

Rep. Rita Mayfield

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1	AMENDMENT TO HOUSE BILL 3746
2	AMENDMENT NO Amend House Bill 3746 by replacing
3	everything after the enacting clause with the following:
4	"Section 5. The Consumer Fraud and Deceptive Business
5	Practices Act is amended by changing Section 2L as follows:
6	(815 ILCS 505/2L) (from Ch. 121 1/2, par. 262L)
7	Sec. 2L. Used motor vehicles; modification or disclaimer of
8	implied warranty of merchantability limited.
9	<u>(a)</u> Any retail sale of a motor vehicle made after <u>the</u>
10	effective date of this amendatory Act of the 99th General
11	Assembly January 1, 1968 to a consumer by a <del>new motor vehicle</del>
12	<del>dealer or</del> used motor vehicle dealer within the meaning of
13	Chapter 5 of the Illinois Vehicle Code is made subject to this
14	Section.
15	(b) Any motor vehicle sale conducted by a motor vehicle
16	dealer licensed under Section 5-102 of the Illinois Vehicle

1 Code or by an auction company at an auction that is open to the general public may not exclude, modify, or disclaim the implied 2 warranty of merchantability prescribed in Section 2-314 of the 3 4 Uniform Commercial Code or limit the remedies for a breach of 5 the warranty before midnight of the 15th calendar day after 6 delivery of a used motor vehicle or until a used motor vehicle is driven 500 miles after delivery, whichever is earlier. In 7 calculating time under this Section, a day on which the 8 9 warranty is breached and all subsequent days in which the used 10 motor vehicle fails to conform with the implied warranty of merchantability are excluded. In calculating distance under 11 this Section, the miles driven to obtain or in connection with 12 13 the repair, servicing, or testing of a used motor vehicle that fails to conform with the implied warranty of merchantability 14 15 are excluded. An attempt to exclude, modify, or disclaim the 16 implied warranty of merchantability or to limit the remedies for a breach of the warranty in violation of this Section 17 renders a purchase agreement voidable at the option of the 18 19 purchaser. 20 (c) An implied warranty of merchantability is met if a used motor vehicle functions substantially free of a defect that 21 22 significantly limits the use of the used motor vehicle for the ordinary purpose of transportation on any public highway. The 23

24 <u>implied warranty of merchantability expires at midnight of the</u> 25 15th calendar day after delivery of a used motor vehicle or

26 until a used motor vehicle is driven 500 miles after delivery,

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1	whichever is earlier. In calculating time, a day on which the
2	implied warranty of merchantability is breached is excluded and
3	all subsequent days in which the used motor vehicle fails to
4	conform with the warranty are also excluded. In calculating
5	distance, the miles driven to obtain or in connection with the
6	repair, servicing, or testing of a used motor vehicle that
7	fails to conform with the implied warranty of merchantability
8	are excluded.
9	(d) An implied warranty of merchantability does not extend
10	to damage that occurs after the sale of the used motor vehicle
11	that results from:
12	(1) off-road use;
13	(2) racing;
14	(3) towing;
15	(4) abuse;
16	(5) misuse;
17	(6) neglect;
18	(7) failure to perform regular maintenance; and
19	(8) failure to maintain adequate oil, coolant, and
20	other required fluids or lubricants.
21	(e) If the implied warranty of merchantability described in
22	this Section is breached, the consumer shall give reasonable
23	notice to the seller within 15 days after the date of the
24	breach. Before the consumer exercises another remedy pursuant
25	to Article 2 of the Uniform Commercial Code, the seller shall
26	have a reasonable opportunity to repair the used motor vehicle.

1 The consumer shall pay one-half of the cost of the first 2 repairs necessary to bring the used motor vehicle into 2 compliance with the warranty. The payments by the consumer are 3 4 limited to a maximum payment of \$25 for each repair. 5 (f) The maximum liability of a seller for repairs pursuant to this Section is limited to the purchase price paid for the 6 used motor vehicle, to be refunded to the consumer or lender, 7 as applicable, in exchange for return of the vehicle. 8 9 (g) An agreement for the sale of a used motor vehicle by a 10 used motor vehicle dealer subject to this Section is voidable 11 at the option of the consumer unless it contains on its face the following conspicuous statement printed in boldface, 12 10-point or larger type set off from the body of the agreement: 13 14 "Illinois law requires that this vehicle will be fit for 15 the ordinary purposes for which the vehicle is used for 15 days or 500 miles after delivery, whichever is earlier, except with 16 regard to particular defects disclosed on the first page of 17 this agreement. You (the consumer) will have to pay up to \$25 18 for each of the first 2 repairs if the warranty is violated.". 19 The inclusion in the agreement of the statement 20 (h) prescribed in subsection (g) of this Section does not create an 21 22 express warranty. (i) A consumer of a used motor vehicle may waive the 23 24 implied warranty of merchantability only for a particular 25 defect in the vehicle and only if all of the following 26 conditions are satisfied:

