dealership Law,
- is amended to read: 18
- Section 2. Definitions. 19
- 20 The following words and phrases when used in this act shall
- 21 have the meanings given to them in this section unless the
- 22 context clearly indicates otherwise:

- 1 <u>"Construction equipment manufacturer." A manufacturer of</u>
- 2 construction, industrial, forestry, paving and mining equipment,
- 3 repair parts or specialized repair tools that does not
- 4 <u>manufacture consumer or farming equipment either by itself or</u>
- 5 through an affiliate.
- 6 "Consumer equipment." Machinery designed and manufactured
- 7 primarily for household use.
- 8 "Current net price." The price, applicable to an individual
- 9 dealer, listed in the printed price list or catalog or invoice
- 10 in use by the supplier on the date the dealer agreement is
- 11 terminated or canceled or has failed to be renewed.
- 12 "Dealer." Any person, firm or corporation engaged primarily
- 13 in the business of retail sale or repair of equipment. The term
- 14 includes the heir or authorized representative of a person or
- 15 majority stockholder of a corporation operating as a dealer in
- 16 the event such person or stockholder dies or becomes
- 17 incapacitated. The term does not include a person, firm or
- 18 corporation that complies with all of the following:
- (1) Has purchased new equipment from a single
- 20 construction equipment manufacturer, constituting no less
- 21 than 75% of the person's, firm's or corporation's new
- 22 equipment, calculated on the basis of net cost.
- 23 (2) Has an annual average sales volume in excess of
- \$100,000,000 over the seven-calendar-year period immediately
- 25 preceding the applicable determination date; provided,
- however, the \$100,000,000 threshold shall be increased each
- 27 <u>year by an amount equal to the then-current threshold</u>
- 28 multiplied by the percentage increase in the index from
- 29 January of the immediately preceding calendar year to January
- of the current year.

1	(3) Directly employs over 250 persons.
2	(4) Has a written agreement with a construction
3	equipment manufacturer that requires the construction
4	equipment manufacturer to compensate the person, firm or
5	corporation for warranty labor costs either as:
6	(i) a discount in the pricing of the equipment to
7	the person, firm or corporation; or
8	(ii) a lump sum payment to the person, firm or
9	corporation that is made within 90 days of the sale of
10	the construction equipment manufacturer's new equipment.
11	"Dealer agreement." An oral or written contract, franchise
12	agreement or security agreement between a dealer and supplier
13	whereby the dealer agrees to acquire from the supplier and to
14	maintain an inventory of equipment, repair parts or specialized
15	repair tools.
16	"Equipment." Machines, implements of husbandry, golf, turf
17	and grounds maintenance machines, outdoor power equipment,
18	utility vehicles and machine attachments, accessories,
19	completing packages and bundles designed for or adapted and used
20	for agriculture, horticulture, floriculture, construction,
21	livestock raising, silviculture, landscaping and grounds
22	maintenance, even though incidentally operated or used upon the
23	highways, including, but not limited to, tractors, farm
24	implements, loaders, backhoes, lawn mowers, rototillers, etc.,
25	and any business signs purchased by requirement of the supplier
26	which are less than five years old. The term shall not include:
27	(1) equipment manufactured solely for the purpose of
28	industrial construction; or
29	(2) all-terrain vehicles as defined in 75 Pa.C.S. § 7702
30	(relating to definitions).

- 1 <u>"Farming equipment." Machinery designed and used for</u>
- 2 <u>agricultural operations, including farm tractors, choppers,</u>
- 3 <u>balers, reapers, mowers, pickers, threshers, combines, plows,</u>
- 4 harrows, planters and any other vehicles or machines primarily
- 5 <u>designed for use as implements of husbandry or multipurpose</u>
- 6 <u>agricultural vehicles.</u>
- 7 <u>"Index." The producer price index prepared by the United</u>
- 8 States Department of Labor, Bureau of Labor Statistics, as it
- 9 relates to construction, mining and forestry equipment.
- 10 "Mining equipment." Machinery designed and used in the
- 11 production process at a mine site, including off-highway mining
- 12 trucks, large-wheel loaders, large track-type tractors, large-
- 13 wheel dozers, mining motor graders, open bowl scrapers and
- 14 <u>underground mining trucks</u>.
- "Net cost." The amount paid by the dealer to the supplier,
- 16 plus the cost of freight, if any, incurred by the dealer[.], as
- 17 long as the manufacturer initiates the termination or
- 18 nonrenewal. The term does not include the cost of freight if the
- 19 dealer initiates the termination or nonrenewal.
- 20 "Nonservicing dealer." A dealer that sells equipment but
- 21 <u>does not provide parts and service.</u>
- 22 <u>"Paving equipment." Machinery designed and used for asphalt</u>
- 23 paving, including asphalt pavers, cold planers, asphalt
- 24 compactors, pneumatic compactors and rotary mixers.
- 25 "Repair parts." All parts, component parts and superseded
- 26 parts related to a sale and related to repair of equipment. The
- 27 term includes bundled parts, which means several related parts,
- 28 components or accessories, bound together as one inclusive item
- 29 or priced as an inclusive item.
- 30 "Specialized repair tools." Tools and equipment, including

