

LAWS OF ALASKA 2004

Source SCS CSHB 272(L&C) am S

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AN ACT

Relating to the advertising of motor vehicles, including trailers, for sale by motor vehicle dealers; relating to the financing of motor vehicle purchases; relating to motor vehicle sales contracts; relating to the disclosures required to be made by motor vehicle dealers when selling motor vehicles, including trailers, or when their service employees work on commission; relating to a motor vehicle dealer's selling as a new or current model vehicle, a motor vehicle required to be registered under AS 28.10; relating to a motor vehicle dealer's advertising an offer for the sale, lease, or purchase of a motor vehicle, including a trailer; relating to a motor vehicle dealer's conditioning the sale and delivery of a motor vehicle, including a trailer, on the buyer's purchase of other items; and relating to the return of a buyer's trade-in by a motor vehicle dealer.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

THE ACT FOLLOWS ON PAGE 1

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* **Section 1.** AS 45.25.400(b) is amended to read:

1 (b) A motor vehicle dealer may use the term "manufacturer's suggested retail 2 price," "MSRP," or "list price" in an advertisement for the sale of a motor vehicle, 3 subject to the restriction on price comparisons in AS 45.25.450 and the following: 4 (1) the advertised price must reference the final price listed by the 5 manufacturer on the monroney sticker, including accessories and options physically 6 attached to the vehicle at the time of delivery to the dealer, plus any transportation 7 charges, and minus all manufacturer discounts and savings; 8 (2) the manufacturer's suggested retail price or the list price does not 9 include charges added by the dealer or options added to the vehicle by the dealer; and 10 (3) whenever using the term "manufacturer's suggested retail price," 11 "MSRP," or "list price," the dealer [SHALL PROVIDE IN THE ADVERTISEMENT A CLEAR AND CONSPICUOUS DISCLOSURE THAT STATES THAT A SALE] 12 13 may not represent that a buyer would save money by paying a [HAVE 14 OCCURRED AT THAT] price that is lower than the "manufacturer's suggested 15 retail price," "MSRP," or "list price." [.] 16 * **Sec. 2.** AS 45.25.410 is amended to read: 17 Sec. 45.25.410. Availability of advertised items. A motor vehicle dealer 18 may not advertise a new motor vehicle [VEHICLES AND RELATED GOODS OR 19 SERVICES] at a specified dealer price with the intent not to supply reasonably 20 expected demand, unless the advertisement discloses the number of vehicles in stock 21 at the advertised price. 22 * **Sec. 3.** AS 45.25.460(a) is amended to read: 23 (a) In addition to the provisions of AS 45.50.471 and regulations adopted 24 under AS 45.50.471, a motor vehicle dealer [MAY NOT] 25 (1) **shall include in** [EXCLUDE FROM] an advertisement of a motor 26 vehicle for sale all [THAT TAXES, IF APPLICABLE, VEHICLE REGISTRATION

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FEES, FINANCE CHARGES, CHARGES FOR THE ISSUANCE OF ANY

CERTIFICATE OF COMPLIANCE OR NONCOMPLIANCE REQUIRED BY

STATUTE, OR OTHER] fees or charges, except fees or charges to be paid to a third

party [THAT ARE NOT OTHERWISE INCLUDED IN THE ADVERTISED PRICE

WILL BE ADDED TO THE ADVERTISED PRICE AT THE TIME OF THE SALE];

