HB 2282-A8 (LC 1744) 6/12/15 (HE/ps)

PROPOSED AMENDMENTS TO A-ENGROSSED HOUSE BILL 2282

1 On page 1 of the printed A-engrossed bill, delete lines 22 through 25 and 2 delete page 2 and insert:

3 "SECTION 3. ORS 822.043 is amended to read:

4 "822.043. (1) As used in this section:

5 "(a) 'Integrator' has the meaning given that term in ORS 802.600.

6 "(b) 'Vehicle dealer' means a person issued a vehicle dealer certificate 7 under ORS 822.020.

"(2) A vehicle dealer may elect to prepare, submit, or prepare and submit
documents necessary to:

10 "(a) Issue or transfer a certificate of title for a vehicle;

11 "(b) Register a vehicle or transfer registration of a vehicle; [or]

- 12 "(c) Issue a registration plate[.];
- 13 "(d) Verify and clear a title;

¹⁴ "(e) Perfect, release or satisfy a lien or other security interest;

15 "(f) Comply with federal security requirements; or

"(g) Render any other services for the purpose of complying with
 state and federal laws related to the sale of a vehicle.

"(3) A vehicle dealer who prepares any documents described in subsection(2) of this section:

"(a) May charge a purchaser of a vehicle a document processing fee for
the preparation of those documents.

"(b) May not charge a purchaser of a vehicle a **document processing** fee

1 for the submission of any document or the issuance of a registration plate.

"(c) May charge a purchaser of a vehicle a document processing fee
for performing any of the services described in subsection (2) of this
section in connection with preparing the documents described in subsection (2) of this section.

6 "(4) A purchaser of a vehicle may negotiate the amount of the 7 document processing fee with a vehicle dealer, but in no case shall the 8 document processing fee charged by a vehicle dealer under this section 9 exceed:

10 "(a) \$150, if the vehicle dealer uses an integrator; or

11 "(b) \$115, if the vehicle dealer does not use an integrator.

12 "[(4) The Department of Transportation may adopt rules to:]

13 "[(a) Limit the amount of a fee charged under subsection (3) of this section.

14 The limit established by rule may not be less than:]

¹⁵ "[(A) \$75, if the vehicle dealer uses an integrator; or]

16 "[(B) \$50, if the vehicle dealer does not use an integrator.]

"[(b) Determine when a vehicle dealer is required to inform the purchaser of the vehicle of the option of using an integrator and when the purchaser has the option of electing to use an integrator.]

"(5) If a vehicle dealer charges a document processing fee under
 subsection (4)(a) of this section, of the amount collected \$25 shall be
 paid to the integrator.

"[(5)] (6) Unless otherwise provided by rule, if a vehicle dealer uses an integrator and charges a **document processing** fee greater than that charged for not using an integrator, the dealer must inform the purchaser of the vehicle of the option of using an integrator to prepare the documents. The purchaser may then elect whether or not to have the vehicle dealer use an integrator to prepare the documents.

"(7) If the purchaser of a vehicle pays a document processing fee,
 the vehicle dealer shall prepare and submit all documents to complete

1 the transaction as permitted by law.".

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