1	(1) the motor vehicle dealer subject to this Section
2	fully and accurately discloses to the consumer that because
3	of circumstances unusual to the business of the used motor
4	vehicle dealer, the used motor vehicle has a particular
5	defect;
6	(2) the consumer agrees to buy the used motor vehicle
7	after disclosure of the defect; and
8	(3) before the sale, the consumer indicates agreement
9	to the waiver by signing and dating the following
10	conspicuous statement that is printed on the first page of
11	the sales agreement or on a separate document in boldface
12	10-point or larger type and that is written in the language
13	in which the presentation was made:
14	"Attention consumer: sign here only if the dealer has told
15	you that this vehicle has the following problem or problems and
16	you agree to buy the vehicle on those terms:
17	<u>1</u>
18	2
19	<u>3</u>
20	(j) A used motor vehicle dealer subject to this Section has
21	the burden to prove by a preponderance of the evidence that the
22	dealer complied with subsection (i) of this Section.
23	(k) A consumer or seller that is aggrieved by a transaction
24	pursuant to this Section and that seeks a legal remedy shall
25	pursue an appropriate remedy prescribed in Article 2 of the
26	Uniform Commercial Code and shall comply with the requirements

1	prescribed in that Article.
2	(1) It shall be an affirmative defense to any claim under
3	this Section that:
4	(1) an alleged nonconformity does not substantially
5	impair the use and market value of the motor vehicle;
6	(2) a nonconformity is the result of abuse, neglect, or
7	unauthorized modifications or alterations of the motor
8	vehicle;
9	(3) a claim by a consumer was not filed in good faith;
10	or
11	(4) any other affirmative defense allowed by law.
12	(m) Other than the 15 day, 500 mile implied warranty of
13	merchantability identified herein, a motor vehicle dealer is
14	not required to provide any further express or implied
15	warranties to a purchasing consumer unless:
16	(1) the motor vehicle dealer is required by federal or
17	State law to provide a further express of implied warranty,
18	or
19	(2) the motor vehicle dealer fully informs and
20	discloses to the consumer that the vehicle is being sold
21	without any further express or implied warranties, other
22	than the 15 day mile implied warranty of merchantability
23	identified in this Section.
24	(a) The dealer is liable to the purchasing consumer for the
25	following share of the cost of the repair of Power Train
26	components for a period of 30 days from date of delivery,

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1	unless the repairs have become necessary by abuse, negligence,
2	or collision. The burden of establishing that a claim for
3	repairs is not within this Section shall be on the selling
4	dealer. The dealer's share of such repair costs is:
5	(1) in the case of a motor vehicle which is not more than 2
6	<del>years old, 50%;</del>
7	(2) in the case of a motor vehicle which is 2 or more, but
8	less than 3 years old, 25%;
9	(3) in the case of a motor vehicle which is 3 or more, but
10	less than 4 years old, 10%; and
11	(4) in the case of a motor vehicle which is 4 or more years
12	<del>old, none.</del>
13	(b) Notwithstanding the foregoing, such a dealer and a
14	purchasing consumer may negotiate a sale and purchase that is
15	not subject to this Section if there is stamped on any purchase
16	order, contract, agreement, or other instrument to be signed by
17	the consumer as a part of that transaction, in at least
18	10 point bold type immediately above the signature line, the
19	following:
20	"THIS VEHICLE IS SOLD AS IS WITH NO WARRANTY
21	AS TO MECHANICAL CONDITION"
22	(c) As used in this Section, "Power Train components" means
23	the engine block, head, all internal engine parts, oil pan and
24	gaskets, water pump, intake manifold, transmission, and all
25	internal transmission parts, torque converter, drive shaft,
26	universal joints, rear axle and all rear axle internal parts,

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## and rear wheel bearings.

(d) The repair liability means that the dealer will make necessary Power Train component repairs in his shop, or in the shop of his service affiliate, on the basis of his regular list price charge for parts and labor, where the flat rate list price does not exceed 50% of the selling price of the vehicle at the time repairs are requested.

8 (e) The age of the vehicle shall be measured according to 9 the manufacturer's model year designation as shown on the 10 Certificate of Title or Registration Certificate. Vehicles 11 shall be designated as current year models, one year old, 2 12 year old, and so forth according to the time that has elapsed 13 since January 1 of the appropriate model year so designated.

14 (f) This Section does not preclude the issuance of a 15 warranty or guarantee by a motor vehicle dealer or motor car 16 manufacturer that meets or exceeds the basic provisions of 17 paragraph (a).

18 (g) After the effective date of this amendatory Act of 19 1989, executives' and officials' cars when so advertised shall 20 have been used exclusively by executives of the parent motor 21 car manufacturer's personnel or by an executive of an 22 authorized dealer in the same make of car. These cars, so 23 advertised, shall not have been sold to a member of the public 24 prior to the appearance of the advertisement.

Any person who violates this Section commits an unlawful practice within the meaning of this Act. 09900HB3746ham002 -9- LRB099 07271 JLS 34519 a

1 (Source: P.A. 86-351; 87-1140.)".