1	(2) <u>may not</u> represent the dealer document preparation fee as a
2	government fee;
3	(3) <u>may not</u> advertise a specific motor vehicle for sale without
4	identifying the vehicle by either its vehicle identification number, vehicle stocking
5	number, or license number;
6	(4) may not advertise that free merchandise, gifts, or services will be
7	provided by the dealer if a vehicle is purchased; in this paragraph, "free" includes
8	merchandise or services offered for sale at a price less than the dealer's cost for the
9	merchandise or services;
10	(5) <u>may not</u> use the term "rebate," "cash back," or a similar term in
11	advertising the sale of a motor vehicle unless the rebate is expressed in a specific
12	dollar amount and is in fact a rebate offered by the vehicle manufacturer or distributor
13	directly to the retail buyer of the vehicle;
14	(6) may not require a person, in order to receive the advertised credit
15	terms, to pay a higher price for a motor vehicle and any related goods or services than
16	the cash price the same person would have to pay to purchase the same vehicle and
17	related goods or services;
18	(7) <u>may not</u> advertise a guaranteed trade-in allowance or range of
19	allowances unless the guarantee is provided by the manufacturer or distributor;
20	(8) <u>may not</u> affix to a new motor vehicle a supplemental price sticker
21	containing a price that represents the dealer's asking price if the supplemental price
22	sticker exceeds the manufacturer's suggested retail price, unless the supplemental
23	sticker
24	(A) clearly and conspicuously, in the largest print appearing on
25	the sticker other than the print size used for the dealer's name, discloses that
26	the supplemental sticker price is the dealer's asking price, or words of similar
27	meaning, and is not the manufacturer's suggested retail price;
28	(B) clearly and conspicuously discloses the manufacturer's
29	suggested retail price; and
30	(C) states, if the supplemental sticker price is greater than the
31	sum of the manufacturer's suggested retail price and the price of the items

1	added by the dealer, the difference and describes it as additional dealer mark-
2	up;
3	(9) <u>may not</u> advertise or otherwise represent, or knowingly allow to be
4	advertised or represented on behalf of the dealer, that a down payment is not required
5	in connection with the sale of a motor vehicle when a down payment is in fact
6	required;
7	(10) <u>may not</u> advertise an offer for the sale, lease, or purchase of a
8	motor vehicle that [CREATES THE FALSE IMPRESSION THAT THE VEHICLE IS
9	BEING OFFERED BY A PRIVATE PARTY OR A MOTOR VEHICLE AGENT OR
10	THAT] does not contain the name of the dealer;
11	(11) <u>may not</u> [USE AN ADVERTISEMENT FOR A MOTOR
12	VEHICLE THAT CONTAINS LANGUAGE THAT FALSELY, IMPLICITLY, OR
13	EXPLICITLY SUGGESTS THAT, TO TAKE ADVANTAGE OF AN OFFER, A
14	CONSUMER MUST ACT WITHIN A CERTAIN PERIOD OF TIME WHEN, IN
15	FACT, THE VEHICLES WILL CONTINUE TO BE AVAILABLE AT THE
16	ADVERTISED PRICE BEYOND THAT TIME PERIOD;
17	(12) REQUIRE A BUYER OF A NEW MOTOR VEHICLE, AS A
18	CONDITION OF SALE AND DELIVERY, TO ALSO PURCHASE SPECIAL
19	FEATURES, APPLIANCES, ACCESSORIES, OR EQUIPMENT NOT DESIRED
20	OR REQUESTED BY THE BUYER UNLESS THE SPECIAL FEATURES,
21	APPLIANCES, EQUIPMENT, OR ACCESSORIES ARE ALREADY INSTALLED
22	ON THE VEHICLE WHEN RECEIVED BY THE DEALER;
23	(13)] represent and sell as a new motor vehicle a demonstrator vehicle
24	or a motor vehicle that is a used motor vehicle; in this paragraph, "demonstrator
25	vehicle"
26	(A) means a motor vehicle
27	(i) that has been assigned by a dealer for use by the
28	dealership as an executive vehicle for promotional purposes, including
29	being driven in the community;
30	(ii) that has not been licensed by a retail buyer; and
31	(iii) the title of which has not been transferred to a retail

