STATE OF NEW YORK

7553

2023-2024 Regular Sessions

IN SENATE

June 5, 2023

Introduced by Sen. THOMAS -- read twice and ordered printed, and when printed to be committed to the Committee on Rules

AN ACT to amend the general business law and the vehicle and traffic law, in relation to automobile broker businesses

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Subdivision 1 of section 736 of the general business law, as amended by chapter 28 of the laws of 2018, is amended to read as follows:

4 1. "Automobile broker business" means any person who, for a fee, 5 commission or other valuable consideration, regardless of whether such fee, commission, or consideration is paid directly by a consumer, offers б to provide, provides, or represents that he or she will provide a 7 service of purchasing, arranging, assisting, facilitating or effecting 8 the purchase or lease of an automobile as agent, broker, or intermediary 9 10 for a consumer. "Automobile broker business" does not include any person 11 registered as a dealer pursuant to article sixteen of the vehicle and traffic law, only when operating in a manner pursuant to such registra-12 13 tion under article sixteen of the vehicle and traffic law, any person 14 registered under section four hundred fifteen-a of the vehicle and traf-15 fic law, only when operating in a manner described in section four 16 hundred fifteen-a of the vehicle and traffic law, an automobile auctioneer, only when operating in the manner described in section twenty-17 three of this chapter, nor any bona fide employee of a registered dealer 18 19 while acting for such dealer, or any person who sells, offers for sale 20 or lease or acts as agent, broker or intermediary in effecting the 21 purchase or lease of three or fewer automobiles in any calendar year, 22 any national service which aggregates information for consumers, but 23 does not otherwise have contact with consumers, or any motor vehicle 24 franchisor, manufacturer, [er] distributor, distributor branch or facto-

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

LBD11745-01-3

ry branch registered under article sixteen of the vehicle and traffic 1 2 law. 3 Section 736 of the general business law is amended by adding a S 2. 4 new subdivision 4 to read as follows: 5 4. "Place of business" means a designated permanent location at which б the business of the automobile broker business is conducted. 7 § 3. The general business law is amended by adding a new section 736-b 8 to read as follows: 9 § 736-b. Place of business required. 1. No person shall engage in 10 business as an automobile broker business, as defined in section seven 11 hundred thirty-six of this article, without maintaining a place of busi-12 ness. 13 2. The certificate of registration for an automobile broker business 14 pursuant to paragraph c of subdivision seven of section four hundred 15 fifteen of the vehicle and traffic law shall be amended within thirty days of a change of address of an automobile broker business to reflect 16 17 the new address of its place of business. § 4. Subdivision 1 and the opening paragraph of subdivision 2 of 18 19 section 738 of the general business law, subdivision 1 and the opening 20 paragraph of subdivision 2 as added by chapter 616 of the laws of 1988, 21 the opening paragraph and paragraph (e) of subdivision 1 as amended by 22 chapter 28 of the laws of 2018, and paragraphs (f) and (g) of subdivision 1 as amended by chapter 477 of the laws of 2017, are amended to 23 24 read as follows: 25 Prior to the purchase or lease of an automobile, the consumer and 1. 26 the automobile broker business shall enter into a contract. Every 27 contract between a consumer and an automobile broker business for the 28 purchase or lease of an automobile shall be in writing, shall be dated, shall contain the street address of the place of business of the automo-29 30 bile broker business, the registration number issued to the automobile broker business pursuant to section four hundred fifteen of the vehicle 31 32 and traffic law and the name and address of the consumer and shall be 33 signed by the consumer and by the automobile broker business. Every 34 contract shall comply with the requirements set forth in this section 35 and contain the following: 36 (a) A complete description of the automobile and each option, if any, 37 ordered; a statement of whether the automobile is or will be manufactured in accordance with United States specifications and is or will be 38 certified by the manufacturer as such; if the automobile is not or will 39 not be manufactured in accordance with United States safety and environ-40 mental specifications, and the consumer has retained the automobile 41 broker business to arrange for the modification of the automobile to 42 43 meet such specifications, the name and street address of the modifica-44 tion facility and a statement in immediate proximity to such information 45 that the automobile broker business assumes full financial responsibil-46 ity that the automobile will be properly modified to meet all United 47 States safety and environmental specifications. 48 (b) The price of the automobile including any options ordered. If the 49 price set forth is an estimated price, a statement in immediate proximi-50 ty to the price that the price is an estimated price only and that the 51 consumer has the right to cancel the contract and to receive a full 52 refund if the final price exceeds the estimated price by more than five 53 percent. 54 (c) The estimated delivery date of the automobile and the place of 55 delivery and a statement in immediate proximity to the estimated deliv-56 ery date that, if the automobile has not been delivered in accordance

