# First Regular Session Sixty-eighth General Assembly STATE OF COLORADO

### REREVISED

This Version Includes All Amendments Adopted in the Second House HOUSE BILL 11-1188

LLS NO. 11-0275.01 Jery Payne

HOUSE SPONSORSHIP

Liston,

Newell,

## SENATE SPONSORSHIP

House Committees Economic and Business Development Senate Committees Business, Labor and Technology

# A BILL FOR AN ACT

101 CONCERNING FRANCHISE AGREEMENTS FOR A DEALER TO SELL

102 VEHICLES.

#### **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

The bill prohibits a motor vehicle or powersports vehicle manufacturer or distributor from the following:

- ! Failing to notify a dealer at least 90 days before ending a franchise agreement;
- ! Failing to notify a dealer at least 90 days before modifying

# SENATE 3rd Reading Unam ended M ay 9, 2011

SENATE Am ended 2nd Reading M ay 6, 2011

February 23, 2011

ended 2nd Reading Febmary 22, 2011

Am

HOUSE

HOUSE

a franchise agreement if the modification is detrimental to the dealer; and

Requiring or coercing a dealer to upgrade a facility if the facility has been upgraded within the last 15 years at the manufacturer's or distributor's request and the upgrade cost more than \$500,000 for a motor vehicle dealer or \$100,000 for a powersports dealer.

The bill requires the executive director of the department of revenue to issue a cease-and-desist order when a dealer complains that a manufacturer or distributor is illegally ending a franchise agreement. The bill also voids a site control provision of a franchise agreement if a manufacturer or distributor ends the agreement. The dealer may void a modification to a franchise agreement if the manufacturer or distributor fails to provide the required notice.

1	Be it enacted by the General Assembly of the State of Colorado:
2	—
3	SECTION 1. 12-6-102 (3), Colorado Revised Statutes, is
4	amended, and the said 12-6-102 is further amended BY THE ADDITION
5	OF THE FOLLOWING NEW SUBSECTIONS, to read:
6	<b>12-6-102. Definitions.</b> As used in this part 1 and in part 5 of this
7	article, unless the context or section 12-6-502 otherwise requires:
8	(3) "Coerce" means the failure to act in good faith in TO COMPEL
9	OR ATTEMPT TO COMPEL BY THREATENING, RETALIATING, ECONOMIC
10	FORCE, OR BY NOT performing or complying with any terms or provisions
11	of the franchise or agreement; except that recommendation, exposition,
12	persuasion, urging, or argument shall not be deemed to constitute a lack
13	of good faith COERCION.
14	(16.6) "SALES, SERVICE, AND PARTS AGREEMENT" MEANS AN
15	AGREEMENT BETWEEN A MANUFACTURER, DISTRIBUTOR, OR
16	MANUFACTURER REPRESENTATIVE AND A MOTOR VEHICLE OR
17	POWERSPORTS DEALER AUTHORIZING THE DEALER TO SELL AND SERVICE

A LINE MAKE OF MOTOR OR POWERSPORTS VEHICLES OR IMPOSING ANY
 DUTY ON THE DEALER IN CONSIDERATION FOR THE RIGHT TO HAVE OR
 <u>COMPETITIVELY</u> OPERATE A FRANCHISE, INCLUDING ANY AMENDMENTS OR
 ADDITIONAL RELATED <u>AGREEMENTS THERETO.</u>

5 (16.7) "SITE CONTROL PROVISION" MEANS AN AGREEMENT THAT
6 APPLIES TO REAL PROPERTY OWNED OR LEASED BY THE FRANCHISEE AND
7 THAT GIVES A MOTOR VEHICLE OR POWERSPORTS VEHICLE
8 MANUFACTURER, DISTRIBUTOR, OR MANUFACTURER REPRESENTATIVE THE
9 RIGHT TO:

10 (a) CONTROL THE USE AND DEVELOPMENT OF THE REAL PROPERTY;

(b) REQUIRE THE FRANCHISEE TO ESTABLISH OR MAINTAIN AN
EXCLUSIVE DEALERSHIP FACILITY AT THE REAL PROPERTY; OR

13 (c) RESTRICT THE FRANCHISEE FROM TRANSFERRING, SELLING,
14 LEASING, DEVELOPING, OR CHANGING THE USE OF THE REAL PROPERTY.