- 1 diagnostic equipment, designed to be used or useful only in the
- 2 maintenance and repair of equipment.
- 3 "Supplier." [A manufacturer of equipment or repair parts or
- 4 a wholesaler or distributor of equipment or repair parts who has
- 5 a valid existing contract with a manufacturer of equipment or
- 6 repair parts, including the successors or assigns of such
- 7 manufacturer, wholesaler or distributor.] A distributor,
- 8 <u>manufacturer or wholesaler of equipment, repair parts or</u>
- 9 specialized repair tools who enters into a dealer agreement with
- 10 <u>a dealer</u>.
- 11 Section 2. Section 3(a) and (f) of the act are amended and
- 12 the section is amended by adding a subsection to read:
- 13 Section 3. Termination of dealer agreement.
- 14 (a) General provisions.--
- 15 (1) A dealer may terminate a dealer agreement with good
- cause. A dealer shall give the supplier at least 30 days'
- 17 prior notice via registered letter mailed to the last known
- 18 <u>address of the supplier.</u>
- 19 <u>(2)</u> It shall be unlawful for a supplier to terminate,
- 20 cancel or fail to renew a dealer agreement or substantially
- 21 <u>change the competitive circumstances of a dealer agreement</u>
- 22 <u>without good cause</u> except as provided in subsection (b) or
- 23 (c).
- 24 * * *
- 25 (f) Deficiencies may be cured. -- Except for termination,
- 26 cancellation or discontinuance for reasons set forth in
- 27 subsection (b)(3) through (7), the supplier shall allow the
- 28 dealer no less than [60] 90 days to cure the deficiencies set
- 29 forth in the notice required under subsection (e). Any such time
- 30 provided to the dealer to cure deficiencies shall be calculated

- 1 from the date of receipt of notice.
- 2 (g) Definition. -- As used in this section, the term "good
- 3 cause" means the failure by a dealer to substantially comply
- 4 <u>with the requirements imposed upon the dealer by the dealer</u>
- 5 agreement, as long as the requirements are not different from
- 6 requirements imposed on other dealers of the same size,
- 7 geographic region and market demographics, either by their terms
- 8 or in the manner of their enforcement.
- 9 Section 3. Sections 5 and 6 of the act are amended to read:
- 10 Section 5. Death or incapacitation of dealer.
- In the event of the death or incapacity of a dealer, the
- 12 supplier shall repurchase, at the option of the heir or
- 13 authorized representative of such person or stockholder, the
- 14 equipment, repair parts and specialized repair tools of the
- 15 dealer as if the supplier had terminated, canceled or failed to
- 16 renew the contract. The heir or authorized representative shall
- 17 have [120 days] one year from the date of the death of such
- 18 dealer or from the date such dealer is determined to be
- 19 incapacitated or becomes totally disabled, as applicable, to
- 20 exercise the option under this section. Nothing in this act
- 21 requires the repurchase of any equipment, repair parts and
- 22 specialized repair tools if the heir and supplier enter into a
- 23 new contract to operate the retail dealership.
- 24 Section 6. Repurchase of [unused specialized repair tools]
- 25 <u>specialized support products requi</u>red by
- 26 <u>manufacturer</u>.
- 27 <u>(a) General rule.--</u>A supplier shall repurchase, upon the
- 28 written request of a dealer, any specialized repair tool
- 29 purchased by the dealer pursuant to the requirements of the
- 30 supplier which remains unused for more than a 12-month period

