4364--C

2019-2020 Regular Sessions

IN SENATE

March 11, 2019

- Introduced by Sens. THOMAS, BROOKS, COMRIE, GAUGHRAN, GOUNARDES, JACK-SON, KAMINSKY, KAPLAN, LANZA, LIU, MAY, METZGER, MYRIE, PERSAUD, SALA-ZAR, SAVINO, SEPULVEDA, SKOUFIS, STAVISKY -- read twice and ordered printed, and when printed to be committed to the Committee on Transportation -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee -- reported favorably from said committee and committed to the Committee on Finance -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee -- committee discharged, bill amended, ordered reprinted as amended and recommittee to said committee
- AN ACT to amend the vehicle and traffic law and the general business law, in relation to designating new automotive broker businesses

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

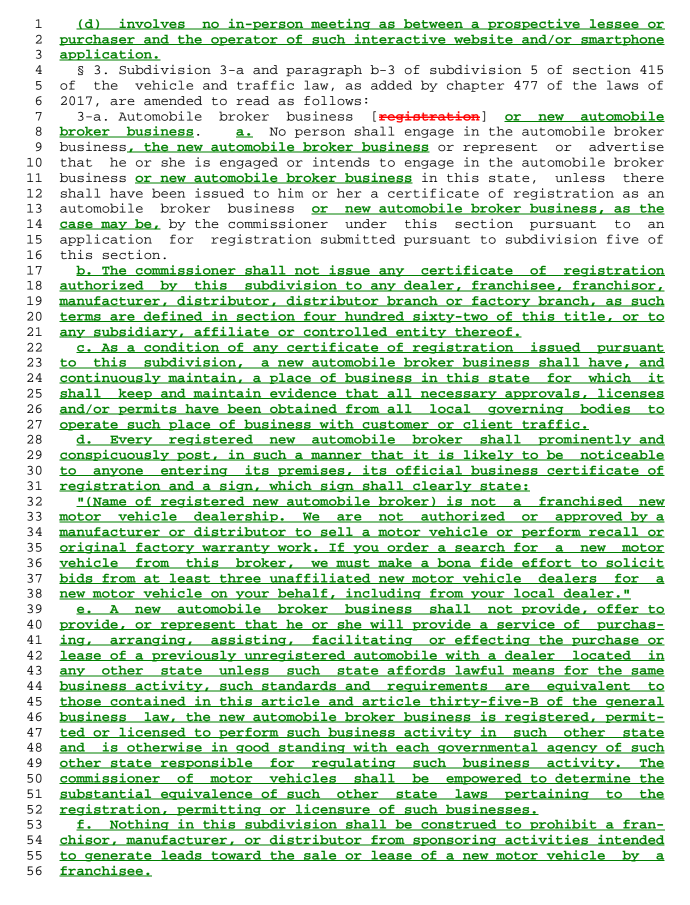
Section 1. Paragraph a of subdivision 1 of section 415 of the vehicle and traffic law, as amended by chapter 554 of the laws of 2015, is amended and a new paragraph n is added to read as follows:

a. "Dealer" means a person engaged in the business of buying, selling 4 5 or dealing in motor vehicles, motorcycles or trailers, other than mobile 6 homes or manufactured homes, at retail or wholesale; except, however, 7 trailers with an unladen weight of less than one thousand pounds. For the purposes of this section, a "mobile home" or "manufactured home" 8 means a mobile home or manufactured home as defined in section one 9 hundred twenty-two-c of this chapter. Any person who sells, or offers 10 for sale or lease more than five motor vehicles, motorcycles or trailers 11 12 in any calendar year or who displays or permits the display of three or 13 more motor vehicles, motorcycles or trailers for sale at any one time or 14 within any one calendar month upon premises owned or controlled by him 15 or her, if such vehicles were purchased, acquired or otherwise obtained 16 by such person for the purpose of resale, will be regarded as a dealer. 17 For the purposes of this section, "offers for sale or lease" shall

