## HOUSE . . . . . . . . . . . . No. 01875

### The Commonwealth of Massachusetts

PRESENTED BY:

#### Christopher G. Fallon

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the passage of the accompanying bill:

An Act establishing a car buyer bill of rights.

PETITION OF:

| NAME:                 | DISTRICT/ADDRESS: |
|-----------------------|-------------------|
| Christopher G. Fallon | 33rd Middlesex    |
| David B. Sullivan     | 6th Bristol       |
| Martin J. Walsh       | 13th Suffolk      |

**HOUSE . . . . . . . . . . . . . . . No. 01875** 

By Mr. Fallon of Malden, a petition (accompanied by bill, House, No. 1875) of Walsh and others for legislation to establish a car buyer bill of rights Joint Committee on Consumer Protection and Professional Licensure.

# [SIMILAR MATTER FILED IN PREVIOUS SESSION SEE

□ HOUSE , NO. *242* OF 2009-2010.]

#### The Commonwealth of Massachusetts

In the Year Two Thousand Eleven

An Act establishing a car buyer bill of rights.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

- SECTION 1. Paragraph (A) of subsection (2) of section 7N1/4 of chapter 90 of the
- 2 General Laws, as appearing in the 2004 Official Edition, is hereby amended by adding the
- 3 following clause:-
- 4 (iii) A dealer cannot advertise for sale or sell a used vehicle as "certified" or use any similar
- 5 descriptive term in the advertisement or the sale of a used vehicle that implies the vehicle has
- 6 been certified to meet the terms of a used vehicle certification program unless:
- 7 The vehicle has not sustained damage that substantially impairs its use or safety to the buyer.

- 8 The odometer on the vehicle indicates actual mileage, and has not been rolled back or otherwise
- 9 altered to show fewer miles, or placed with an odometer showing fewer miles than actually
- 10 driven.
- 11 The dealer has not actual knowledge that the vehicle has been repurchased by a dealer or
- 12 manufacturer pursuant to a state or federal warranty statute.
- 13 The title to the vehicle has not been inscribed with the notation "Lemon Law Buyback,"
- 14 "manufacturer repurchase," "salvage," "junk," "nonrepairable," "flood," or similar designation
- or title designation required by this state or another state.
- 16 The vehicle has been inspected by a technician or technician qualified to inspect for collision
- 17 repair and mechanical condition.
- 18 Prior to sale, the dealer provides the buyer with a completed inspection report indicating all the
- 19 components inspected pursuant to the vehicle certification program and whether they meet the
- 20 standards of the vehicle certification program.
- 21 SECTION 2. Said section 7N1/4 of said chapter 90, as so appearing, is hereby further amended
- 22 by adding the following paragraph:
- 23 The office of consumer affairs may impose a fine of no more than \$50 per vehicle per violation
- 24 for the first violation of this section and no more than \$100 per vehicle per violation for
- 25 subsequent violations of this section.
- 26 SECTION 3. Section 9 of chapter 255 of the General Laws, as so appearing in the 2004 Official
- 27 Edition is hereby amended by adding the following paragraph:-
- 28 The contract shall further contain the following disclosures, as applicable:

- 29 An itemization of the amount financed which shall include the following:
- 30 the cash price, exclusive of document preparation fees, taxes imposed on the sale, prior credit or
- 31 lease balance on property being traded in, the amount of any manufacturer's rebate applied, and
- 32 the amount charged for a service contract;
- 33 the fee to be retained by the seller for document preparation;
- 34 taxes imposed on the sale
- 35 the amount of any manufacturer's rebate;
- 36 the amount of any optional business partnership automation fee to register or transfer the vehicle,
- 37 which shall be labeled "optional RMV electronic filing fee";
- 38 the amount charged for a service contract;
- 39 the prior credit or lease balance remaining on the property being traded in, which shall be labeled
- 40 "prior credit or lease balance";
- 41 any charge for an optional debt cancellation agreement;
- 42 the total cash price, which shall be the sum of subparagraphs (a) to (h), inclusive.
- 43 The amount of the buyer's down payment itemized to show the following:
- 44 The agreed value and brief description of the property being traded in, if any;
- 45 The prior credit or lease balance, if any, owing on the property being traded in;
- 46 The net agreed value of the property being traded in, which shall be the difference between the
- 47 amounts disclosed in subparagraphs (a) and (b). If the prior credit or lease balance of the

