1 A bill to be entitled 2 An act relating to motor vehicle warranty repairs and 3 recall repairs; amending s. 320.64, F.S.; prohibiting a manufacturer, factory branch, distributor, or 4 5 importer from denying a claim of a motor vehicle 6 dealer, reducing compensation to a motor vehicle 7 dealer, or processing a chargeback to a motor vehicle 8 dealer because of specified circumstances; creating s. 9 320.6407, F.S.; requiring a manufacturer, factory 10 branch, distributor, or importer to compensate a motor vehicle dealer for a used motor vehicle under 11 12 specified circumstances; requiring the manufacturer, factory branch, distributor, or importer to pay the 13 14 compensation within a specified timeframe after the motor vehicle dealer's application for payment; 15 16 requiring such application to be made through the manufacturer's, factory branch's, distributor's, or 17 importer's warranty application system or certain 18 19 other system or process; providing for calculation of 20 the amount of compensation; reenacting s. 320.6992, 21 F.S., relating to applicability of specified provisions to systems of distribution of motor 22 23 vehicles in this state, to incorporate the amendments made to s. 320.64, F.S., and to incorporate s. 24 25 320.6407, F.S., as created by the act, in references

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26	thereto; providing an effective date.
27	
28	Be It Enacted by the Legislature of the State of Florida:
29	
30	Section 1. Subsection (41) is added to section 320.64,
31	Florida Statutes, to read:
32	320.64 Denial, suspension, or revocation of license;
33	grounds.—A license of a licensee under s. 320.61 may be denied,
34	suspended, or revoked within the entire state or at any specific
35	location or locations within the state at which the applicant or
36	licensee engages or proposes to engage in business, upon proof
37	that the section was violated with sufficient frequency to
38	establish a pattern of wrongdoing, and a licensee or applicant
39	shall be liable for claims and remedies provided in ss. 320.695
40	and 320.697 for any violation of any of the following
41	provisions. A licensee is prohibited from committing the
42	following acts:
43	(41) Notwithstanding the terms of any franchise agreement,
44	and except as authorized under subsection (25), a licensee may
45	not deny a claim of a motor vehicle dealer, reduce the amount of
46	compensation to a motor vehicle dealer, or process a chargeback
47	to a motor vehicle dealer for performing covered warranty
48	repairs or required recall repairs on a used motor vehicle due
49	to either of the following circumstances:
50	(a) Discovery by the motor vehicle dealer of the need for
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51	such repairs during the course of a separate repair requested by
52	the consumer.
53	(b) Notification by the motor vehicle dealer to the
54	consumer of the need for such repairs after the licensee or an
55	authorized government agency issues a notice of an outstanding
56	recall for a safety-related defect.
57	
58	A motor vehicle dealer who can demonstrate that a violation of,
59	or failure to comply with, any of the preceding provisions by an
60	applicant or licensee will or can adversely and pecuniarily
61	affect the complaining dealer, shall be entitled to pursue all
62	of the remedies, procedures, and rights of recovery available
63	under ss. 320.695 and 320.697.
64	Section 2. Section 320.6407, Florida Statutes, is created
65	to read:
66	320.6407 Recall notices under franchise agreements;
67	compensation
68	(1) As provided in subsection (3), a licensee under s.
69	320.61 which has entered into a franchise agreement with a motor
70	vehicle dealer must compensate the motor vehicle dealer for a
71	used motor vehicle that:
72	(a) Was originally manufactured, imported, or distributed
73	by the licensee;
74	(b) Is subject to a recall notice issued by the licensee
75	or an authorized government agency, regardless of whether the
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76	vehicle is identified by its vehicle identification number;
77	(c) Is held by the motor vehicle dealer in the dealer's
78	inventory at the time the recall notice is issued or is taken by
79	the motor vehicle dealer into the dealer's inventory after the
80	recall notice as a result of a trade-in, lease return, or other
81	transaction; and
82	(d) Cannot be repaired due to the unavailability, within
83	15 days after issuance of the recall notice, of the remedy or
84	parts necessary for the motor vehicle dealer to make the repair.
85	(2) The licensee shall pay the required compensation
86	within 30 days after the motor vehicle dealer's application for
87	payment, such application to be made through the licensee's
88	existing warranty application system or another system or
89	process established by the licensee which may not be unduly
90	burdensome or require information unnecessary for the payment.
91	(3) Compensation under this subsection must be the greater
92	<u>of:</u>
93	(a) Payment at a rate of at least 2.43 percent of the
94	motor vehicle value, as determined by the average Black Book
95	value of the corresponding model year vehicle of average
96	condition, of each eligible used motor vehicle in the motor
97	vehicle dealer's inventory for each month or portion of a month
98	that the dealer does not receive a remedy or parts to complete
99	the required repair, calculated from the date the recall was
100	issued or the vehicle was acquired, whichever is later.
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101 (b) Payment under a national program applicable to all 102 motor vehicle dealers holding a franchise agreement with the 103 licensee for the motor vehicle dealer's costs associated with 104 holding the eligible used motor vehicles.

Section 3. For the purpose of incorporating the amendment made by this act to section 320.64, Florida Statutes, and section 320.6407, Florida Statutes, as created by this act, in references thereto, section 320.6992, Florida Statutes, is reenacted to read:

320.6992 Application.-Sections 320.60-320.70, including 110 amendments to ss. 320.60-320.70, apply to all presently existing 111 112 or hereafter established systems of distribution of motor vehicles in this state, except to the extent that such 113 114 application would impair valid contractual agreements in 115 violation of the State Constitution or Federal Constitution. 116 Sections 320.60-320.70 do not apply to any judicial or 117 administrative proceeding pending as of October 1, 1988. All agreements renewed, amended, or entered into subsequent to 118 119 October 1, 1988, shall be governed by ss. 320.60-320.70, including any amendments to ss. 320.60-320.70 which have been or 120 may be from time to time adopted, unless the amendment 121 122 specifically provides otherwise, and except to the extent that such application would impair valid contractual agreements in 123 violation of the State Constitution or Federal Constitution. 124 125 Section 4. This act shall take effect upon becoming a law.

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