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

LBD08916-16-9

2 tion to, or the presentation or display of any motor vehicle, in 3 the posting of images of any such vehicle, together with any 4 provide, the provision of. or a representation that such per 5 provide a service of arranging, assisting, facilitating or effect 1 ease of such new motor vehicle, except this meaning shall not at 7 any activity of a cooperative or other advertising program or 8 described in any franchise, as such term is defined by subdivis 9 of section four hundred sixty-two of this title. Except as 0 10 provided in subdivisions three, five, six-b, and seven of this 1 the term "dealer" shall include a "new motor vehicle dealer" as 8 in paragraph f of this subdivision 9 arragraph g of this subdivision. 1 n. "New automobile broker business" shall have the same meaning 1 forth in subdivision four of section seven hundred thirty-sti 1 general business law. 1 § 2. Section 736 of the general business law is amended by add 1 new subdivisions 4 and 5 to read as follows: 1 4. "New automobile broker business" means any person who, for 1 commission or other valuable consideration, regardless of wheth 1 fee. commission or consideration is paid directly by a consumer. 2 to provide, provides or represents that he or she will provide a 1 of purchasing, arranging, assisting, facilitating or effect. 2 motor vehicle dealer, as agent, broker, or intermediary for a co 1 "New automobile broker business" dees not include any person ref 2 such services are provided. Unreand to brands f 2 such services are provided. 3 5. Notwithstanding any other subdivision of this section, the 3 an new vehicle dealer, nor any motor vehicle franchisg, at 3 a new vehicle dealer, or any approve vehicle franchisg, at 3 any services are provided. 3 not include any entity that provides a service of purchasing, ar 3 assisting, facilitation, or effecting the purchase or lease of 4 maxetplace on line new automobile broker, or intermediar 3 consumer, if that entity facilitates the purchase or lease or 4 assisting, facilitation, or effecting t	mited to, the act of drawing the public's atten-
 the posting of images of any such vehicle, together with an i provide, the provision of, or a representation that such per provide, a service of arranging, assisting, facilitating or effect lease of such new motor vehicle, except this meaning shall not at any activity of a cooperative or other advertising program or described in any franchise, as such term is defined by subdivis of section four hundred sixty-two of this title. Except as o provided in subdivisions three, five, six-b, and seven of this is by paragraph of this subdivision and a "gualified dealer" as in paragraph of this subdivision. n. "New automobile broker business" shall have the same meanine forth in subdivision four of section seven hundred thirty-si general business law. S. Section 736 of the general business means any person who, for commission or other valuable consideration, regardless of wheth fee, commission or consideration is paid directly by a consumer to provide, provides or represents that he or she will provide a of purchasing, arranging, assisting, facilitating or effect purchase or lease of a previously unregistered automobile; throup motor vehicle dealer for the new automobile broker article sixteen of the such services are provided, pursuant to article sixteen of the and traffic law nor any bona fide employee of such a registered while acting for such dealer, nor any motor vehicle franchisor, a assisting, facilitating, or effecting the purchase or lease of a ously unregistered automobile broker business" and "new automobile broker business" and methylic in this state from a new motor vehicle franchisor, an assisting, facilitating, or effecting the purchase or lease of a ously unregistered automobile as angent. broker, or intermedia consumer, if that entity facilitates the purchase or lease of a ously unregistered automobile services or consummation of transact a registerial services. The purchase or lease of a ously unregistered automobile referral service. The means of an online new automobile refer	
 4 provide, the provision of, or a representation that such person provide a service of arranging, assisting, facilitating or effect lease of such new motor vehicle, except this meaning shall not at any activity of a cooperative or other advertising program or described in any franchise, as such term is defined by subdivis. 9 of section four hundred sixty-two of this title. Except as on provided in subdivisions three, five, six-b, and seven of this is the term "dealer" shall include a "new motor vehicle dealer" as in paragraph f of this subdivision. 14 n. "New automobile broker business" shall have the same meaning forth in subdivision. 17 § 2. Section 736 of the general business law is amended by add new subdivisions 4 and 5 to read as follows: 18 a. "New automobile broker business" means any person who, for commission or other valuable consideration, regardless of whether fee, commission or consideration is paid directly by a consumer to provide, provides or represents that he or she will provide a of purchasing, arranging, assisting, facilitating or effect "as a new vehicle dealer, as agent, broker, or intermediary for a commospile broker business" does not include any person reads and services are provided, pursuant to article sixteen of the such services are provided. 19 Such services are provided, pursuant to article sixteen of the such services are provided. 10 S. Notwithstanding any other subdivision of this section, the "automobile broker business" and "new automobile broker business" and service of purchasing, arranging, or effecting the purchase or lease of a considerating the purchase or lease of the new automobile broker, or intermediar or brands fi such services are provided. 11 state and any other subdivision of this section, the "automobile broker business" and "new automobile broker business" and "new automobile broker business or lease of a construction, including, but not limited to a coropration, araasisting, facilitating	
 5 provide a service of arranging, assisting, facilitating or effect: 6 lease of such new motor vehicle, except this meaning shall not at 7 any activity of a cooperative or other advertising program or 8 described in any franchise, as such term is defined by subdivis. 9 of section four hundred sixty-two of this title. Except as o 10 provided in subdivisions three, five, six-b, and seven of this size by paragraph of this subdivision and a "qualified dealer" as 11 the term "dealer" shall include a "new motor vehicle dealer" as 12 in paragraph of this subdivision and a "qualified dealer" as 13 in paragraph of this subdivision. 14 n. "New automobile broker business" shall have the same meaning 15 forth in subdivision four of section seven hundred thirty-siz 16 general business law. 17 § 2. Section 736 of the general business law is amended by add 18 new subdivisions 4 and 5 to read as follows: 14. "New automobile broker business" means any person who, for 15 commission or other valuable consideration, regardless of whethe 16 fee, commission or consideration is paid directly by a consumer 15 to provide, provides or represents that he or she will provide a 16 purchasing, arranging, assisting, facilitating or brands fi 17 gua anew vehicle dealer, as agent, broker, or intermediary for a c "New automobile broker business" does not include any person re 18 anew vehicle dealer for the new automobile broker busines 19 and raffic law nor any bona fide employee of such a registered 10 whisthatanding any other subdivision of this section, the "automobile broker business" and "new automobile broker busines 10 not vehicle broker business" and "new automobile broker busines 11 turer or distributor for the new automobile broker on lease of a 12 such services are provided, pursuant to	
 6 lease of such new motor vehicle, except this meaning shall not at any activity of a cooperative or other advertising program or described in any franchise, as such term is defined by subdivis of section four hundred sixty-two of this title. Except as o provided in subdivisions three, five, six-b, and seven of this is the term "dealer" shall include a "new motor vehicle dealer" as in paragraph f of this subdivision and a "qualified dealer" as in paragraph g of this subdivision. n. "New automobile broker business" shall have the same meaning forth in subdivision four of section seven hundred thirty-six general business law. § 2. Section 736 of the general business law is amended by add new subdivisions 4 and 5 to read as follows: 4. "New automobile broker business" means any person who, for commission or other valuable consideration, regardless of wheth fee, commission or consideration is paid directly by a consumer to provide, provides or represents that he or she will provide a of purchasing, arranging, assisting, facilitating or effect purchase or lease of a previously unregistered automobile; throw notor vehicle dealer, as agent, broker, or intermediary for a c "New automobile broker business" does not include any person reads a new vehicle dealer for the new automobile brand or brands for such services are provided. 5. Notwithstanding any other subdivision of this section, the "automobile broker business" and "new automobile broker business" not include any entity that provides a service of purchasing, arraises of a ously unregistered automobile broker business in tinclude any entity that provides a service. For the purchase or lease of a ously unregistered section, the "automobile broker business" and "new automobile broker business" not include any entity that provides a service. For the purchase or lease of a ously unregistered automobile broker business' not include any entity that provides a service. For the purchase or lease of a ously unregistered automob	
 7 any activity of a cooperative or other advertising program or 8 described in any franchise, as such term is defined by subdivis of section four hundred sixty-two of this title. Except as o 10 provided in subdivisions three, five, six-b, and seven of this si 11 the term "dealer" shall include a "new motor vehicle dealer" as 12 by paragraph f of this subdivision and a "qualified dealer" as 13 in paragraph g of this subdivision. 14. "New automobile broker business" shall have the same meaning 15 forth in subdivision four of section seven hundred thirty-siz 16 general business law. 17 \$ 2. Section 736 of the general business law is amended by add 18 new subdivisions 4 and 5 to read as follows: 14. "New automobile broker business" means any person who, for 15 commission or consideration is paid directly by a consumer 16 to provide, provides or represents that he or she will provide a 17 of purchasing, arranding, assisting, facilitating or effect 19 purchase or lease of a previously unregistered automobile, throw 10 motor vehicle dealer, as agent, broker, or intermediary for a c 11 services are provided, provides or ray motor vehicle franchisor, j 12 turer or distributor for the new automobile broker business" 14 such services are provided. 15 Notwithstanding any other subdivision of this section, the 14 "automobile broker business" and "new automobile broker busines; 15 not include any entity that provides a service of purchasing, ar 16 assiding, including, or effecting the purchase or lease of a 17 purcer of distributor for the new automobile broker busines; 18 an new vehicle dealer, nor any motor vehicle franchisor, j 19 turer or distributor for the new automobile broker busines; 10 notwithstanding any other subdivision of this section, the 12 aus	
 8 described in any franchise, as such term is defined by subdivis 9 of section four hundred sixty-two of this title. Except as o 10 provided in subdivisions three, five, six-b, and seven of this is 11 the term "dealer" shall include a "new motor vehicle dealer" as 12 by paragraph f of this subdivision and a "qualified dealer" as 13 in paragraph g of this subdivision and a "qualified dealer" as 14 n. "New automobile broker business" shall have the same meanint 15 forth in subdivision four of section seven hundred thirty-siz 16 general business law. 17 § 2. Section 736 of the general business law is amended by add 18 new subdivisions 4 and 5 to read as follows: 19 4. "New automobile broker business" means any person who, for 10 commission or other valuable consideration, regardless of wheth 11 fee, commission or consideration is paid directly by a consumer 12 to provide, provides or represents that he or she will provide a 14 of urchasing, arranging, assisting, facilitating or effect 15 purchase or lease of a previously unregistered automobile; throw 16 motor vehicle dealer, as agent, broker, or intermediary for a c' 17 "New automobile broker business" does not include any person reas a new vehicle dealer, nor any motor vehicle franchisor. 1 18 ture or distributor for the new automobile brand or brands f 19 such services are provided. 10 such services are provided. 11 ture or distributor for the new automobile broker. Jusiness 11 not his state from a new motor vehicle dealer 12 or anisting, or effecting the purchase or lease of a 13 ously unregistered automobile as an agent, broker, or intermediar 14 or automobile broker business" and "new automobile broker business 15 notwithstanding any other subdivision of this service 16 ously unregistered automobile as	
 9 of section four hundred sixty-two of this title. Except as on 10 provided in subdivisions three, five, six-b, and seven of this in 11 the term "dealer" shall include a "new motor vehicle dealer" as 12 by paragraph f of this subdivision and a "qualified dealer" as 13 in paragraph g of this subdivision. 14 n. "New automobile broker business" shall have the same meaning 15 forth in subdivision four of section seven hundred thirty-si 16 general business law. 17 § 2. Section 736 of the general business law is amended by add 18 new subdivisions 4 and 5 to read as follows: 19 4. "New automobile broker business" means any person who, for 20 commission or other valuable consideration, regardless of whether 21 fee, commission or consideration is paid directly by a consumer 22 to provide a previously unregistered automobile; througe 23 motor vehicle dealer, as agent, broker, or intermediary for a consumer 24 mean weblice dealer for the new automobile brand or brands for 25 such services are provided. 26 such services are provided. 27 how automobile broker business" and or brands for 28 such services are provided. 29 not include any entity that provides a service of purchase or lease of a 20 ously unregistered automobile broker business" and "new automobile broker business" 29 not include any entity that provides a service of purchase or lease of a 29 ously unregistered automobile broker business" and angent, broker, or intermediar 20 means of an online new automobile referral service. For the pure assisting, facilitating, or effecting the purchase or lease of a 29 ously unregistered automobile as an agent, broker, or intermediar 20 motor vehicle in this state from a new motor vehicle dealer or means of an online new automobile referral services. For the pure asubily ison, "online n	
10 provided in subdivisions three, five, six-b, and seven of this is the term "dealer" shall include a "new motor vehicle dealer" as 2 by paragraph f of this subdivision and a "qualified dealer" as 3 in paragraph g of this subdivision. n. "New automobile broker business" shall have the same meaning forth in subdivision four of section seven hundred thirty-si: general business law. 17 § 2. Section 736 of the general business law is amended by add new subdivisions 4 and 5 to read as follows: 4. "New automobile broker business" means any person who, for commission or other valuable consideration, regardless of wheth fee, commission or consideration is paid directly by a consumer to provide, provides or represents that he or she will provide a of purchasing, arranging, assisting, facilitating or effect 4 purchase or lease of a previously unregistered automobile; throw motor vehicle dealer for the new automobile brand or brands fr such services are provided, pursuant to article sixteen of the and traffic law nor any bona fide employee of such a registered while acting for such dealer, nor any motor vehicle franchisor, 1 turer or distributor for the new automobile brand or brands for such services are provided. 35 S. Notwithstanding any other subdivision of this section, the "automobile broker business" and "new automobile brand or brands for such services are arguided. 36 such services of a norline new automobile brand or brands for such services are provided. 37 sisting, facilitating, or effecting the purchase or lease of a ously unregistered automobile as an agent, broker, or intermedia: consumer, if that entity facilitates the purchase or lease of a ously unregistered automobile as an agent, broker, or intermedia: consumer, if that entity facilitates the purchase or lease of a motor vehicle in this state from a new motor vehicle dealer of means of an online new automobile referral services for the purchase of an online new automobile referral services or transactions;	
11 the term "dealer" shall include a "new motor vehicle dealer" as 12 by paragraph f of this subdivision and a "qualified dealer" as 13 in paragraph g of this subdivision. 14 n. "New automobile broker business" shall have the same meanin 15 forth in subdivision four of section seven hundred thirty-si: 17 § 2. Section 736 of the general business law is amended by add 18 new subdivisions 4 and 5 to read as follows: 14 "New automobile broker business" means any person who, for 15 commission or other valuable consideration, regardless of wheth 16 fee, commission or consideration is paid directly by a consumer 16 provide, provides or represents that he or she will provide a 10 provide, provides or represents that he or she will provide a 11 purchase or lease of a previously unregistered automobile; throu 12 motor vehicle dealer, as agent, broker, or intermediary for a or 13 motor vehicle dealer for the new automobile brand or brands f 14 such services are provided, pursuant to article sixteen of the 15 such services are provided, pursuant to article sixteen of the 16 and traffic law nor any bona fide employee of such a registered 17 where or distributor for the new automobile brand or brands f 18 such services are provided. 19 such services are provided. 10 kservices are provided. 10 broker business" and "new automobile brand or brands f 21 such services are provided. 22 not include any entity that provides a service of purchasing, ar 23 assisting, facilitating, or effecting the purchase or lease of a 29 motor vehicle in this state from a new motor vehicle dealer or 20 means of an online new automobile referral service. For the pur 21 means of an online new automobile referral services or transact 23 motor vehicle in this state from a new motor sehicle dealer or 24 means of an online new automobile referral services or transact 25 motor vehicle in this state from a new motor sehicle dealer or 26 means of an online new automobile referral services or transact 26 motor vehicle an interactive website and/or smartpho	
by paragraph f of this subdivision and a "qualified dealer" as in paragraph g of this subdivision. n. "New automobile broker business" shall have the same meaning forth in subdivision four of section seven hundred thirty-si: general business law. \$ 2. Section 736 of the general business law is amended by add new subdivisions 4 and 5 to read as follows: 4. "New automobile broker business" means any person who, for commission or other valuable consideration, recardless of wheth fee, commission or consideration is paid directly by a consumer to provide, provides or represents that he or she will provide a of purchasing, arranging, assisting, facilitating or effect. purchase or lease of a previously unregistered automobile; throw motor vehicle dealer, as agent, broker, or intermediary for a co "New automobile broker business" does not include any person rer as a new vehicle dealer for the new automobile brand or brands fr such services are provided, pursuant to article franchisor, j turer or distributor for the new automobile brand or brands fr such services are provided. 5. Notwithstanding any other subdivision of this section, th "automobile broker business" and "new automobile broker business not include any entity that provides a service of purchasing, ari assisting, facilitating, or effecting the purchase or lease of a ously unregistered automobile referral service" mu organization, including, but not limited to a corporation, liability company, partnership, sole proprietor, or any other that: (a) operates an interactive website and/or smartphone applicat: facilitates the provision of services or consumation of transac marketplace entities and persons seeking such services or trans on a digital platform specifically designed and built for onling vehicle lease transactions: (b) lists motor vehicles provided by multiple new motor vehici ers in this state: (c) provides services, or the transactions facilitated thereby multi-state basis pursuant to written contracts with new motor suchas and the design of the s	
in paragraph g of this subdivision. n. "New automobile broker business" shall have the same meaning forth in subdivision four of section seven hundred thirty-signed energy of the general business law is amended by add new subdivisions 4 and 5 to read as follows: 2. Section 736 of the general business law is amended by add new subdivisions 4 and 5 to read as follows: 4. "New automobile broker business" means any person who, for commission or other valuable consideration, recardless of wheth fee, commission or consideration is paid directly by a consumer to provide, provides or represents that he or she will provide a of purchasing, arranging, assisting, facilitating or effect. purchase or lease of a previously unregistered automobile; throug motor vehicle dealer, as acent, broker, or intermediary for a consumer as a new vehicle dealer for the new automobile brands or brands for such services are provided, pursuant to article sixteen of the and traffic law nor any bona fide employee of such a registered while acting for such dealer, nor any motor vehicle franchisor, it turer or distributor for the new automobile broker business" as service of purchasing, arranging, arefitiating, or effecting the purchase or lease of a ously unregistered automobile as an agent, broker, or intermediar, areasisting, facilitating, or effecting the purchase or lease of a ously unregistered automobile referral service. For the pure this subdivision, "online new automobile referral service" means of an online new automobile referral service" morganization, including, but not limited to a corporation, liability company, partnership, sole proprietor, or any other that: (a) operates an interactive website and/or smartphone applicat: facilitates the provides provides provides provides or transections; (b) lists motor vehicles provided by multiple new motor vehicie ters in this state; (c) provides services, or the transactions facilitated thereby multi-state basis pursuant to written contra	include a "new motor vehicle dealer" as defined