SECTION <u>2.</u> The introductory portion to 12-6-120 (1), Colorado
Revised Statutes, is amended, and the said 12-6-120 (1) is further
amended BY THE ADDITION OF THE FOLLOWING NEW
PARAGRAPHS, to read:

19 **12-6-120.** Unlawful acts. (1) It shall be IS unlawful and a
20 violation of this part 1 for any manufacturer, distributor, or manufacturer
21 representative:

(w) TO FAIL TO NOTIFY A MOTOR VEHICLE DEALER AT LEAST
NINETY DAYS BEFORE THE FOLLOWING AND TO PROVIDE THE SPECIFIC
REASONS FOR THE FOLLOWING:

25 (I) DIRECTLY OR INDIRECTLY TERMINATING, CANCELLING, OR NOT
 26 RENEWING A FRANCHISE AGREEMENT; OR

27 (II) MODIFYING, REPLACING, OR ATTEMPTING TO MODIFY OR

-3-

REPLACE THE FRANCHISE OR SELLING AGREEMENT OF A MOTOR VEHICLE
 DEALER, INCLUDING A CHANGE IN THE DEALER'S GEOGRAPHIC AREA UPON
 WHICH SALES OR SERVICE PERFORMANCE IS MEASURED, IF THE
 MODIFICATION WOULD SUBSTANTIALLY AND ADVERSELY ALTER THE
 RIGHTS OR OBLIGATIONS OF THE DEALER UNDER THE CURRENT FRANCHISE
 OR SELLING AGREEMENT OR WOULD SUBSTANTIALLY IMPAIR THE SALES OR
 SERVICE OBLIGATIONS OR THE DEALER'S INVESTMENT; AND

8 (x) TO REQUIRE, COERCE, OR ATTEMPT TO COERCE A MOTOR 9 VEHICLE DEALER TO SUBSTANTIALLY ALTER A FACILITY OR PREMISES IF: 10 (I) THE FACILITY OR PREMISES HAS BEEN ALTERED WITHIN THE 11 LAST SEVEN YEARS AT A COST OF MORE THAN TWO HUNDRED FIFTY 12 THOUSAND DOLLARS AND THE ALTERATION WAS REQUIRED AND APPROVED 13 BY THE MANUFACTURER, DISTRIBUTOR, OR MANUFACTURER 14 REPRESENTATIVE UNLESS THE MOTOR VEHICLE DEALER SELLS ONLY 15 MOTORCYCLES OR MOTORCYCLES AND POWERSPORTS VEHICLES; EXCEPT 16 THAT THIS PARAGRAPH (x) DOES NOT APPLY TO IMPROVEMENTS MADE TO 17 COMPLY WITH HEALTH OR SAFETY LAWS OR TO ACCOMMODATE THE 18 TECHNOLOGY REQUIREMENTS NECESSARY TO SELL OR SERVICE A 19 LINE-MAKE; OR 20 (II) THE MOTOR VEHICLE DEALER SELLS ONLY MOTORCYCLES OR 21 MOTORCYCLES AND POWERSPORTS VEHICLES, THE FACILITY OR PREMISES 22 HAS BEEN ALTERED WITHIN THE LAST SEVEN YEARS AT A COST OF MORE 23 THAN TWENTY-FIVE THOUSAND DOLLARS, AND THE ALTERATION WAS 24 REQUIRED AND APPROVED BY THE MANUFACTURER, DISTRIBUTOR, OR 25 MANUFACTURER REPRESENTATIVE; EXCEPT THAT THIS PARAGRAPH (x) 26 DOES NOT APPLY TO IMPROVEMENTS MADE TO COMPLY WITH HEALTH OR 27 SAFETY LAWS OR TO ACCOMMODATE THE TECHNOLOGY REQUIREMENTS 1

5

#### NECESSARY TO SELL OR SERVICE A LINE-MAKE.

2 SECTION <u>3.</u> Part 1 of article 6 of title 12, Colorado Revised
3 Statutes, is amended BY THE ADDITION OF THE FOLLOWING NEW
4 SECTIONS to read:

6 **12-6-129.** Site control extinguishes. IF A MANUFACTURER, 7 DISTRIBUTOR, OR MANUFACTURER REPRESENTATIVE HAS TERMINATED, 8 ELIMINATED, OR NOT RENEWED A FRANCHISE AGREEMENT CONTAINING A 9 SITE CONTROL PROVISION, THE MOTOR VEHICLE DEALER MAY VOID A SITE 10 CONTROL PROVISION OF A FRANCHISE AGREEMENT BY RETURNING ANY 11 MONEY THE DEALER HAS ACCEPTED IN EXCHANGE FOR SITE CONTROL 12 PRORATED BY THE TIME REMAINING BEFORE THE AGREEMENT EXPIRES 13 OVER THE TIME PERIOD BETWEEN THE AGREEMENT BEING SIGNED AND THE 14 AGREEMENT EXPIRING. THIS SECTION DOES NOT APPLY IF THE 15 TERMINATION, ELIMINATION, OR NONRENEWAL IS FOR JUST CAUSE IN 16 ACCORDANCE WITH SECTION 12-6-120 (1) (d).

