S-3472.1

## SENATE BILL 6220

State of Washington 56th Legislature 2000 Regular Session

By Senators Prentice, Winsley, Deccio and Rasmussen

Read first time 01/11/2000. Referred to Committee on Commerce, Trade, Housing & Financial Institutions.

1 AN ACT Relating to a prohibition on unfair competition by motor 2 vehicle dealers and manufacturers; and adding a new section to chapter 3 46.96 RCW.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

5 <u>NEW SECTION.</u> Sec. 1. A new section is added to chapter 46.96 RCW 6 to read as follows:

7 (1) Notwithstanding the terms of a franchise agreement, a 8 manufacturer, distributor, factory branch, or factory representative, 9 or an agent, officer, parent company, wholly or partially owned 10 subsidiary, affiliated entity, or other person controlled by or under 11 common control with a manufacturer, distributor, factory branch, or 12 factory representative, shall not:

(a) Discriminate between new motor vehicle dealers by selling or
offering to sell a like vehicle to one dealer at a lower actual price
than the actual price offered to another dealer for the same model
similarly equipped;

(b) Discriminate between new motor vehicle dealers by selling or
offering to sell parts or accessories to one dealer at a lower actual
price than the actual price offered to another dealer;

1 (c) Discriminate between new motor vehicle dealers by using a 2 promotion plan or other similar device that results in a lower actual 3 price on vehicles, parts, or accessories being charged to one dealer 4 over another dealer;

5 (d) Discriminate between new motor vehicle dealers by adopting a method, or changing an existing method, for the allocation, scheduling, 6 7 or delivery of new motor vehicles, parts, or accessories to its dealers 8 that is not fair, reasonable, and equitable. Upon the request of a 9 dealer, a manufacturer, distributor, factory branch, or factory 10 representative shall disclose in writing to the dealer the method by 11 which new motor vehicles, parts, and accessories are allocated, 12 scheduled, or delivered to its dealers handling the same line or make 13 of vehicles;

(e) Give preferential treatment to some new motor vehicle dealers 14 15 over others by refusing or failing to deliver, in reasonable quantities 16 and within a reasonable time after receipt of an order, to a dealer 17 holding a franchise for a line or make of motor vehicles sold or distributed by the manufacturer, distributor, factory branch, 18 or 19 factory representative, a new vehicle, parts, or accessories, if the 20 vehicle, parts, or accessories are being delivered to other dealers, or 21 require a dealer to purchase unreasonable advertising displays or other materials, or require a dealer to remodel or renovate existing 22 23 facilities as a prerequisite to receiving a model or series of 24 vehicles;

(f) Compete with a new motor vehicle dealer by acting in the capacity of a retail dealer, or by owning, operating, or controlling, whether directly or indirectly, a motor vehicle dealership in this state. It is not, however, a violation of this subsection for:

(i) A manufacturer, distributor, factory branch, or factory representative to own or operate a dealership for a temporary period, not to exceed one year, during the transition from one owner of the dealership to another where the dealership was previously owned by a franchised dealer and is currently for sale to any qualified independent person at a fair and reasonable price;

(ii) A manufacturer, distributor, factory branch, or factory representative to own or operate a dealership in conjunction with an independent person in a bona fide business relationship as part of a "dealer development program" where the independent person has made a significant capital investment in the dealership that is subject to 1 loss and will acquire full ownership of the dealership on reasonable
2 terms and conditions over a period of time not to exceed five years;

3 (iii) A truck manufacturer to own, operate, or control a new motor 4 vehicle dealership that sells only trucks of that manufacturer's line 5 make with a gross vehicle weight rating of 12,500 pounds or more, and 6 the truck manufacturer has been continuously engaged in the retail sale 7 of the trucks at least since January 1, 1993; or

8 (iv) A manufacturer to own, operate, or control a new motor vehicle 9 dealership that sells only vehicles of that manufacturer's line make 10 if, at least since January 1, 1993, the manufacturer has been 11 continuously engaged in the retail sale of motor vehicles of its own 12 line make through the dealership, and if the manufacturer does not own, 13 directly or indirectly, in the aggregate in excess of forty-five 14 percent of the total ownership interest in the dealership;

15 (g) Compete with a new motor vehicle dealer by owning, operating, or controlling, whether directly or indirectly, a service facility in 16 17 this state for the repair or maintenance of motor vehicles. Nothing in this subsection (1)(g), however, prohibits a manufacturer, distributor, 18 19 factory branch, or factory representative from owning or operating a 20 service facility for the purpose of providing or performing maintenance, repair, or service work on motor vehicles that are owned 21 22 by the manufacturer, distributor, factory branch, or factory 23 representative;

(h) Sell or offer to sell, directly or indirectly, a new motor
vehicle to a consumer in this state, except through a new motor vehicle
dealer holding a franchise for the line or make covering the new motor
vehicle.

(2) Subsection (1)(a), (b), and (c) of this section do not apply to sales to a motor vehicle dealer for resale to a federal, state, or local government agency, or to sales to a motor vehicle dealer where the vehicles will be sold or donated for use in a program of driver's education.

33 (3) The following definitions apply to this section:

(a) "Actual price" means the price to be paid by the dealer less
 any incentive paid by the manufacturer, distributor, factory branch, or
 factory representative, whether paid to the dealer or the ultimate
 purchaser of the vehicle.

(b) "Control" or "controlling" means (i) the possession of, titleto, or control of ten percent or more of the voting equity interest in

1 a person, whether directly or indirectly through a fiduciary, agent, or 2 other intermediary, or (ii) the possession, direct or indirect, of the 3 power to direct or cause the direction of the management or policies of 4 a person, whether through the ownership of voting securities, through 5 director control, by contract, or otherwise.

6 (c) "Motor vehicles" does not include trucks that are 14,001 pounds 7 gross vehicle weight and above.

8 (d) "Operate" means to manage a dealership, whether directly or9 indirectly.

(e) "Own" or "ownership" means to hold the beneficial ownership of one percent or more of any class of equity interest in a dealership, whether the interest is that of a shareholder, partner, limited liability company member, or otherwise. To hold an ownership interest means to have possession of, title to, or control of the ownership interest, whether directly or indirectly through a fiduciary, agent, or other intermediary.

(4) A violation of this section is deemed to affect the public
interest and constitutes an unlawful and unfair practice under chapter
19.86 RCW.

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