with the contract within thirty days following such estimated delivery 1 date, the consumer has the right to cancel the contract and to receive a 2 3 full refund, unless the delay in delivery is attributable to the consum-4 er. 5 (d) A statement of whether or not the manufacturer's warranty accompa-6 nying the automobile is the same warranty as that furnished to purchas-7 ers of that make automobile from an authorized dealer located in the 8 United States. (e) A statement that the broker will not accept payment for their 9 10 services from anyone other than the motor vehicle dealer. 11 (f) A statement that the consumer has the option to take delivery of a 12 motor vehicle at the selling or leasing dealership. (q) A description of any other services and an itemization of the 13 14 charges for each. Such description shall include disclosure of the auto-15 mobile dealer from which the automobile was purchased or leased, as well fees, commissions or other valuable considerations paid by an 16 as all 17 automobile dealer to the automobile broker business for selling, arranging, assisting or effecting the sale or lease of an automobile as agent, 18 19 broker, or intermediary between the consumer and the automobile dealer. 20 [(f)] (h) If a consumer elects to cancel the contract pursuant to 21 paragraph (b) or (c) of this subdivision, he or she shall notify in 22 writing the automobile broker business at the address specified in the contract. The automobile broker business shall make a full refund to the 23 24 consumer within ten business days following receipt of the request for a 25 The contract shall contain a statement, setting forth the refund. consumer's right to cancel the contract under paragraphs (b) and (c) 26 of 27 this subdivision and the refund obligations of the automobile broker 28 business. 29 $\left[\frac{4}{3}\right]$ (i) The statements required by paragraphs (a), (b), (c), [and] (e), (f), (g) and (h) of this subdivision shall be printed in at least 30 31 [ten] twelve point bold type. 32 The contract shall be accompanied by a completed form in duplicate, 33 captioned "Notice of Cancellation" which shall be attached to the 34 contract and easily detachable, and which shall contain in at least 35 [ten] twelve point type the following: 36 § 5. Section 741-a of the general business law, as amended by chapter 37 477 of the laws of 2017, is amended to read as follows: 38 § 741-a. Advertising. 1. Automobile broker businesses shall clearly 39 and conspicuously disclose the following in all advertisements in any 40 medium, and in any print advertisement such disclosures shall not appear in any footnotes and shall be situated in the top half of any such 41 42 advertisement in an easily readable typeface: 43 (a) That the automobile broker business is not a registered new motor 44 vehicle dealer but is a registered automobile broker business as defined 45 in section four hundred fifteen of the vehicle and traffic law; 46 (b) The registration number issued to the automobile broker business 47 pursuant to section four hundred fifteen of the vehicle and traffic law; 48 (C) Whether any fees may be imposed by the automobile broker business for services rendered. Details of such compensation shall be provided by 49 50 the automobile broker business upon request by the consumer; [and] 51 (d) That no warranty repair services will be provided by the automo-52 bile broker business; and 53 (e) That the automobile broker business is not affiliated with any 54 manufacturer, dealership, or dealership group.