17 **12-6-130.** Modification voidable. IF A MANUFACTURER,
18 DISTRIBUTOR, OR MANUFACTURER REPRESENTATIVE FAILS TO COMPLY
19 WITH SECTION 12-6-120 (1) (w) (II), THE MOTOR VEHICLE DEALER MAY
20 VOID THE MODIFICATION OR REPLACEMENT OF THE FRANCHISE
21 AGREEMENT.

12-6-131. Termination appeal. A MOTOR VEHICLE DEALER WHO
HAS REASON TO BELIEVE THAT A MANUFACTURER, DISTRIBUTOR, OR
MANUFACTURER REPRESENTATIVE HAS VIOLATED SECTION 12-6-120 (1)
(d) OR (1) (w) MAY APPEAL TO THE BOARD BY FILING A COMPLAINT WITH
THE EXECUTIVE DIRECTOR. UPON RECEIVING THE COMPLAINT AND UPON
A SHOWING OF SPECIFIC FACTS THAT A VIOLATION HAS OCCURRED, THE

1 EXECUTIVE DIRECTOR SHALL SUMMARILY ISSUE A CEASE-AND-DESIST 2 ORDER UNDER SECTION 12-6-105 (1) (f) STAYING THE TERMINATION, 3 ELIMINATION, MODIFICATION, OR NONRENEWAL OF THE FRANCHISE 4 AGREEMENT. THE CEASE-AND-DESIST ORDER REMAINS IN EFFECT UNTIL 5 THE THE HEARING REQUIRED BY SECTION 12-6-105 (1) (f) IS HELD. IF A 6 DETERMINATION IS MADE AT THE HEARING REQUIRED BY SECTION 7 12-6-105(1)(f) THAT A VIOLATION OCCURRED, THE EXECUTIVE DIRECTOR 8 SHALL MAKE THE CEASE-AND-DESIST ORDER PERMANENT AND TAKE ANY 9 ACTIONS AUTHORIZED BY SECTION 12-6-104 (3). A MOTOR VEHICLE 10 DEALER WHO APPEALS TO THE EXECUTIVE DIRECTOR MAINTAINS ALL 11 RIGHTS UNDER THE FRANCHISE AGREEMENT UNTIL THE LATER OF THE 12 EXECUTIVE DIRECTOR ISSUING A DECISION OR NINETY DAYS AFTER THE 13 MANUFACTURER, DISTRIBUTOR, OR MANUFACTURER'S REPRESENTATIVE 14 PROVIDES THE NOTICE OF TERMINATION UNLESS THE EXECUTIVE DIRECTOR 15 FINDS THAT THE TERMINATION, CANCELLATION, OR NONRENEWAL WAS FOR 16 FRAUD, A MISREPRESENTATION, OR COMMITTING A CRIME WITHIN THE 17 SCOPE OF THE FRANCHISE AGREEMENT OR IN THE OPERATION OF THE 18 DEALERSHIP, IN WHICH CASE THE FRANCHISE RIGHTS TERMINATE 19 IMMEDIATELY.

SECTION <u>4.</u> The introductory portion to 12-6-523 (1), Colorado
Revised Statutes, is amended, and the said 12-6-523 (1) is further
amended, BY THE ADDITION OF THE FOLLOWING NEW
PARAGRAPHS, to read:

12-6-523. Unlawful acts. (1) It shall be IS unlawful and a
violation of this part 5 for any powersports vehicle manufacturer,
distributor, or manufacturer representative:

27 (v) TO FAIL TO NOTIFY A POWERSPORTS VEHICLE DEALER AT LEAST

NINETY DAYS BEFORE THE FOLLOWING AND TO PROVIDE THE SPECIFIC
 REASONS FOR THE FOLLOWING:

