A-Engrossed Senate Bill 797

Ordered by the Senate April 19 Including Senate Amendments dated April 19

Sponsored by Senator MONNES ANDERSON

SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure.

Provides exception to offense of illegal consignment practices. Declares emergency, effective on passage.

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A BILL FOR AN ACT

Relating to the offense of illegal consignment practices; amending ORS 822.060; and declaring an
 emergency.

4 Be It Enacted by the People of the State of Oregon:

SECTION 1. ORS 822.060 is amended to read:

6 822.060. (1) **Except as provided in subsection (2) of this section,** a person who holds a vehicle

dealer certificate issued or renewed under ORS 822.020 or 822.040 commits the offense of illegal
consignment practices if the person does any of the following:

9 (a) Takes a vehicle on consignment from a person who does not hold a vehicle dealer certificate 10 issued or renewed under ORS 822.020 or 822.040, or who is not licensed as a vehicle dealer in an-11 other jurisdiction, and who does not have proof that the consignor is the registered owner, a secu-12 rity interest holder or lessor of the vehicle.

(b) Takes a vehicle on consignment from a security interest holder without the security interest
 holder first completing a repossession action prior to consigning the vehicle and providing the
 dealer with proper documentary proof of the repossession action.

16 (c) Takes a vehicle on consignment and does not have the terms of the consignment agreement 17 in writing and provide a copy of the agreement to the consignor. The agreement shall include a 18 provision stating that if the terms of the agreement are not met, the consignor may file a complaint 19 in writing with the Department of Transportation, Salem, Oregon.

(d) Sells a vehicle that the dealer has on consignment and does not pay the consignor within10 days of the sale.

(e) Sells a vehicle that the dealer has on consignment and does not either provide the purchaser with a certificate of title to the vehicle or with other primary ownership records in the form of documents or apply to the department in the purchaser's name for title to the vehicle within 30 days of the sale in a manner provided by the department by rule.

(f) Does not allow the department or any duly authorized representative to inspect and audit any records of any separate accounts into which the dealer deposits any funds received or handled by the dealer or in the course of business as a dealer from consignment sale of vehicles at such

	times as the department may direct.
	(g) Takes any part of any money paid to the dealer in connection with any consignment trans-
1	action as part or all of the dealer's commission or fee until the transaction has been completed or
	terminated.
	(h) Does not make arrangement for the disposition of money from a consignment transaction
	with the seller at the time of establishing a consignment agreement.
	(i) Sells a vehicle that the dealer has taken on consignment without first giving the purchaser
ł	the following disclosure in writing:
	DISCLOSURE REGARDING
	CONSIGNMENT SALE
	(Name of Dealer) is selling the following described vehicle:
•	(Year) (Make) (Model) (Vehicle Identification Num-
1	ber) on consignment.
	[] There is a security interest in this vehicle.
	[] There is not a security interest in this vehicle.
	YOU SHOULD TAKE ACTION TO ENSURE THAT ANY SECURITY INTERESTS ARE RE-
	LEASED AND THAT THE TITLE TO THE VEHICLE IS TRANSFERRED TO YOU. OTHERWISE,
	YOU MAY TAKE TITLE SUBJECT TO ANY UNSATISFIED SECURITY INTERESTS.
	TOO MAT TAKE TITLE SUBJECT TO ANT UNSATISFIED SECONTT INTERESTS.
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