- 1 after the dealer receives the same. The repurchase price payable
- 2 to the dealer under this section shall be the original cost to
- 3 the dealer plus a handling charge equal to 10% of such original
- 4 cost. A supplier shall repurchase at fair market value any
- 5 specific signage, data processing hardware, computer equipment,
- 6 communications equipment or software the supplier required the
- 7 <u>dealer to acquire or purchase to satisfy the requirements of the</u>
- 8 <u>supplier. Fair market value of property subject to repurchase</u>
- 9 pursuant to this section shall include the acquisition cost,
- 10 including any installation, shipping, handling, and set-up fees,
- 11 less straight line depreciation of such acquisition cost over
- 12 <u>five years.</u>
- 13 (b) Amount.--Specialized repair tools shall be repurchased
- 14 at a sum equal to 75% of the last published net cost, including
- 15 shipping, handling and set-up fees, of all specialized repair
- 16 tools previously purchased pursuant to requirements of the
- 17 supplier. The specialized repair tools must be complete and in
- 18 working condition and must have been purchased within ten years
- 19 prior to the date of notification of termination of the dealer
- 20 agreement.
- 21 Section 4. Section 9 of the act is repealed:
- 22 [Section 9. No coercion.
- 23 It shall be a violation for any supplier to require, attempt
- 24 to require, coerce or attempt to coerce any dealer in this
- 25 Commonwealth to order or accept delivery of any equipment or
- 26 repair parts not required by law which shall not have been
- 27 voluntarily ordered by the dealer.]
- 28 Section 5. The act is amended by adding sections to read:
- 29 Section 9.1. Violations of act.
- 30 It shall be a violation for any supplier:

1	(1) To mandate or coerce a dealer concerning the
2	opportunity to represent, purchase or sell competitive
3	equipment.
4	(2) To mandate or coerce a dealer to order or accept
5	delivery of equipment or repair parts not required by law
6	which have not been voluntarily ordered by the dealer unless
7	the equipment or repair parts are safety features required by
8	the supplier.
9	(3) To refuse a dealer the opportunity to participate in
10	the management or investment to acquire any other business.
11	(4) To refuse to deliver in reasonable quantities and
12	within a reasonable time, after receipt of the dealer's
13	order, to a dealer having a dealer agreement for the retail
14	sale of new equipment sold or distributed by the supplier,
15	equipment covered by the dealer agreement specifically
16	advertised or represented by the supplier to be available for
17	immediate delivery. The failure to deliver the equipment
18	shall not be considered a violation of this act if the
19	failure is due to prudent and reasonable restrictions on
20	extension of credit by the supplier to the dealer, an act of
21	God, work stoppage or delay due to strike or labor
22	difficulty, a bona fide shortage of materials, freight
23	embargo or other cause over which the supplier has no
24	control.
25	(5) To discriminate, directly or indirectly, in filling
26	an order placed by a dealer for retail sale or lease of new
27	equipment under a dealer agreement as between dealers of the
28	same product line.
29	(6) To discriminate, directly or indirectly, in price
30	between different dealers with respect to purchases of

- 1 <u>equipment or repair parts of like quality, if the effect of</u>
- 2 <u>the discrimination may be to substantially lessen</u>
- 3 competition; to tend to create a monopoly in a line of
- 4 <u>commerce</u>; or to injure, destroy or prevent competition with a
- 5 <u>dealer that either grants or knowingly receives the benefit</u>
- of the discrimination. However, different prices may be
- 7 charged if:
- 8 <u>(i) the differences are due to the cost of</u>
- 9 <u>manufacture</u>, sale or delivery of the equipment or repair
- 10 parts;
- 11 (ii) the supplier can show that its lower price was
- 12 <u>made in good faith to meet an equally low price of a</u>
- 13 competitor; or
- 14 (iii) the supplier can show that the difference in
- price is due to a volume-based incentive program or
- 16 volume-based discounts.
- 17 (7) To require a dealer to assent to a release,
- 18 assignment, novation, waiver or estoppel which would relieve
- any person from liability imposed by this act.
- 20 Section 9.2. Warranty.
- 21 (a) General rule. -- Warranty obligations include product
- 22 improvement programs, product upgrade programs and recalls and
- 23 <u>warranty work. Warranty compensation shall include compensation</u>
- 24 for diagnostic time, repair service time, parts and a dealer's
- 25 transportation costs of equipment to the dealership for needed
- 26 warranty repairs and the return of the equipment to the
- 27 <u>customer. Transportation costs paid by the supplier must be</u>
- 28 based upon the distance to the nearest in-line dealer from the
- 29 customer's location. Compensation and labor rate shall be at the
- 30 publicly posted shop labor rate.