- 48 property being traded in exceeds the agreed value of the property, a negative number shall be
- 49 stated.
- 50 The amount of any portion of the down payment to be deferred and which is not subject to a
- 51 finance charge.
- 52 The amount of any manufacturer's rebate applied or to be applied to the down payment.
- 53 The remaining amount paid or to be paid by the buyer as a down payment, which shall be the
- 54 sum of subparagraphs (a) to (e), inclusive.
- 55 3) The amount financed, which shall be the difference between subparagraph (1) (i) and
- 56 subparagraph (2) (f).
- 57 Any promotional warranty or financing arrangement.
- 58 SECTION 4. Said chapter 255B is hereby further amended by inserting after section 9 the
- 59 following 2 sections:-
- 60 Section 9A.
- 61 (a)As used in this section the following words shall unless the context requires otherwise have
- 62 the following meanings:-
- 63 "Buy rate", the minimum annual percentage rate (APR) that is communicated to the retail seller
- at which a sales finance company offers to finance a retail buyer's motor vehicle, or at which a
- 65 sales finance company offers to purchase, accept assignment or otherwise acquire the retail
- 66 installment contract."

| 67 | "Finance markup charge", any positive difference between the annual percentage rate (APR) of        |
|----|---|
| 68 | the retail installment contract and the buy rate."  |
| 69 | "Consumer reporting agency", any person who assembles or evaluates consumer credit                  |
| 70 | information or other information on consumers for the purpose of furnishing consumer reports to     |
| 71 | third parties.  |
| 72 | (b)Every retail seller, prior to the execution of any retail installment sale or retail installment |
| 73 | contract, shall disclose to the retail buyer, in writing, the following:                            |
| 74 | The buyer's consumer credit rating as reported to the retail seller.                                |
| 75 | The buy rate as communicated to the retail seller by a sales finance company.                       |
| 76 | The cost incurred by the buyer of any charge for arranging financing, including, but not limited    |
| 77 | to finance markup charges and processing fees.  |
| 78 | Any arrangement to sell, assign, or otherwise transfer the contract to a third party for an amount  |
| 79 | which is equal to, in excess of, or less than the amount financed under the contract.               |
| 80 | c)The cost for arranging financing, including, but not limited to finance markup charges, shall     |
| 81 | not exceed the greater of .5 per cent of the loan or \$150.   |
| 82 | d)The retail installment contract shall include the following on a single 81/2" x 11" piece of      |
| 83 | paper in bold and in at least 10-point font, "Notice to the buyer: Your credit rating used to       |
| 84 | evaluate your credit history for this purchase, as calculated byis The                              |
| 85 | lowest annual percentage interest rate at which a lender would accept this contract or otherwise    |
| 86 | extend credit to you is%. The annual percentage interest rate CHARGED TO YOU is                     |
| 87 | % and the total cost of arranging financing for you is  |

- 88 e)A violation of this section shall be deemed an unfair and deceptive act or practice pursuant to 89 section 2 of chapter 93A.
- 90 Section 9B. The buyer of any used or preowned motor vehicle has the right to cancel a motor
- 91 vehicle sales contract until midnight of the third business day after the day on which the buyer
- 92 signs an agreement or offer to purchase.
- 93 Cancellation occurs when the buyer gives written notice of cancellation to the seller at the
- 94 address specified in the contract. To complete the cancellation, the buyer must return the motor
- 95 vehicle, in substantially as good condition as when received, to the seller at the seller's place of
- 96 business within 24 hours of providing written notice of termination. A used motor vehicle that is
- 97 returned with damage sustained as a result of a defect existing at the time of sale shall be deemed
- 98 to be "insubstantially as good condition as when received" for the purposes of this section.
- 99 Notice of cancellation, if given by mail, is effective when deposited in the mail properly
- 100 addressed with postage paid.
- 101 (a) Notice of cancellation given by the buyer need not take any particular form, as long as it is
- 102 written, and, however expressed, is effective if it indicates the intention of the buyer not to be
- 103 bound by the motor vehicle conditional sale contract. (b) Upon completion of cancellation of the
- 104 contract, the buyer is entitled to a full refund from the seller minus a reasonable offset for
- 105 mileage added to the odometer after purchase. "A reasonable offset for mileage added to the
- 106 odometer after purchase" means the sum of the purchase price of the motor vehicle, divided by
- 107 120,000 miles, multiplied by the number of miles added to the odometer after purchase. (c) For
- 108 purposes of this section, "seller" does not include a private individual who is not required to be
- 109 licensed to sell vehicles in California.