3 (I) DIRECTLY OR INDIRECTLY TERMINATING, CANCELLING, OR NOT
4 RENEWING A FRANCHISE AGREEMENT; OR

5 (II) MODIFYING, REPLACING, OR ATTEMPTING TO MODIFY OR 6 REPLACE THE FRANCHISE OR SELLING AGREEMENT OF A POWERSPORTS 7 DEALER. INCLUDING A CHANGE IN THE DEALER'S GEOGRAPHIC AREA UPON 8 WHICH SALES OR SERVICE PERFORMANCE IS MEASURED, IF THE 9 MODIFICATION WOULD SUBSTANTIALLY AND ADVERSELY ALTER THE 10 RIGHTS OR OBLIGATIONS OF THE DEALER UNDER THE CURRENT FRANCHISE 11 OR SELLING AGREEMENT OR WOULD SUBSTANTIALLY IMPAIR THE SALES OR 12 SERVICE OBLIGATIONS OR THE DEALER'S INVESTMENT; AND

13 TO REQUIRE, COERCE, OR ATTEMPT TO COERCE A (w) 14 POWERSPORTS DEALER TO SUBSTANTIALLY ALTER A FACILITY OR PREMISES IF THE FACILITY OR PREMISES HAS BEEN ALTERED WITHIN THE LAST  $\underline{Seven}$ 15 YEARS AT A COST OF MORE THAN TWENTY-FIVE THOUSAND DOLLARS, AND 16 17 THE ALTERATION WAS REQUIRED AND APPROVED BY THE MANUFACTURER, 18 DISTRIBUTOR, OR MANUFACTURER REPRESENTATIVE; EXCEPT THAT THIS 19 PARAGRAPH (W) DOES NOT APPLY TO IMPROVEMENTS MADE TO COMPLY 20 WITH HEALTH OR SAFETY LAWS OR TO ACCOMMODATE THE TECHNOLOGY 21 REQUIREMENTS NECESSARY TO SELL OR SERVICE A LINE MAKE.

SECTION <u>5.</u> Part 5 of article 6 of title 12, Colorado Revised
 Statutes, is amended BY THE ADDITION OF THE FOLLOWING NEW
 SECTIONS to read:

25 <u>12-6-535. Site control extinguishes.</u> IF A MANUFACTURER,
 26 <u>DISTRIBUTOR, OR MANUFACTURER REPRESENTATIVE HAS TERMINATED,</u>
 27 ELIMINATED, OR NOT RENEWED A FRANCHISE AGREEMENT CONTAINING A

-7-

1 SITE CONTROL PROVISION, THE POWERSPORTS VEHICLE DEALER MAY VOID 2 A SITE CONTROL PROVISION OF A FRANCHISE AGREEMENT BY RETURNING 3 ANY MONEY THE DEALER HAS ACCEPTED IN EXCHANGE FOR SITE CONTROL 4 PRORATED BY THE TIME REMAINING BEFORE THE AGREEMENT EXPIRES 5 OVER THE TIME PERIOD BETWEEN THE AGREEMENT BEING SIGNED AND THE 6 AGREEMENT EXPIRING. THIS SECTION DOES NOT APPLY IF THE 7 TERMINATION, ELIMINATION, OR NONRENEWAL IS FOR JUST CAUSE IN 8 ACCORDANCE WITH SECTION 12-6-523 (1) (d).

9 12-6-536. Modification voidable. IF A MANUFACTURER,
10 DISTRIBUTOR, OR MANUFACTURER REPRESENTATIVE FAILS TO COMPLY
11 WITH SECTION 12-6-120 (1) (v) (II), THE POWERSPORTS DEALER MAY VOID
12 THE MODIFICATION OR REPLACEMENT OF THE FRANCHISE AGREEMENT.

13 12-6-537. **Termination appeal.** A POWERSPORTS VEHICLE 14 DEALER WHO HAS REASON TO BELIEVE THAT A MANUFACTURER, 15 DISTRIBUTOR, OR MANUFACTURER REPRESENTATIVE HAS VIOLATED 16 SECTION 12-6-523 (1) (d) OR (1) (v) MAY APPEAL TO THE BOARD BY FILING A COMPLAINT WITH THE EXECUTIVE DIRECTOR. UPON RECEIVING THE 17 18 COMPLAINT AND UPON A SHOWING OF SPECIFIC FACTS THAT A VIOLATION 19 HAS OCCURRED, THE EXECUTIVE DIRECTOR SHALL SUMMARILY ISSUE A 20 CEASE-AND-DESIST ORDER UNDER SECTION 12-6-105(1)(h) STAYING THE 21 TERMINATION, ELIMINATION, MODIFICATION, OR NONRENEWAL OF THE 22 FRANCHISE AGREEMENT. THE CEASE-AND-DESIST ORDER REMAINS IN 23 EFFECT UNTIL THE HEARING REQUIRED BY SECTION 12-6-105 (1) (h) IS 24 HELD. IF A DETERMINATION IS MADE AT THE HEARING REQUIRED BY 25 SECTION 12-6-105 (1) (h) THAT A VIOLATION OCCURRED, THE EXECUTIVE 26 DIRECTOR SHALL MAKE THE CEASE-AND-DESIST ORDER PERMANENT AND 27 TAKE ANY ACTIONS AUTHORIZED BY SECTION 12-6-504 (1). A MOTOR