3

1	2. The official business certificate of registration shall be clearly
2	and conspicuously displayed at the place of business of an automobile
3	broker business.
4	§ 6. The general business law is amended by adding a new section 741-c
5	to read as follows:
6	§ 741-c. Private information security. In addition to the requirements
7	of subdivision twenty-one of section four hundred fifteen of the vehicle
8	and traffic law, an automobile broker business shall:
9	1. keep and maintain all consumer records containing private informa-
10	tion in a safe place that is not accessible to persons not employed by
11	the automobile broker business, including by keeping and maintaining a
12	clear and permanent physical barrier from other businesses that share or
13	neighbor its place of business;
14	2. have a separate mailbox at such place of business for the automo-
15	bile broker business; and
16	3. have a method of securing personal information, including but not
17	limited to in a locking cabinet or safe.
18	§ 7. Section 415 of the vehicle and traffic law is amended by adding
19	four new subdivisions 22, 23, 24 and 25 to read as follows:
20	22. Compliance. All dealers and automobile broker businesses regis-
21	tered under subdivisions three and three-a of this section shall certify
22	and attest to compliance with sections three hundred ninety-nine-cc, as
23	added by chapter 655 of the laws of 2005, three hundred ninety-nine-dd,
24	as added by chapter 487 of the laws of 2006, three hundred ninety-nine-
25	ddd, three hundred ninety-nine-h, three hundred ninety-nine-oo, three
26	hundred ninety-nine-p, three hundred ninety-nine-pp, eight hundred nine-
27	ty-nine-bb of the general business law, and part three hundred fourteen
28	of title sixteen of the code of federal regulations as applicable.
29	23. Automobile broker record requirements. (a) For each completed
30	transaction and within three business days of consummation thereof,
31	automobile brokers shall maintain a permanent paper file record that
32	clearly evidences and records the make, model, year, color and vehicle
33	identification number of all previously unregistered motor vehicles for
34	which such broker has provided a service of purchasing, arranging,
35	assisting, facilitating or effecting the purchase or lease of such motor
36	vehicle. Such records shall be maintained for a six-year period after
37	consummation of the transaction. Such records shall also include the
38	name and address of the purchaser or lessee of such motor vehicle, the
39	date of sale or commencement of lease with respect to such motor vehicle
40	and the name and address of the dealer from which the motor vehicle was
41	purchased or leased.
42	(b) The records maintained by the automobile broker businesses shall
43	include a copy of the dealer rate sheets received by the automobile
43 44	broker from the dealers that were relied upon by the automobile broker
44 45	in connection with such transaction.
45 46	(c) Such records shall be open for inspection by the commissioner, or
40 47	his or her agent, during reasonable business hours.
	(d) As an alternative to paper file records, an automobile broker may
48 49	use a computer and appropriate software to maintain the records required
50	to be kept by this section, provided all information required by para-
51	graphs (a) and (b) of this subdivision are duly recorded and maintained
52	in accordance with this subdivision.
5⊿ 53	<u>24. Maintenance records. For each sale or lease of a motor vehicle</u>
53 54	that involves an automobile broker business, the dealer must obtain
54 55	evidence of the automobile broker business' registration and the
55 56	broker's registration number and maintain such records in the deal jack-
00	prover a registration number and maintain such records in the deal jack-