 n. "New automobile broker business" shall have the same meaning forth in subdivision four of section seven hundred thirty-siggeneral business law. § 2. Section 736 of the general business law is amended by add new subdivisions 4 and 5 to read as follows: 4. "New automobile broker business" means any person who, for commission or other valuable consideration, regardless of whether fee, commission or consideration is paid directly by a consumer to provide, provides or represents that he or she will provide a of purchasing, arranging, assisting, facilitating or effect. purchase or lease of a previously unregistered automobile; throug motor vehicle dealer, as agent, broker, or intermediary for a c "New automobile broker business" does not include any person regas a new vehicle dealer for the new automobile brand or brands for such services are provided, pursuant to article sixteen of the and traffic law nor any bona fide employee of such a registered while acting for such dealer, nor any motor vehicle franchisor, i turer or distributor for the new automobile broker busines; and "new automobile broker busines; and "new automobile broker busines; and service of purchasing, at include any entity that provides a service of purchasing, at ously unregistered automobile referral service. For the purchase or lease of a ously unregistered automobile referral service. For the purchase or lease of a ously unregistered automobile referral service. For the purchase or lease of a ously unregistered automobile referral service. For the purchase or lease of a ously unregistered automobile referral service. For the purchase or lease of a ously unregistered automobile referral service. For the purchase or lease of a ously unregistered automobile referral service. For the purchase or lease of a ously unregistered automobile referral service. For the purchase or lease of a ously unregistered automobile services or consummation of transaction, including, but not limited to a corporation.<td>ubdivision and a "qualified dealer" as defined</td>	ubdivision and a "qualified dealer" as defined
<pre>15 forth in subdivision four of section seven hundred thirty-si: 16 general business law. 17 § 2. Section 736 of the general business law is amended by add 18 new subdivisions 4 and 5 to read as follows: 19 4. "New automobile broker business" means any person who, for 19 commission or other valuable consideration, regardless of wheth 1 fee, commission or consideration is paid directly by a consumer 2 to provide, provides or represents that he or she will provide a 2 of purchasing, arranging, assisting, facilitating or effect. 2 purchase or lease of a previously unregistered automobile; throw 2 motor vehicle dealer, as agent, broker, or intermediary for a c 2 "New automobile broker business" does not include any person re- 3 as new vehicle dealer for the new automobile brand or brands fi 3 such services are provided, pursuant to article sixteen of the 3 and traffic law nor any bona fide employee of such a registered 3 while acting for such dealer, nor any motor vehicle franchisor, n 4 turer or distributor for the new automobile brand or brands for 3 such services are provided. 5 Notwithstanding any other subdivision of this section, the 4 "automobile broker business" and "new automobile broker business 3 not include any entity that provides a service of purchasing, ar 4 assisting, facilitating, or effecting the purchase or lease of a 5 ously unregistered automobile as an agent, broker, or intermedia: 8 consumer, if that entity facilitates the purchase or lease of 9 motor vehicle in this state from a new motor vehicle dealer 4 means of an online new automobile referral service. For the pur- 4 that: 5 (a) operates an interactive website and/or smartphone applicat 5 facilitates the provision of services or commation of transac 5 marketplace entities and persons seeking such services or tran- 6 on a digital platform specifically designed and built for online 5 vehicle lease transactions; 5 (b) lists motor vehicles provided by multiple new motor vehicl- 5 ers in this state: 5 (c</pre>	ubdivision.
<pre>15 forth in subdivision four of section seven hundred thirty-si: 16 general business law. 17 § 2. Section 736 of the general business law is amended by add 18 new subdivisions 4 and 5 to read as follows: 19 4. "New automobile broker business" means any person who, for 19 commission or other valuable consideration, regardless of wheth 1 fee, commission or consideration is paid directly by a consumer 2 to provide, provides or represents that he or she will provide a 2 of purchasing, arranging, assisting, facilitating or effect. 2 purchase or lease of a previously unregistered automobile; throw 2 motor vehicle dealer, as agent, broker, or intermediary for a c 2 "New automobile broker business" does not include any person re- 3 as new vehicle dealer for the new automobile brand or brands fi 3 such services are provided, pursuant to article sixteen of the 3 and traffic law nor any bona fide employee of such a registered 3 while acting for such dealer, nor any motor vehicle franchisor, n 4 turer or distributor for the new automobile brand or brands for 3 such services are provided. 5 Notwithstanding any other subdivision of this section, the 4 "automobile broker business" and "new automobile broker business 3 not include any entity that provides a service of purchasing, ar 4 assisting, facilitating, or effecting the purchase or lease of a 5 ously unregistered automobile as an agent, broker, or intermedia: 8 consumer, if that entity facilitates the purchase or lease of 9 motor vehicle in this state from a new motor vehicle dealer 4 means of an online new automobile referral service. For the pur- 4 that: 5 (a) operates an interactive website and/or smartphone applicat 5 facilitates the provision of services or commation of transac 5 marketplace entities and persons seeking such services or tran- 6 on a digital platform specifically designed and built for online 5 vehicle lease transactions; 5 (b) lists motor vehicles provided by multiple new motor vehicl- 5 ers in this state: 5 (c</pre>	ker business" shall have the same meaning as set
<pre>16 general business law. 17 § 2. Section 736 of the general business law is amended by add 17 new subdivisions 4 and 5 to read as follows: 19 4. "New automobile broker business" means any person who, for 20 commission or other valuable consideration, regardless of wheth 21 fee, commission or consideration is paid directly by a consumer 22 to provide, provides or represents that he or she will provide a 23 of purchasing, arranging, assisting, facilitating or effect. 24 purchase or lease of a previously unregistered automobile; throw 25 motor vehicle dealer, as acent, broker, or intermediary for a co 26 "New automobile broker business" does not include any person re- 27 as a new vehicle dealer for the new automobile brand or brands fi 28 such services are provided, pursuant to article sixteen of the 29 and traffic law nor any bona fide employee of such a registered 20 while acting for such dealer, nor any motor vehicle franchisor, 1 21 turer or distributor for the new automobile broker business 23 not include any entity that provides a service of purchasing, ar: 24 assisting, facilitating, or effecting the purchase or lease of a 25 notwichstend automobile as an agent, broker, or intermedia: 26 consumer, if that entity facilitates the purchase or lease 27 means of an online new automobile referral service. For the purchase 28 of an online new automobile referral services or trans 29 or anization, including, but not limited to a corporation, 20 liability company, partnership, sole proprietor, or any other 20 that: 21 (a) operates an interactive website and/or smartphone applicat 22 facilitates the provided by multiple new motor vehicle 23 is not vehicle services, or the transactions facilitated thereby 24 multi-state basis pursuant to written contracts with new motor 25 or a service service, or the transactions facilitated thereby 25 multi-state basis pursuant to written contracts with new motor 26 motor vehicle in this state; 27 (b) provides services, or the transactions facilitated thereby 27 multi-state bas</pre>	
§ 2. Section 736 of the general business law is amended by add new subdivisions 4 and 5 to read as follows: 4. "New automobile broker business" means any person who, for commission or other valuable consideration, regardless of whether fee, commission or consideration is paid directly by a consumer to provide, provides or represents that he or she will provide a of purchasing, arranging, assisting, facilitating or effect purchase or lease of a previously unregistered automobile; throw motor vehicle dealer, as agent, broker, or intermediary for a or "New automobile broker business" does not include any person re- as a new vehicle dealer for the new automobile brand or brands fr such services are provided, pursuant to article sixteen of the and traffic law nor any bona fide employee of such a registered while acting for such dealer, nor any motor vehicle franchisor, r turer or distributor for the new automobile broker business; not include any entity that provides a service or purchasing, ar assisting, facilitating, or effecting the purchase or lease of a ously unregistered automobile as an agent, broker, or intermediar consumer, if that entity facilitates the purchase or lease of a means of an online new automobile referral service. For the pur this subdivision, "online new automobile referral service" m organization, including, but not limited to a corporation, liability company, partnership, sole prorietor, or any other that: (a) operates an interactive website and/or smartphone applicat facilitates the provision of services or consummation of transac marketplace entities and persons seeking such services or trans on a digital platform specifically designed and built for onlin vehicle lease transactions; (b) lists motor vehicles provided by multiple new motor vehicl ers in this state; (c) provides services, or the transactions facilitated thereby multi-state basis pursuant to written contracts with new motor	
new subdivisions 4 and 5 to read as follows: 4. "New automobile broker business" means any person who, for commission or other valuable consideration, regardless of wheth fee, commission or consideration is paid directly by a consumer to provide, provides or represents that he or she will provide a of purchasing, arranging, assisting, facilitating or effect. purchase or lease of a previously unregistered automobile; throw motor vehicle dealer, as agent, broker, or intermediary for a c "New automobile broker business" does not include any person re- as a new vehicle dealer for the new automobile brand or brands for such services are provided, pursuant to article sixteen of the and traffic law nor any bona fide employee of such a registered while acting for such dealer, nor any motor vehicle franchisor, j turer or distributor for the new automobile brand or brands for such services are provided. 5. Notwithstanding any other subdivision of this section, the "automobile broker business" and "new automobile broker business not include any entity that provides a service of purchasing, ar: assisting, facilitating, or effecting the purchase or lease of a ously unregistered automobile referral service. For the purch means of an online new automobile referral service" un organization, including, but not limited to a corporation, liability company, partnership, sole proprietor, or any other that: (a) operates an interactive website and/or smartphone applicat. facilitates the provision of services or consummation of transace marketplace entities and persons seeking such services or tran- on a digital platform specifically designed and built for onlim vehicle lease transactions; (b) lists motor vehicles provided by multiple new motor vehicle ers in this state. (c) provides services, or the transactions facilitated thereby multi-state basis pursuant to written contracts with new motor	e general business law is amended by adding two
4. "New automobile broker business" means any person who, for commission or other valuable consideration, recardless of wheth fee, commission or consideration is paid directly by a consumer to provide, provides or represents that he or she will provide a of purchasing, arranging, assisting, facilitating or effect. purchase or lease of a previously unregistered automobile; throu- motor vehicle dealer, as agent, broker, or intermediary for a or "New automobile broker business" does not include any person ree as a new vehicle dealer for the new automobile brand or brands for such services are provided, pursuant to article sixteen of the and traffic law nor any bona fide employee of such a registered while acting for such dealer, nor any motor vehicle franchisor, y turer or distributor for the new automobile brand or brands for such services are provided. 5. Notwithstanding any other subdivision of this section, the "automobile broker business" and "new automobile broker business" not include any entity that provides a service of purchasing, ar assisting, facilitating, or effecting the purchase or lease of a ously unregistered automobile as an agent, broker, or intermedia: consumer, if that entity facilitates the purchase or lease of means of an online new automobile referral service. For the pur- this subdivision, "online new automobile referral service" mut organization, including, but not limited to a corporation, liability company, partnership, sole proprietor, or any other that: (a) operates an interactive website and/or smartphone applicat. facilitates the provision of services or consummation of transace marketplace entities and persons seeking such services or tran- on a digital platform specifically designed and built for online vehicle lease transactions: (b) lists motor vehicles provided by multiple new motor vehicle ers in this state; (c) provides services, or the transactions facilitated thereby multi-state basis pursuant to written contracts with new motor	
20 commission or other valuable consideration, regardless of whether fee, commission or consideration is paid directly by a consumer to provide, provides or represents that he or she will provide a of purchasing, arranging, assisting, facilitating or effect. purchase or lease of a previously unregistered automobile; throuw motor vehicle dealer, as agent, broker, or intermediary for a con- "New automobile broker business" does not include any person re- as a new vehicle dealer for the new automobile brand or brands fr such services are provided, pursuant to article sixteen of the and traffic law nor any bona fide employee of such a registered while acting for such dealer, nor any motor vehicle franchisor, n turer or distributor for the new automobile brand or brands fr such services are provided. 5. Notwithstanding any other subdivision of this section, th "automobile broker business" and "new automobile broker business not include any entity that provides a service of purchasing, ar assisting, facilitating, or effecting the purchase or lease of a ously unregistered automobile as an agent, broker, or intermediar consumer, if that entity facilitates the purchase or lease of means of an online new automobile referral service. For the pur- this subdivision, "online new automobile referral service, m organization, including, but not limited to a corporation, liability company, partnership, sole proprietor, or any other that: (a) operates an interactive website and/or smartphone applicat facilitates the provision of services or consummation of transact marketplace entities and persons seeking such services or tran- on a digital platform specifically designed and built for online vehicle lease transactions. (b) lists motor vehicles provided by multiple new motor vehicle ers in this state. (c) provides services, or the transactions facilitated thereby multi-state basis pursuant to written contracts with new motor	
fee, commission or consideration is paid directly by a consumer to provide, provides or represents that he or she will provide a of purchasing, arranging, assisting, facilitating or effect. purchase or lease of a previously unregistered automobile; throws motor vehicle dealer, as agent, broker, or intermediary for a co- "New automobile broker business" does not include any person re- as a new vehicle dealer for the new automobile brand or brands fr such services are provided, pursuant to article sixteen of the and traffic law nor any bona fide employee of such a registered while acting for such dealer, nor any motor vehicle franchisor, i turer or distributor for the new automobile brand or brands fr such services are provided. 5. Notwithstanding any other subdivision of this section, the "automobile broker business" and "new automobile broker business not include any entity that provides a service of purchasing, ar: assisting, facilitating, or effecting the purchase or lease of a ously unregistered automobile as an agent, broker, or intermedia: consumer, if that entity facilitates the purchase or lease of means of an online new automobile referral service. For the pur- this subdivision, "online new automobile referral service" mr organization, including, but not limited to a corporation, liability company, partnership, sole proprietor, or any other that: (a) operates an interactive website and/or smartphone applicat. facilitates the provision of services or consummation of transace marketplace entities and persons seeking such services or trans on a digital platform specifically designed and built for online vehicle lease transactions. (b) lists motor vehicles provided by multiple new motor vehicle ers in this state: (c) provides services, or the transactions facilitated thereby multi-state basis pursuant to written contracts with new motor	
to provide, provides or represents that he or she will provide a of purchasing, arranging, assisting, facilitating or effect. purchase or lease of a previously unregistered automobile; throu- motor vehicle dealer, as agent, broker, or intermediary for a c "New automobile broker business" does not include any person re- as a new vehicle dealer for the new automobile brand or brands fr such services are provided, pursuant to article sixteen of the and traffic law nor any bona fide employee of such a registered while acting for such dealer, nor any motor vehicle franchisor, r turer or distributor for the new automobile brand or brands fr such services are provided. 5. Notwithstanding any other subdivision of this section, the "automobile broker business" and "new automobile broker business not include any entity that provides a service of purchasing, ar: assisting, facilitating, or effecting the purchase or lease of a ously unregistered automobile as an agent, broker, or intermediar motor vehicle in this state from a new motor vehicle dealer or motor vehicle in this state from a new motor vehicle dealer or means of an online new automobile referral service. For the pur- this subdivision, "online new automobile referral services for the pur- diability company, partnership, sole proprietor, or any other that: (a) operates an interactive website and/or smartphone applicat. facilitates the provision of services or consummation of transac- marketplace entities and persons seeking such services or tran- on a digital platform specifically designed and built for online vehicle lease transactions; (b) lists motor vehicles provided by multiple new motor vehicle ers in this state; (c) provides services, or the transactions facilitated thereby multi-state basis pursuant to written contracts with new motor	
of purchasing, arranging, assisting, facilitating or effect. purchase or lease of a previously unregistered automobile; throws motor vehicle dealer, as agent, broker, or intermediary for a of "New automobile broker business" does not include any person re- as a new vehicle dealer for the new automobile brand or brands fr such services are provided, pursuant to article sixteen of the and traffic law nor any bona fide employee of such a registered while acting for such dealer, nor any motor vehicle franchisor, J turer or distributor for the new automobile brand or brands fr such services are provided. 5. Notwithstanding any other subdivision of this section, the "automobile broker business" and "new automobile broker business not include any entity that provides a service of purchasing, ar: assisting, facilitating, or effecting the purchase or lease of a ously unregistered automobile as an agent, broker, or intermedia: consumer, if that entity facilitates the purchase or lease or means of an online new automobile referral service. For the pur- this subdivision, "online new automobile referral service" mutor vehicle in this state from a new motor vehicle dealer of means of an online new automobile referral service. For the pur- that: (a) operates an interactive website and/or smartphone applicat facilitates the provision of services or consummation of transact marketplace entities and persons seeking such services or trans on a digital platform specifically designed and built for online vehicle lease transactions; (b) lists motor vehicles provided by multiple new motor vehicl ers in this state; (c) provides services, or the transactions facilitated thereby multi-state basis pursuant to written contracts with new motor	
purchase or lease of a previously unregistered automobile; throug motor vehicle dealer, as agent, broker, or intermediary for a cr "New automobile broker business" does not include any person ree as a new vehicle dealer for the new automobile brand or brands for such services are provided, pursuant to article sixteen of the and traffic law nor any bona fide employee of such a registered while acting for such dealer, nor any motor vehicle franchisor, r turer or distributor for the new automobile brand or brands for such services are provided. 5. Notwithstanding any other subdivision of this section, the "automobile broker business" and "new automobile broker business not include any entity that provides a service of purchasing, ar: assisting, facilitating, or effecting the purchase or lease of motor vehicle in this state from a new motor vehicle dealer means of an online new automobile referral service. For the pur- this subdivision, "online new automobile referral service. For the pur- this subdivision, "online new automobile referral services" m organization, including, but not limited to a corporation, liability company, partnership, sole proprietor, or any other that: (a) operates an interactive website and/or smartphone applicat. facilitates the provision of services or consummation of transact marketplace entities and persons seeking such services or trans on a digital platform specifically designed and built for onlinu yehicle lease transactions; (b) lists motor vehicles provided by multiple new motor vehicl ers in this state;	
<pre>25 motor vehicle dealer, as agent, broker, or intermediary for a cr "New automobile broker business" does not include any person re- as a new vehicle dealer for the new automobile brand or brands for such services are provided, pursuant to article sixteen of the and traffic law nor any bona fide employee of such a registered while acting for such dealer, nor any motor vehicle franchisor, y turer or distributor for the new automobile brand or brands for such services are provided. 5. Notwithstanding any other subdivision of this section, the "automobile broker business" and "new automobile broker business" not include any entity that provides a service of purchasing, ard assisting, facilitating, or effecting the purchase or lease of a ously unregistered automobile as an agent, broker, or intermedia: consumer, if that entity facilitates the purchase or lease of means of an online new automobile referral service. For the purch this subdivision, "online new automobile referral service. For the purch organization, including, but not limited to a corporation, liability company, partnership, sole proprietor, or any other that: (a) operates an interactive website and/or smartphone applicat. facilitates the provision of services or consumation of transact marketplace entities and persons seeking such services or transact (b) lists motor vehicles provided by multiple new motor vehicle ers in this state: (c) provides services, or the transactions facilitated thereby multi-state basis pursuant to written contracts with new motor</pre>	