- 1 (b) Payment of warranty claim. -- Whenever a supplier and a
- 2 dealer enter into an agreement providing the dealer's customer
- 3 warranties, the supplier shall pay any warranty claim made by
- 4 the dealer for warranty parts or service within 30 days after
- 5 its receipt and approval. The supplier shall approve or
- 6 <u>disapprove a warranty claim within 30 days after its receipt. If</u>
- 7 <u>a claim is not specifically disapproved in writing within 30</u>
- 8 days after its receipt, it is deemed to be approved and payment
- 9 shall be made by the supplier within 30 days. The following
- 10 apply:
- 11 (1) A dealer that performs warranty work as provided for
- in this section shall be compensated for the dealer's labor
- in an amount that is not less than the reasonable and
- 14 <u>customary amount of time required to complete the work</u>,
- 15 <u>expressed in hours and fraction of hours, multiplied by the</u>
- dealer's posted hourly labor rate.
- 17 (2) A dealer that performs warranty work as provided for
- in this section shall be compensated for parts used in
- 19 fulfilling the warranty work in accordance with the
- 20 manufacturer's stated warranty policy but in no case in an
- amount that is less than the dealer's costs for the parts
- 22 plus 20%, plus all freight and handling charges applicable to
- 23 <u>such parts, to reimburse the dealer's reasonable costs of</u>
- doing business and providing the warranty service on behalf
- of the supplier. If the warranty work is provided on behalf
- of the supplier on a product sold by a nonservicing dealer,
- 27 <u>the compensation for parts used in fulfilling the warranty</u>
- work must be at an amount that is not less than the
- 29 <u>supplier's suggested list price or dealer's cost plus a</u>
- 30 minimum of 30%, whichever is greater, plus freight and

- 1 <u>handling charges applicable to the parts.</u>
- 2 (c) Indemnity. -- If a supplier and a dealer enter into a
- 3 dealer agreement, the supplier shall indemnify and hold harmless
- 4 the dealer against any judgment for damages arising from breach
- 5 of warranty or rescission of the sale by the supplier as long as
- 6 the dealer has no independent liability for misstatement or
- 7 <u>misrepresentation to the customer regarding the supplier's</u>
- 8 product or product warranty.
- 9 <u>Section 9.3. Remedies and enforcement.</u>
- The provisions of this act shall be supplemental to any
- 11 dealer agreement between the dealer and the supplier which
- 12 provides the dealer with greater protection. The dealer may
- 13 elect to pursue its contract remedy or the remedy provided by
- 14 State law, or both; and an election by the dealer to pursue such
- 15 remedies shall not bar its right to exercise any other remedies
- 16 that may be granted at law or in equity. If a supplier violates
- 17 this act, a dealer may bring an action against the supplier in a
- 18 court of competent jurisdiction for damages sustained by the
- 19 dealer as a consequence of the supplier's violation, including
- 20 consequential damages and incidental damages, court costs,
- 21 attorney fees and costs of arbitrators. The dealer also may be
- 22 granted injunctive relief against unlawful termination,
- 23 cancellation, nonrenewal or substantial change of competitive
- 24 circumstances. The remedies set forth in this section shall not
- 25 be deemed exclusive and shall be in addition to any other
- 26 remedies permitted by law.
- 27 <u>Section 9.4. Waiver.</u>
- 28 (a) Waiver of act void. -- An attempted waiver of a provision
- 29 of this act shall be void. Any provision in a dealer agreement
- 30 that purports to elect the application of the law of a state

- 1 <u>other than Pennsylvania shall be void. Any provision in a dealer</u>
- 2 agreement that requires a dealer to pay attorney fees incurred
- 3 by a supplier shall be void.
- 4 (b) Waiver of right to trial by jury. -- No supplier may
- 5 <u>require a dealer to waive the right to a trial by jury as a</u>
- 6 remedy to a supplier and dealer contract or agreement dispute.
- 7 Section 6. This act shall take effect immediately.