S. 7553

5

et for each transaction which also shall contain the purchase order, 1 2 copies of the title and registration documents, the bill of sale and the retail installment sale contract required under article ten of the 3 4 personal property law or the retail lease agreement required under arti-5 cle nine-A of the personal property law. 6 25. Broker compensation. No dealer may offer or pay an automobile 7 broker business any fee, or commission, other than compensation disclosed pursuant to section seven hundred thirty-eight or seven 8 9 hundred forty-one-b of the general business law or section three hundred 10 two or three hundred thirty-seven of the personal property law. 11 § 8. The general business law is amended by adding a new section 745 to read as follows: 12 13 § 745. Preemption. The provisions of this article and section four 14 hundred fifteen of the vehicle and traffic law shall govern the require-15 ments and obligations with respect to the automobile broker business 16 notwithstanding any other law to the contrary. No local or municipal law 17 shall be enacted which shall impose any different or other obligations on the automobile broker business including a requirement of any fee or 18 19 license for the automobile broker business. 20 § 9. Section 741-b of the general business law, as added by chapter 28 21 of the laws of 2018, is amended to read as follows: 22 741-b. Disclosure. An automobile broker business shall provide a 3 23 disclosure at the time such automobile broker business takes an order to search for a leased or purchased vehicle meeting the prospective 24 lessee's specifications. Such disclosure shall provide the amount of any 25 fees, commissions or other valuable consideration the automobile broker 26 27 business expects to receive, if known, from a dealer, lessor or any 28 other person or entity for any assistance the automobile broker business 29 provides in effecting the lease or purchase transaction. If the amount of any such fees, commissions or other valuable consideration the auto-30 mobile broker business expects to receive is unknown at the time of the 31 32 required disclosure, the automobile broker business shall disclose: (a) 33 whether it has a contract with any dealer, lessor or any other person or 34 entity for the provision of assistance in effecting a lease or purchase 35 transaction; [and] (b) [whether] that the automobile broker business [may] shall be compensated by the dealer, lessor or any other person or 36 37 entity for any assistance in effecting such lease transaction: and (c) that the amount of any such fees, commissions or other valuable consid-38 39 eration the automobile broker business receives shall be disclosed on 40 the executed lease or purchase contract or finance agreement pursuant to section three hundred two or three hundred thirty-seven of the personal 41 42 property law. 43 § 10. The general business law is amended by adding a new section 44 741-c to read as follows: 45 741-c. Prohibited acts. An automobile broker business is prohibited S 46 from: 47 1. advertising that such automobile broker business has any new auto-48 mobile in stock; 2. advertising any price figure in an advertisement unless such figure 49 50 represents the actual price of the advertised automobile, exclusive of registration and titles, fees and taxes; 51 52 3. starting or completing any financing or credit application or the lease or purchase agreement of an automobile on behalf of a consumer or 53 dealer; and 54

4. accepting any payment other than that disclosed under section seven 1 hundred thirty-eight or seven hundred forty-one-b of this article from 2 3 anyone other than the dealer. § 11. Section 743 of the general business law, as amended by chapter 4 5 372 of the laws of 2016, is amended to read as follows: 6 § 743. Enforcement by attorney general. 1. In addition to the other 7 remedies provided, whenever there shall be a violation of this article, 8 application may be made by the attorney general in the name of the 9 people of the state of New York to a court or justice having jurisdic-10 tion by a special proceeding to issue an injunction, and upon notice to 11 the defendant of not less than five days, to enjoin and restrain the 12 continuance of such violations; and if it shall appear to the satisfaction of the court or justice that the defendant has, in fact, violated 13 14 this article, an injunction may be issued by such court or justice, 15 enjoining and restraining any further violation, without requiring proof 16 that any person has, in fact, been injured or damaged thereby. In any 17 such proceeding, the court may make allowances to the attorney general as provided in paragraph six of subdivision (a) of section eighty-three 18 hundred three of the civil practice law and rules, and direct restitu-19 tion. Whenever the court shall determine that a violation of this arti-20 21 cle has occurred, the court shall impose a civil penalty of not less 22 than one thousand dollars and not more than three thousand dollars for each violation. In connection with any such proposed application, the 23 attorney general is authorized to take proof and make a determination of 24 25 the relevant facts and to issue subpoenas in accordance with the civil 26 practice law and rules. 27 2. The provisions of this article may be enforced concurrently by a 28 municipal consumer affairs office. § 12. Severability. If any clause, sentence, paragraph, subdivision, 29 30 section or part of this act shall be adjudged by any court of competent 31 jurisdiction to be invalid, such judgment shall not affect, impair, or 32 invalidate the remainder thereof, but shall be confined in its operation 33 to the clause, sentence, paragraph, subdivision, section or part thereof 34 directly involved in the controversy in which such judgment shall have been rendered. It is hereby declared to be the intent of the legislature 35 36 that this act would have been enacted even if such invalid provisions 37 had not been included herein. 38 § 13. This act shall take effect on the one hundred eightieth day 39 after it shall have become a law. Effective immediately, the addition, amendment and/or repeal of any rule or regulation necessary for the 40 implementation of this act on its effective date are authorized to be 41

42 made and completed on or before such effective date.