²⁶ "New automobile broker business" does not include any person reason as a new vehicle dealer for the new automobile brand or brands for such services are provided, pursuant to article sixteen of the and traffic law nor any bona fide employee of such a registered while acting for such dealer, nor any motor vehicle franchisor, not art or distributor for the new automobile brand or brands for such services are provided. ³⁰ 5. Notwithstanding any other subdivision of this section, the "automobile broker business" and "new automobile broker business" not include any entity that provides a service of purchasing, and ously unregistered automobile as an agent, broker, or intermedia: consumer, if that entity facilitates the purchase or lease of motor vehicle in this state from a new motor vehicle dealer of means of an online new automobile referral service. For the pure organization, including, but not limited to a corporation, liability company, partnership, sole proprietor, or any other that: (a) operates an interactive website and/or smartphone applicat. facilitates the provision of services or consummation of transace marketplace entities and persons seeking such services or transion a digital platform specifically designed and built for online vehicle lease transactions; (b) lists motor vehicles provided by multiple new motor vehicle thereby multi-state basis pursuant to written contracts with new motor	
as a new vehicle dealer for the new automobile brand or brands for such services are provided, pursuant to article sixteen of the and traffic law nor any bona fide employee of such a registered while acting for such dealer, nor any motor vehicle franchisor, r turer or distributor for the new automobile brand or brands for such services are provided. S. Notwithstanding any other subdivision of this section, the "automobile broker business" and "new automobile broker business not include any entity that provides a service of purchasing, ar: assisting, facilitating, or effecting the purchase or lease of a ously unregistered automobile as an agent, broker, or intermedia: consumer, if that entity facilitates the purchase or lease of motor vehicle in this state from a new motor vehicle dealer means of an online new automobile referral service. For the pur this subdivision, "online new automobile referral service" mu organization, including, but not limited to a corporation, liability company, partnership, sole proprietor, or any other that: (a) operates an interactive website and/or smartphone applicat facilitates the provision of services or consummation of transact marketplace entities and persons seeking such services or trans on a digital platform specifically designed and built for online vehicle lease transactions; (b) lists motor vehicles provided by multiple new motor vehicl ers in this state; (c) provides services, or the transactions facilitated thereby multi-state basis pursuant to written contracts with new motor	
such services are provided, pursuant to article sixteen of the and traffic law nor any bona fide employee of such a registered while acting for such dealer, nor any motor vehicle franchisor, i turer or distributor for the new automobile brand or brands for such services are provided. 5. Notwithstanding any other subdivision of this section, the "automobile broker business" and "new automobile broker business not include any entity that provides a service of purchasing, ar: assisting, facilitating, or effecting the purchase or lease of a ously unregistered automobile as an agent, broker, or intermedia: consumer, if that entity facilitates the purchase or lease of motor vehicle in this state from a new motor vehicle dealer of motor vehicle in this state from a new motor vehicle dealer of motor vehicle in this state from a new motor vehicle dealer of motor vehicle in this state from a new motor vehicle dealer of motor vehicle in this state from a new motor vehicle dealer of motor vehicle in this state from a new motor vehicle dealer of mans of an online new automobile referral service. For the purch this subdivision, "online new automobile referral service" mutorganization, including, but not limited to a corporation, liability company, partnership, sole proprietor, or any other that: (a) operates an interactive website and/or smartphone applicat. facilitates the provision of services or consummation of transact marketplace entities and persons seeking such services or trans on a digital platform specifically designed and built for online vehicle lease transactions; (b) lists motor vehicles provided by multiple new motor vehicl ers in this state; (c) provides services, or the transactions facilitated thereby multi-state basis pursuant to written contracts with new motor	
and traffic law nor any bona fide employee of such a registered while acting for such dealer, nor any motor vehicle franchisor, y turer or distributor for the new automobile brand or brands for such services are provided. 5. Notwithstanding any other subdivision of this section, the "automobile broker business" and "new automobile broker business not include any entity that provides a service of purchasing, are assisting, facilitating, or effecting the purchase or lease of a ously unregistered automobile as an agent, broker, or intermediar consumer, if that entity facilitates the purchase or lease of motor vehicle in this state from a new motor vehicle dealer of means of an online new automobile referral service. For the pur- this subdivision, "online new automobile referral service" muti- organization, including, but not limited to a corporation, liability company, partnership, sole proprietor, or any other that: (a) operates an interactive website and/or smartphone applicat. facilitates the provision of services or consummation of transact marketplace entities and persons seeking such services or trans on a digital platform specifically designed and built for online vehicle lease transactions; (b) lists motor vehicles provided by multiple new motor vehicle ers in this state; (c) provides services, or the transactions facilitated thereby multi-state basis pursuant to written contracts with new motor	
while acting for such dealer, nor any motor vehicle franchisor, in turer or distributor for the new automobile brand or brands for such services are provided. 5. Notwithstanding any other subdivision of this section, the "automobile broker business" and "new automobile broker business" not include any entity that provides a service of purchasing, are assisting, facilitating, or effecting the purchase or lease of a ously unregistered automobile as an agent, broker, or intermedia: consumer, if that entity facilitates the purchase or lease of motor vehicle in this state from a new motor vehicle dealer means of an online new automobile referral service. For the purp this subdivision, "online new automobile referral service" mu organization, including, but not limited to a corporation, liability company, partnership, sole proprietor, or any other that: (a) operates an interactive website and/or smartphone applicat. facilitates the provision of services or consummation of transact marketplace entities and persons seeking such services or trans on a digital platform specifically designed and built for online vehicle lease transactions; (b) lists motor vehicles provided by multiple new motor vehicle ers in this state; (c) provides services, or the transactions facilitated thereby multi-state basis pursuant to written contracts with new motor 	
turer or distributor for the new automobile brand or brands for such services are provided. 5. Notwithstanding any other subdivision of this section, the "automobile broker business" and "new automobile broker business" not include any entity that provides a service of purchasing, ar: assisting, facilitating, or effecting the purchase or lease of a ously unregistered automobile as an agent, broker, or intermedia: consumer, if that entity facilitates the purchase or lease of motor vehicle in this state from a new motor vehicle dealer of means of an online new automobile referral service. For the pur- this subdivision, "online new automobile referral service" mutor organization, including, but not limited to a corporation, liability company, partnership, sole proprietor, or any other that: (a) operates an interactive website and/or smartphone applicat facilitates the provision of services or consummation of transact marketplace entities and persons seeking such services or trans on a digital platform specifically designed and built for online vehicle lease transactions; (b) lists motor vehicles provided by multiple new motor vehicl ers in this state; (c) provides services, or the transactions facilitated thereby multi-state basis pursuant to written contracts with new motor	
such services are provided. 5. Notwithstanding any other subdivision of this section, the "automobile broker business" and "new automobile broker business not include any entity that provides a service of purchasing, ar: assisting, facilitating, or effecting the purchase or lease of a ously unregistered automobile as an agent, broker, or intermediat consumer, if that entity facilitates the purchase or lease of motor vehicle in this state from a new motor vehicle dealer of means of an online new automobile referral service. For the purp this subdivision, "online new automobile referral service" means organization, including, but not limited to a corporation, liability company, partnership, sole proprietor, or any other that: (a) operates an interactive website and/or smartphone applicat. facilitates the provision of services or consummation of transact marketplace entities and persons seeking such services or trans on a digital platform specifically designed and built for online vehicle lease transactions; (b) lists motor vehicles provided by multiple new motor vehicles ers in this state; (c) provides services, or the transactions facilitated thereby multi-state basis pursuant to written contracts with new motor 	
5. Notwithstanding any other subdivision of this section, the "automobile broker business" and "new automobile broker business not include any entity that provides a service of purchasing, ar: assisting, facilitating, or effecting the purchase or lease of a ously unregistered automobile as an agent, broker, or intermedia: consumer, if that entity facilitates the purchase or lease of motor vehicle in this state from a new motor vehicle dealer of means of an online new automobile referral service. For the pur- this subdivision, "online new automobile referral service. For the pur- this subdivision, "online new automobile referral service" mu- organization, including, but not limited to a corporation, liability company, partnership, sole proprietor, or any other that: (a) operates an interactive website and/or smartphone applicat. facilitates the provision of services or consummation of transact marketplace entities and persons seeking such services or transact on a digital platform specifically designed and built for online vehicle lease transactions; (b) lists motor vehicles provided by multiple new motor vehicl ers in this state; (c) provides services, or the transactions facilitated thereby multi-state basis pursuant to written contracts with new motor	
³⁴ "automobile broker business" and "new automobile broker business" not include any entity that provides a service of purchasing, ar: assisting, facilitating, or effecting the purchase or lease of a ously unregistered automobile as an agent, broker, or intermedia: consumer, if that entity facilitates the purchase or lease of motor vehicle in this state from a new motor vehicle dealer of means of an online new automobile referral service. For the purp this subdivision, "online new automobile referral service" muti- organization, including, but not limited to a corporation, liability company, partnership, sole proprietor, or any other that: (a) operates an interactive website and/or smartphone applicat facilitates the provision of services or consummation of transact marketplace entities and persons seeking such services or trans on a digital platform specifically designed and built for online wehicle lease transactions; (b) lists motor vehicles provided by multiple new motor vehicle ers in this state; (c) provides services, or the transactions facilitated thereby multi-state basis pursuant to written contracts with new motor	
not include any entity that provides a service of purchasing, ar: assisting, facilitating, or effecting the purchase or lease of a ously unregistered automobile as an agent, broker, or intermedia: consumer, if that entity facilitates the purchase or lease of motor vehicle in this state from a new motor vehicle dealer of means of an online new automobile referral service. For the pur- this subdivision, "online new automobile referral service" me organization, including, but not limited to a corporation, liability company, partnership, sole proprietor, or any other that: (a) operates an interactive website and/or smartphone applicat. facilitates the provision of services or consummation of transact marketplace entities and persons seeking such services or trans on a digital platform specifically designed and built for online vehicle lease transactions; (b) lists motor vehicles provided by multiple new motor vehicle ers in this state; (c) provides services, or the transactions facilitated thereby multi-state basis pursuant to written contracts with new motor	
assisting, facilitating, or effecting the purchase or lease of a ously unregistered automobile as an agent, broker, or intermedia: consumer, if that entity facilitates the purchase or lease of motor vehicle in this state from a new motor vehicle dealer means of an online new automobile referral service. For the pur- this subdivision, "online new automobile referral service" mu- organization, including, but not limited to a corporation, liability company, partnership, sole proprietor, or any other that: (a) operates an interactive website and/or smartphone applicat. facilitates the provision of services or consummation of transact marketplace entities and persons seeking such services or trans on a digital platform specifically designed and built for online vehicle lease transactions; (b) lists motor vehicles provided by multiple new motor vehicle ers in this state; (c) provides services, or the transactions facilitated thereby multi-state basis pursuant to written contracts with new motor	
ously unregistered automobile as an agent, broker, or intermediations consumer, if that entity facilitates the purchase or lease of motor vehicle in this state from a new motor vehicle dealer of means of an online new automobile referral service. For the purpertain this subdivision, "online new automobile referral service," may organization, including, but not limited to a corporation, liability company, partnership, sole proprietor, or any other that: (a) operates an interactive website and/or smartphone applicat. facilitates the provision of services or consummation of transaction and digital platform specifically designed and built for online vehicle lease transactions; (b) lists motor vehicles provided by multiple new motor vehicle ers in this state; (c) provides services, or the transactions facilitated thereby multi-state basis pursuant to written contracts with new motor	
38 consumer, if that entity facilitates the purchase or lease of 39 motor vehicle in this state from a new motor vehicle dealer of 40 means of an online new automobile referral service. For the purch 41 this subdivision, "online new automobile referral service" may 42 organization, including, but not limited to a corporation, 43 liability company, partnership, sole proprietor, or any other 44 that: 45 (a) operates an interactive website and/or smartphone applicat. 46 facilitates the provision of services or consummation of transact 47 marketplace entities and persons seeking such services or trans 48 on a digital platform specifically designed and built for online 49 vehicle lease transactions; 50 (b) lists motor vehicles provided by multiple new motor vehicl 51 ers in this state; 52 (c) provides services, or the transactions facilitated thereby 53 multi-state basis pursuant to written contracts with new motor	
motor vehicle in this state from a new motor vehicle dealer of means of an online new automobile referral service. For the pury this subdivision, "online new automobile referral service" model organization, including, but not limited to a corporation, liability company, partnership, sole proprietor, or any other that: (a) operates an interactive website and/or smartphone applicate facilitates the provision of services or consummation of transact marketplace entities and persons seeking such services or trans on a digital platform specifically designed and built for online vehicle lease transactions; (b) lists motor vehicles provided by multiple new motor vehicl ers in this state; (c) provides services, or the transactions facilitated thereby multi-state basis pursuant to written contracts with new motor	
40 means of an online new automobile referral service. For the pury 41 this subdivision, "online new automobile referral service" may 42 organization, including, but not limited to a corporation, 43 liability company, partnership, sole proprietor, or any other 44 that: 45 (a) operates an interactive website and/or smartphone applicat. 46 facilitates the provision of services or consummation of transact 47 marketplace entities and persons seeking such services or trans 48 on a digital platform specifically designed and built for online 49 vehicle lease transactions; 50 (b) lists motor vehicles provided by multiple new motor vehicl 51 ers in this state; 52 (c) provides services, or the transactions facilitated thereby 53 multi-state basis pursuant to written contracts with new motor	ity facilitates the purchase or lease of a new
this subdivision, "online new automobile referral service" mainted to a corporation, including, but not limited to a corporation, liability company, partnership, sole proprietor, or any other that: (a) operates an interactive website and/or smartphone applicate facilitates the provision of services or consummation of transaction marketplace entities and persons seeking such services or transaction on a digital platform specifically designed and built for online vehicle lease transactions; (b) lists motor vehicles provided by multiple new motor vehicles in this state; (c) provides services, or the transactions facilitated thereby multi-state basis pursuant to written contracts with new motor 	
42 organization, including, but not limited to a corporation, 43 liability company, partnership, sole proprietor, or any other 44 that: 45 (a) operates an interactive website and/or smartphone applicat. 46 facilitates the provision of services or consummation of transact 47 marketplace entities and persons seeking such services or trans 48 on a digital platform specifically designed and built for online 49 vehicle lease transactions; 50 (b) lists motor vehicles provided by multiple new motor vehicle 51 ers in this state; 52 (c) provides services, or the transactions facilitated thereby 53 multi-state basis pursuant to written contracts with new motor	automobile referral service. For the purposes of
 liability company, partnership, sole proprietor, or any other that: (a) operates an interactive website and/or smartphone applicat. facilitates the provision of services or consummation of transact marketplace entities and persons seeking such services or transact on a digital platform specifically designed and built for online vehicle lease transactions; (b) lists motor vehicles provided by multiple new motor vehicle ers in this state; (c) provides services, or the transactions facilitated thereby multi-state basis pursuant to written contracts with new motor 	<u>e new automobile referral service" means an</u>
44 that: (a) operates an interactive website and/or smartphone applicat. 45 (a) operates an interactive website and/or smartphone applicat. 46 facilitates the provision of services or consummation of transact 47 marketplace entities and persons seeking such services or trans 48 on a digital platform specifically designed and built for online 49 vehicle lease transactions; 50 (b) lists motor vehicles provided by multiple new motor vehicle 51 ers in this state; 52 (c) provides services, or the transactions facilitated thereby 53 multi-state basis pursuant to written contracts with new motor	, but not limited to a corporation, limited
 (a) operates an interactive website and/or smartphone applicat. facilitates the provision of services or consummation of transaction marketplace entities and persons seeking such services or transaction a digital platform specifically designed and built for online vehicle lease transactions; (b) lists motor vehicles provided by multiple new motor vehicle ers in this state; (c) provides services, or the transactions facilitated thereby multi-state basis pursuant to written contracts with new motor 	ership, sole proprietor, or any other entity,
46 facilitates the provision of services or consummation of transact 47 marketplace entities and persons seeking such services or trans 48 on a digital platform specifically designed and built for online 49 vehicle lease transactions; 50 (b) lists motor vehicles provided by multiple new motor vehicles 51 ers in this state; 52 (c) provides services, or the transactions facilitated thereby 53 multi-state basis pursuant to written contracts with new motor	
46 facilitates the provision of services or consummation of transact 47 marketplace entities and persons seeking such services or trans 48 on a digital platform specifically designed and built for online 49 vehicle lease transactions; 50 (b) lists motor vehicles provided by multiple new motor vehicles 51 ers in this state; 52 (c) provides services, or the transactions facilitated thereby 53 multi-state basis pursuant to written contracts with new motor	ctive website and/or smartphone application that
 47 marketplace entities and persons seeking such services or trans 48 on a digital platform specifically designed and built for online 49 vehicle lease transactions; 50 (b) lists motor vehicles provided by multiple new motor vehicle 51 ers in this state; 52 (c) provides services, or the transactions facilitated thereby 53 multi-state basis pursuant to written contracts with new motor 	
 on a digital platform specifically designed and built for online vehicle lease transactions; (b) lists motor vehicles provided by multiple new motor vehic ers in this state; (c) provides services, or the transactions facilitated thereby multi-state basis pursuant to written contracts with new motor 	nd persons seeking such services or transactions
 49 vehicle lease transactions; 50 (b) lists motor vehicles provided by multiple new motor vehicles 51 ers in this state; 52 (c) provides services, or the transactions facilitated thereby 53 multi-state basis pursuant to written contracts with new motor 	
 (b) lists motor vehicles provided by multiple new motor vehic. ers in this state; (c) provides services, or the transactions facilitated thereby multi-state basis pursuant to written contracts with new motor 	
51 <u>ers in this state;</u> 52 <u>(c) provides services, or the transactions facilitated thereby</u> 53 <u>multi-state basis pursuant to written contracts with new motor</u>	les provided by multiple new motor vehicle deal-
52 (c) provides services, or the transactions facilitated thereby 53 multi-state basis pursuant to written contracts with new motor	
53 multi-state basis pursuant to written contracts with new motor	or the transactions facilitated thereby, on a
54 dealers which establish a predetermined price for the services	
55 rendered; and	