1	buyer;
2	(B) does not include a motor vehicle that has only been driven
3	to demonstrate the motor vehicle to a prospective buyer;
4	(12) may not [(14)] advertise that the dealer finances any person or
5	does not reject any person's credit, or make similar claims;
6	(13) may not [(15)] advertise or make a statement, declaration, or
7	representation in an advertisement that cannot be substantiated in fact; the burden of
8	proof of the factual basis for the statement, declaration, or representation is on the
9	dealer.
10	* Sec. 4. AS 45.25.465 is amended by adding a new subsection to read:
11	(c) When a motor vehicle dealer sells a used motor vehicle or a current model
12	used motor vehicle, the motor vehicle dealer shall disclose to the buyer in writing in a
13	manner that is clear and conspicuous and posted in the window of the vehicle
14	(1) that the warranty provisions of AS 45.45.300 - 45.45.360 do not
15	apply to the purchase of the motor vehicle;
16	(2) that, if applicable, the vehicle is not subject to a manufacturer's
17	warranty; and
18	(3) that, if applicable, the vehicle was originally manufactured for sale
19	in Canada or another foreign country.
20	* Sec. 5. AS 45.25.510(a) is amended to read:
21	(a) Before entering into a new motor vehicle sales contract, a new motor
22	vehicle dealer shall disclose in writing to a buyer of the new motor vehicle any known
23	damage and repair to the new motor vehicle if the damage exceeds five percent of the
24	manufacturer's suggested retail price as calculated at the dealer's authorized warranty
25	rate for labor and parts, or \$1,000, whichever amount is greater. A new motor
26	vehicle dealer is not required to disclose to a buyer that glass, tires, bumpers, or
27	cosmetic parts of a new motor vehicle were damaged at any time if the damaged item
28	has been replaced with original or comparable equipment. A replaced part is not part
29	of the cumulative damage required to be disclosed under this subsection.
30	* Sec. 6. AS 45.25 is amended by adding a new section to read:
31	Sec. 45.25.530. Disclosure regarding receipt of commissions. If a motor

vehicle dealer's service operations employees receive a commission for the amount of work they perform, the motor vehicle dealer shall post a conspicuous sign that is visible to service customers that the dealer's service operations employees work on commission.

* **Sec. 7.** AS 45.25.610(c) is amended to read:

- (c) <u>If</u> [NOTWITHSTANDING THE REQUIREMENTS OF THIS SECTION, IF] a motor vehicle dealer arranges financing for a buyer, the motor vehicle dealer may deliver the motor vehicle to the buyer before final approval by the financing entity if
- (1) the buyer and seller sign an agreement separate from the motor vehicle installment contract on an 8 1/2 x 11 inch sheet of paper that clearly and conspicuously informs the buyer that final financing arrangements have not yet been approved and that clearly sets out the amount that will be financed, the annual percentage rate of the finance charge, the amount of the finance charge, the number and frequency of payments, and the amount of each payment;
- (2) the separate agreement clearly and conspicuously informs the buyer that accepting delivery of the vehicle before final financing approval obligates the buyer to terms of the motor vehicle sales contract if the terms on the separate agreement are identical to the terms finally approved by the financing entity; and
- (3) the separate agreement provides that the separate agreement, the motor vehicle sales contract, and any and all other conditions of the purchase will be void if any of the terms contained in the separate agreement are changed by either the motor vehicle dealer or the financing institution as a condition of sale or final financing approval.

* **Sec. 8.** AS 45.25.610(d) is amended to read:

(d) If a buyer's final financing is not approved [WITHIN SEVEN BUSINESS DAYS FROM THE DATE OF THE SEPARATE AGREEMENT] and, as a result, the transaction is not completed, the motor vehicle dealer shall return the buyer's entire down payment, and the buyer's trade-in, if any, shall be returned to the buyer in the same condition and with not more than <u>100</u> [10] miles accumulated on the odometer from when the motor vehicle was delivered to the motor vehicle dealer.

- * **Sec. 9.** AS 45.25.460(b) and 45.25.610(b) are repealed.
- * Sec. 10. The uncodified law of the State of Alaska is amended by adding a new section to
 read:
- 4 DEPARTMENT OF LAW REPORT. The Department of Law shall
- 5 (1) monitor and investigate consumer and enforcement problems associated 6 with AS 08.66.015 that relate to the sale by motor vehicle dealers of motor vehicles as new or 7 current model motor vehicles; and
- 8 (2) report to the Twenty-Fourth Alaska State Legislature on or before 9 January 24, 2005, on the consumer and enforcement problems monitored and investigated 10 under (1) of this section and include in the report recommendations for resolving the 11 problems.