1	VEHICLE DEALER WHO APPEALS TO THE <u>EXECUTIVE DIRECTOR</u> MAINTAINS
2	ALL RIGHTS UNDER THE FRANCHISE AGREEMENT UNTIL THE LATER OF THE
3	EXECUTIVE DIRECTOR ISSUING A DECISION OR NINETY DAYS AFTER THE
4	MANUFACTURER, DISTRIBUTOR, OR MANUFACTURER'S REPRESENTATIVE
5	PROVIDES THE NOTICE OF TERMINATION UNLESS THE EXECUTIVE DIRECTOR
6	FINDS THAT THE TERMINATION, CANCELLATION, OR NONRENEWAL WAS FOR
7	FRAUD, A MISREPRESENTATION, OR COMMITTING A CRIME WITHIN THE
8	SCOPE OF THE FRANCHISE AGREEMENT OR IN THE OPERATION OF THE
9	DEALERSHIP, IN WHICH CASE THE FRANCHISE RIGHTS TERMINATE
10	IMMEDIATELY.
11	SECTION 6. 42-1-102 (55), Colorado Revised Statutes, is
12	amended to read:
13	42-1-102. Definitions. As used in articles 1 to 4 of this title.
13 14	<u><b>42-1-102. Definitions.</b> As used in articles 1 to 4 of this title,</u> <u>unless the context otherwise requires:</u>
14	unless the context otherwise requires:
14 15	unless the context otherwise requires: (55) "Motorcycle" means a motor vehicle that uses handlebars OR
14 15 16	<u>unless the context otherwise requires:</u> (55) "Motorcycle" means a motor vehicle that uses handlebars OR ANY OTHER DEVICE CONNECTED TO THE FRONT WHEEL to steer and that is
14 15 16 17	<u>unless the context otherwise requires:</u> <u>(55) "Motorcycle" means a motor vehicle that uses handlebars OR</u> <u>ANY OTHER DEVICE CONNECTED TO THE FRONT WHEEL to steer and that is</u> <u>designed to travel on not more than three wheels in contact with the</u>
14 15 16 17 18	<u>unless the context otherwise requires:</u> <u>(55) "Motorcycle" means a motor vehicle that uses handlebars OR</u> <u>ANY OTHER DEVICE CONNECTED TO THE FRONT WHEEL to steer and that is</u> <u>designed to travel on not more than three wheels in contact with the</u> <u>ground; except that the term does not include a farm tractor, LOW-SPEED</u>
14 15 16 17 18 19	<u>unless the context otherwise requires:</u> <u>(55) "Motorcycle" means a motor vehicle that uses handlebars OR</u> <u>ANY OTHER DEVICE CONNECTED TO THE FRONT WHEEL to steer and that is</u> <u>designed to travel on not more than three wheels in contact with the</u> <u>ground; except that the term does not include a farm tractor, LOW-SPEED</u> <u>ELECTRIC VEHICLE, or low-power scooter.</u>
14 15 16 17 18 19 20	<u>unless the context otherwise requires:</u> <u>(55) "Motorcycle" means a motor vehicle that uses handlebars OR</u> <u>ANY OTHER DEVICE CONNECTED TO THE FRONT WHEEL to steer and that is</u> <u>designed to travel on not more than three wheels in contact with the</u> <u>ground; except that the term does not include a farm tractor, LOW-SPEED</u> <u>ELECTRIC VEHICLE, or low-power scooter.</u> <b>SECTION 7. Applicability.</b> This act shall apply to offenses
14 15 16 17 18 19 20 21	<u>unless the context otherwise requires:</u> <u>(55) "Motorcycle" means a motor vehicle that uses handlebars OR</u> <u>ANY OTHER DEVICE CONNECTED TO THE FRONT WHEEL to steer and that is</u> <u>designed to travel on not more than three wheels in contact with the</u> <u>ground; except that the term does not include a farm tractor, LOW-SPEED</u> <u>ELECTRIC VEHICLE, or low-power scooter.</u> <b>SECTION 7. Applicability.</b> This act shall apply to offenses committed on or after the effective date of this act.