1 In the case of an application for registration as an automobile b-3. 2 broker business or new automobile broker business, the name and address 3 of the surety company which will issue the bond required by subdivision 4 one of section seven hundred forty-a of the general business law and a 5 statement indicating any interest in the applicant's business entity by б a person or entity described in paragraph (f) of subdivision one or paragraph f of subdivision seven of this section. If the bond is to be 7 8 issued by an authorized agent of the surety company licensed by the 9 state, then the name and address of that agent may be provided in lieu 10 of the information concerning the surety company. 11 § 4. Subdivision 1 of section 736-a of the general business law, as added by chapter 477 of the laws of 2017, is amended and a new subdivi-12 13 sion 3 is added to read as follows: 14 1. (a) No person shall engage in business as an automobile broker business or as a new automobile broker business, as such terms are 15 16 defined in section seven hundred thirty-six of this article, without first having been issued a certificate of registration for an automobile 17 18 broker business or new automobile broker business pursuant to paragraph 19 c of subdivision seven of section four hundred fifteen of the vehicle 20 traffic law. A certificate of registration for a new automobile and 21 broker business is valid for a period of two years. (b) No new automobile broker business shall represent or accept 22 payment from, either directly or indirectly, a franchisee, dealer, fran-23 chisor, manufacturer and/or distributor, as such terms are defined in 24 sections four hundred fifteen and four hundred sixty-two of the vehicle 25 26 and traffic law. 27 (c) No new automobile broker business shall provide, offer to provide, or represent that he or she will provide a service of purchasing, 28 29 arranging, assisting, facilitating or effecting the purchase or lease of 30 a previously unregistered automobile with a dealer located in any other 31 state unless such state affords lawful means for the same business 32 activity, such standards and requirements set forth in the laws of such 33 other state are equivalent to those contained in this article, the new automobile broker business has been registered, permitted or licensed to 34 35 perform such business activity in such other state and is otherwise in 36 good standing with each agency of such other state responsible for regu-37 lating such business activity. The commissioner of motor vehicles shall 38 be empowered to determine the substantial equivalence of such other 39 state laws pertaining to the regulation of such business activity, 40 including consumer protections in any such law. 41 3. The commissioner of motor vehicles shall make necessary rules and 42 regulations as may be appropriate for the proper enforcement of the 43 provisions of this section. § 5. The general business law is amended by adding a new section 741-c 44 45 to read as follows: 46 § 741-c. Prohibitions related to private information. No person regis-47 tered under this article shall request, receive, accept, handle, store 48 or transmit the private information, as such term is defined in paragraph (b) of subdivision one of section eight hundred ninety-nine-aa of 49 50 this chapter, of any consumer. 51 6. Section 737 of the general business law, as added by chapter 616 8 52 of the laws of 1988, is amended to read as follows: 53 § 737. Advance fees prohibited. No automobile broker business or new 54 automobile broker business shall solicit, receive or collect from a 55 consumer any fee, or commission, in advance of the performance of those

services specified in the contract as required by section seven hundred 1 2 thirty-eight of this article. § 7. The opening paragraph of subdivision 1 of section 738 of the 3 4 general business law, as amended by chapter 28 of the laws of 2018, is 5 amended to read as follows: б Every contract between a consumer and an automobile broker business, 7 which for the purposes of this section shall include new automobile broker businesses, for the purchase of an automobile shall be in writ-8 9 ing, shall be dated, shall contain the street address of the automobile 10 broker business and the consumer and shall be signed by the consumer and 11 by the automobile broker business. Every contract shall comply with the requirements set forth in this section and contain the following: 12 13 § 8. Section 740 of the general business law, as added by chapter 616 14 of the laws of 1988, is amended to read as follows: 15 8 740. Escrow required for advance payments. All monies paid by a 16 consumer to an automobile broker business or a new automobile broker 17 **business** in connection with a transaction covered by this article shall be trust funds in the possession of such automobile broker business or 18 19 new automobile broker business and shall be deposited by it within five 20 days after receipt thereof, in an account in a banking organization 21 within the state. The automobile broker business or new automobile broker business shall thereupon notify in writing the consumer, giving 22 the name and address of the banking organization and the amount deposit-23 The monies shall be held on deposit until fully applied to the 24 ed. 25 contract price at the time the automobile is delivered to the consumer, 26 unless sooner repaid in accordance with the provisions of this article. 27 § 9. Section 740-a of the general business law, as added by chapter 579 of the laws of 2011 and subdivision 1 as amended by chapter 477 of 28 29 the laws of 2017, is amended to read as follows: 30 § 740-a. Automobile broker business and new automobile broker business 31 surety bond. 1. Automobile broker businesses shall obtain and continue 32 in effect a surety bond in an amount of one hundred thousand dollars executed by a surety company authorized to transact business in the 33 state by the department of financial services of the state or its 34 35 New automobile broker businesses shall obtain and continue successor. 36 in effect a surety bond in an amount of two hundred fifty thousand 37 dollars executed by a surety company authorized to transact business in 38 the state by the department of financial services of the state or its successor. The bonds shall be approved as to form by the secretary of 39 state and shall be conditioned on the automobile broker business' or new 40 automobile broker business' payment of all valid bank drafts, including 41 42 checks, drawn for the purchase of motor vehicles and safekeeping of all customer deposits related to the sale of a motor vehicle between the 43 44 time of receipt of such customer deposit and the transfer of good title 45 to the vehicle to the customer. 46 2. Recovery against a bond may be made by a person, including the 47 state, who obtains a judgment against the automobile broker business or new automobile broker business for an act or omission on which the bond 48 is conditioned if the act or omission occurred during the term of the 49 bond. The total liability imposed on the surety under this section for 50 51 all breaches of the bond condition is limited to the face amount of the 52 bond. Such liability may include, but is not limited to, the amount of 53 the valid bank drafts, including checks, drawn by the automobile broker 54 business or new automobile broker business for the purchase of motor 55 vehicles. In no event shall the surety on a bond be liable for total 56 claims in excess of the bond amount, regardless of the number or nature

1	of claims made against the bond or the number of years the bond remained
2	in force.
3	3. Any surety issuing a bond pursuant to this subdivision shall be
4	required to provide sixty days' notice to the secretary of state prior
5	to the effective date of cancellation of the bond.
6	§ 10. Section 741 of the general business law, as added by chapter 616
7	of the laws of 1988, is amended to read as follows:
8	§ 741. Deceptive acts <u>and frauds</u> prohibited. <u>1.</u> It is hereby declared
9	to be a deceptive trade practice and unlawful for an automobile broker
10	business or new automobile broker business to misrepresent directly or
11	indirectly in its advertising, promotional materials, sales presenta-
12	tion, or in any manner:
13	[1-7] (a) The nature of the services to be performed and in the case of
14	a new automobile broker that a third party will be paying for any such
15	services;
16	[2.] (b) The time within which the services will be performed;
17	[3.] (c) The cost of the services to be performed; [and
	-
18	4-] (d) The ability of the automobile broker business or new automo-
19	bile broker business to perform the services; and
20	(e) That the automobile broker business or new automobile broker busi-
21	ness is affiliated with any automobile manufacturer and/or distributor,
22	including the use of any trademarks or copyrighted material without the
23	express, written consent of the owner of such material.
24	2. It shall be a fraudulent business practice for an automobile broker
25	business or new automobile broker business to refuse to disclose to a
26	motor vehicle dealer or new motor vehicle dealer the registration number
27	provided by the department of motor vehicles pursuant to section four
28	hundred fifteen of the vehicle and traffic law. Furthermore, it shall
29	also be a fraudulent business practice for an automobile broker business
30	or new automobile broker business to make any misrepresentation to a
31	motor vehicle dealer or new motor vehicle dealer regarding the eligibil-
32	ity of any consumer for any discounts, reductions or any benefit
33	programs regarding the sale or lease of a motor vehicle.
34	3. It shall be a fraudulent business practice for a new automobile
35	broker business to fail to make a bona fide attempt to obtain a quote or
36	offer from at least three unaffiliated dealers on behalf of a prospec-
37	tive buyer or lessee for a vehicle meeting the prospective buyer or
38	lessee's specifications, including the new motor vehicle dealer located
39	in closest proximity to the address of such prospective buyer or
40	lessee's home or, in the case of any entity, its place of doing busi-
41	ness.
42	4. It shall be a fraudulent business practice for a new automobile
43	broker business to fail to act for the benefit of the prospective buyer
44	or lessee, including by failing to make reasonable efforts to obtain the
45	lowest possible price, down payment, number of payments, amount of
46	payments, finance charges, annual percentage rate and/or fees for a new
47	motor vehicle that meets the specifications of such prospective buyer or
48	lessee.
49	§ 11. Section 741-a of the general business law, as amended by chapter
50	477 of the laws of 2017, is amended to read as follows:
51	§ 741-a. Advertising. Automobile broker businesses and new automobile
52	broker businesses shall clearly and conspicuously disclose the following
53	in all advertisements in any medium, and in any print advertisement such
54	disclosures shall not appear in any footnotes and shall be situated in
55	the top half of any such advertisement in an easily readable typeface:

1 (a) That the automobile broker business or new automobile broker busi-2 ness is not a registered new motor vehicle dealer but is a registered 3 automobile broker business or new automobile broker business as defined in section four hundred fifteen of the vehicle and traffic law; 4 5 (b) The registration number issued to the automobile broker business б or new automobile broker business pursuant to section four hundred 7 fifteen of the vehicle and traffic law; 8 (C) Whether any fees may be imposed by the automobile broker business 9 or new automobile broker business for services rendered. Details of such 10 compensation shall be provided by the automobile broker business or new 11 automobile broker business upon request by the consumer; and (d) That no warranty repair services will be provided by the automo-12 13 bile broker business or new automobile broker business. 14 § 12. Section 741-b of the general business law, as added by chapter 15 28 of the laws of 2018, is amended to read as follows: 16 741-b. [Disclosure] Disclosures. 1. An automobile broker business 3 17 or new automobile broker business shall provide a disclosure at the time such automobile broker business or new automobile broker business takes 18 an order to search for a leased or purchased vehicle meeting the 19 20 prospective buyer or lessee's specifications. Such disclosure shall 21 provide the amount of any fees, commissions or other valuable consideration the automobile broker business or new automobile broker business 22 23 expects to receive for any assistance the automobile broker business 24 provides in effecting the lease or purchase transaction, including any 25 reasonably foreseeable fees or charges, including delivery fees. In the 26 case of an automobile broker business this shall include, if known, any 27 payments from a dealer, lessor or any other person or entity for any assistance the automobile broker business provides in effecting the lease <u>or purchase</u> transaction. If the amount of any such fees, commis-28 29 30 sions or other valuable consideration the automobile broker business 31 expects to receive is unknown at the time of the required disclosure, 32 the automobile broker business shall disclose: (a) whether it has a 33 contract with any dealer, lessor or any other person or entity for the 34 provision of assistance in effecting a lease transaction; and (b) wheth-35 er the automobile broker business may be compensated by the dealer, 36 lessor or any other person or entity for any assistance in effecting 37 such lease transaction. Nothing in this subdivision shall be construed 38 to permit the payment of any fees, commissions or other valuable consideration to a new automobile broker business by any dealer. 39 40 2. A new automobile broker business shall provide an additional 41 disclosure at the time such new automobile broker business takes an 42 order to search for a vehicle meeting the prospective buyer or lessee's 43 specifications. Such additional disclosure shall state that the broker 44 shall make a bona fide attempt to obtain a bid, quote or offer from at 45 least three unaffiliated dealers on behalf of the prospective buyer or 46 lessee for a vehicle meeting the prospective buyer or lessee's specifi-47 cations, including from the new motor vehicle dealer of such line make located closest to the home or place of business of such prospective 48 buyer and that the new automobile broker has a duty to act for the bene-49 fit of the prospective buyer or lessee, including by making reasonable 50 51 efforts to obtain the lowest possible price, down payment, number of 52 payments, amount of payments, finance charges, annual percentage rate 53 and/or fees. 54 3. Each disclosure required by this section shall be acknowledged in

55 writing by each respective prospective buyer or lessee.

1 § 13. Section 742 of the general business law, as added by chapter 616 2 of the laws of 1988, is amended to read as follows:

3 § 742. Action for recovery of damages by consumer. Any consumer 4 injured by a violation of this article or by the breach by an automobile 5 broker business or new automobile broker business of a contract which б has been entered into pursuant to section seven hundred thirty-nine of 7 this article may bring an action for recovery of damages. Judgment shall 8 be entered in favor of a consumer in an amount not to exceed three times 9 the actual damages, but in no case less than the amount paid by the 10 buyer to the automobile broker business or new automobile broker busi-11 ness. The court may award reasonable attorney's fees to a prevailing 12 plaintiff.

13 § 14. Section 743 of the general business law, as amended by chapter 14 372 of the laws of 2016, is amended to read as follows:

15 § 743. Enforcement [by]. 1. By attorney general. In addition to the 16 other remedies provided, whenever there shall be a violation of this 17 article, application may be made by the attorney general in the name of the people of the state of New York to a court or justice having juris-18 19 diction by a special proceeding to issue an injunction, and upon notice 20 to the defendant of not less than five days, to enjoin and restrain the 21 continuance of such violations; and if it shall appear to the satisfaction of the court or justice that the defendant has, in fact, violated 22 this article, an injunction may be issued by such court or justice, 23 enjoining and restraining any further violation, without requiring proof 24 25 that any person has, in fact, been injured or damaged thereby. In any 26 such proceeding, the court may make allowances to the attorney general 27 as provided in paragraph six of subdivision (a) of section eighty-three hundred three of the civil practice law and rules, and direct restitu-28 29 tion. Whenever the court shall determine that a violation of this arti-30 cle has occurred, the court shall impose a civil penalty of not less 31 than one thousand dollars and not more than three thousand dollars for 32 each violation. In the case of an automobile broker, not less than one 33 thousand dollars and not more than three thousand dollars for each violation; and in the case of a new automobile broker, not less than 34 35 four thousand dollars and not more than ten thousand dollars for each 36 violation. In connection with any such proposed application, the attor-37 ney general is authorized to take proof and make a determination of the 38 relevant facts and to issue subpoenas in accordance with the civil prac-39 tice law and rules.

In connection with any such proposed application, the attorney general at is authorized to take proof and make a determination of the relevant facts and to issue subpoenas in accordance with the civil practice law and rules.

44 2. By local authorities. a. Municipalities may, pursuant to local law, 45 act upon the business activity that is the subject of this article, 46 provided that no local government may diminish the protections or 47 requirements of this article or prevent enforcement of its provisions by 48 appropriate state officials.

49 b. The provisions of this article may be enforced in the same manner as set forth in subdivision one of this section by the director of a 50 51 municipal consumer affairs office or a business integrity commission, or 52 by the town attorney, city corporation counsel, or other lawfully desig-53 nated enforcement officer of a municipality or local government, and all 54 monies collected thereunder shall be retained by such municipality or local government, provided that no local government may prevent enforce-55 56 ment of its provisions by appropriate state officials.

3. By private party. Any persons injured by any violation of this 1 2 article may bring an action in his or her own name against an automobile 3 broker business or a new automobile broker business to enjoin such 4 unlawful act or practice, an action to recover his or her actual damages 5 and statutory damages of four thousand dollars, or both such actions. In б the case of a new motor vehicle dealer, injury shall include depriving a 7 new motor vehicle dealer located closest to a lessee or purchaser the 8 opportunity to bid on such lease or purchase as entitled by this arti-9 cle. Damages shall include the value of incentive payments, bonuses, 10 holdbacks or similar payments that would have been realized had a lessee 11 or purchaser purchased or leased such vehicle from the new motor vehicle dealer in closest proximity to such lessee or purchaser but for the 12 13 actions of a person who knowingly aided the violation of the provisions 14 of this article. Nothing in this section shall require a franchisor, manufacturer, or distributor to grant a new motor vehicle dealer a bene-15 16 fit under an incentive, bonus, holdback or similar payment that the new 17 motor vehicle dealer did not earn or for which the new motor dealer did not complete or qualify. In any such judicial action or proceeding, the 18 19 court may award reasonable attorney's fees and costs. Such actions may 20 be brought regardless of whether or not the underlying violation is 21 consumer-oriented or has a public impact. The court may, in its 22 discretion, increase the award of damages if the court finds the defend-23 ant willfully or knowingly violated this section. The court shall award 24 reasonable attorney's fees and costs to a prevailing plaintiff. § 15. Section 415 of the vehicle and traffic law is amended by adding 25 26 two new subdivisions 21 and 22 to read as follows: 27 21. Penalties and rights of action for failure to obtain a certificate of registration as a new automobile broker pursuant to subdivision 28 three-a and paragraph b-3 of subdivision five of this section. a. The 29 30 commissioner, or any person designated by him or her, may proceed 31 against a party who has operated as a new automobile broker without certificate of registration in accordance with the provisions of this 32 33 article, in any one or more proceedings and by order require the offending party to pay the people of this state a penalty in a sum not to 34 35 exceed two thousand dollars for each violation found to have been 36 committed. Civil penalties assessed under this subdivision shall be paid 37 to the commissioner for deposit into the state treasury, and unpaid 38 civil penalties may be recovered by the commissioner in a civil action 39 in the name of the commissioner. For the purposes of this subdivision, a "violation" shall mean each vehicle sold or leased to a consumer for 40 which the party that failed to obtain certification as a new automobile 41 42 broker has served as a new automobile broker. 43 b. In addition to any civil action brought by the commissioner or any 44 person appointed by him, any persons injured by any violation of subdi-45 vision three-a and paragraph b-3 of subdivision five of this section, 46 shall be entitled to sue for and have injunctive relief and damages 47 against, any party in violation of subdivision three-a and paragraph b-3 of subdivision five of this section in any court of the state having 48 49 jurisdiction over the parties. In the case of a new motor vehicle dealer, injury shall include depriving the new motor vehicle dealer located 50 51 closest to a lessee or purchaser the opportunity to bid on such lease or 52 purchase as entitled by this article. Damages shall include the value of 53 incentive payments, bonuses, holdbacks or similar payments that would 54 have been realized had a lessee or purchaser purchased or leased such vehicle from the new motor vehicle dealer in closest proximity to such 55 56 lessee or purchaser but for the actions of a person who knowingly aided

1	the violation of the provisions of this article. Nothing in this subdi-
2	vision shall require a franchisor, manufacturer, or distributor to grant
3	a new motor vehicle dealer a benefit under an incentive, bonus, holdback
4	or similar payment that the new motor vehicle dealer did not earn or for
5	which the new motor dealer did not complete or qualify. In any such
6	judicial action or proceeding, the court may award reasonable attorney's
7	fees and costs. Such actions may be brought regardless of whether or
8	not the underlying violation is consumer-oriented or has a public
9	impact. The court may, in its discretion, increase the award of damages
10	if the court finds the defendant willfully or knowingly violated this
11	section. The court shall award reasonable attorney's fees and costs to a
12	prevailing plaintiff.
13	22. New automobile broker record requirements. a. New automobile
14	brokers shall maintain a permanently bound book in which shall be
15	recorded the make, model, year color and vehicle identification number
16	of all previously unregistered automobiles for which such broker has
17	provided a service of purchasing, arranging, assisting, facilitating or
18	effecting the purchase or lease of such automobile within any preceding
19	six-year period. Such book shall also have recorded a record of the
20	name and address of the purchaser or lessor of such automobile, the date
21	of sale or commencement of lease of such automobile and the name and
22	address of the dealer from which the automobile was purchased or leased.
23	b. New automobile brokers shall maintain a permanently bound book in
24	which shall be recorded all completed orders to search for a previously
25	unregistered automobile. Such book shall also have recorded a record of
26	the date of such order, the name and address of the person or entity
27	ordering such search, the automobile specifications provided by such
28	prospective buyer or lessee and the name and address of the dealers
$\gamma \cap$	coligited for a guete or offer on behalf of guet presnective buyer or
29	solicited for a quote or offer on behalf of such prospective buyer or
30	lessee.
30 31	lessee. c. Such books shall be open for inspection by the commissioner, or his
30 31 32	<u>lessee.</u> <u>c. Such books shall be open for inspection by the commissioner, or his</u> <u>or her agent, during reasonable business hours. The commissioner may</u>
30 31 32 33	<pre>lessee. c. Such books shall be open for inspection by the commissioner, or his or her agent, during reasonable business hours. The commissioner may establish by rule the form of any such book.</pre>
30 31 32 33 34	<pre>lessee. c. Such books shall be open for inspection by the commissioner, or his or her agent, during reasonable business hours. The commissioner may establish by rule the form of any such book. d. As an alternative to a bound book, a new automobile broker may use</pre>
30 31 32 33 34 35	<pre>lessee. c. Such books shall be open for inspection by the commissioner, or his or her agent, during reasonable business hours. The commissioner may establish by rule the form of any such book. d. As an alternative to a bound book, a new automobile broker may use a computer and software approved by the department to maintain the</pre>
30 31 32 33 34 35 36	<pre>lessee. c. Such books shall be open for inspection by the commissioner, or his or her agent, during reasonable business hours. The commissioner may establish by rule the form of any such book. d. As an alternative to a bound book, a new automobile broker may use a computer and software approved by the department to maintain the records required to be kept by this section, provided all information</pre>
30 31 32 33 34 35 36 37	<pre>lessee. c. Such books shall be open for inspection by the commissioner, or his or her agent, during reasonable business hours. The commissioner may establish by rule the form of any such book. d. As an alternative to a bound book, a new automobile broker may use a computer and software approved by the department to maintain the records required to be kept by this section, provided all information required by paragraphs a and b of this section are recorded and the</pre>
30 31 32 33 34 35 36 37 38	<pre>lessee. c. Such books shall be open for inspection by the commissioner, or his or her agent, during reasonable business hours. The commissioner may establish by rule the form of any such book. d. As an alternative to a bound book, a new automobile broker may use a computer and software approved by the department to maintain the records required to be kept by this section, provided all information required by paragraphs a and b of this section are recorded and the records conform to such additional requirements as determined by the</pre>
30 31 32 33 34 35 36 37 38 39	<pre>lessee. c. Such books shall be open for inspection by the commissioner, or his or her agent, during reasonable business hours. The commissioner may establish by rule the form of any such book. d. As an alternative to a bound book, a new automobile broker may use a computer and software approved by the department to maintain the records required to be kept by this section, provided all information required by paragraphs a and b of this section are recorded and the records conform to such additional requirements as determined by the commissioner.</pre>
30 31 32 34 35 36 37 38 39 40	<pre>lessee. c. Such books shall be open for inspection by the commissioner, or his or her agent, during reasonable business hours. The commissioner may establish by rule the form of any such book. d. As an alternative to a bound book, a new automobile broker may use a computer and software approved by the department to maintain the records required to be kept by this section, provided all information required by paragraphs a and b of this section are recorded and the records conform to such additional requirements as determined by the commissioner. § 16. Section 465 of the vehicle and traffic law is amended by adding</pre>
30 31 32 33 34 35 36 37 38 39 40 41	<pre>lessee. c. Such books shall be open for inspection by the commissioner, or his or her agent, during reasonable business hours. The commissioner may establish by rule the form of any such book. d. As an alternative to a bound book, a new automobile broker may use a computer and software approved by the department to maintain the records required to be kept by this section, provided all information required by paragraphs a and b of this section are recorded and the records conform to such additional requirements as determined by the commissioner. § 16. Section 465 of the vehicle and traffic law is amended by adding a new subdivision 8 to read as follows:</pre>
30 31 32 34 35 36 37 38 39 40 41 42	<pre>lessee. c. Such books shall be open for inspection by the commissioner, or his or her agent, during reasonable business hours. The commissioner may establish by rule the form of any such book. d. As an alternative to a bound book, a new automobile broker may use a computer and software approved by the department to maintain the records required to be kept by this section, provided all information required by paragraphs a and b of this section are recorded and the records conform to such additional requirements as determined by the commissioner. § 16. Section 465 of the vehicle and traffic law is amended by adding a new subdivision 8 to read as follows: 8. A franchisor may require a franchisee to submit to a franchisor the</pre>
30 31 32 33 34 35 36 37 38 39 40 41 42 43	<pre>lessee. c. Such books shall be open for inspection by the commissioner, or his or her agent, during reasonable business hours. The commissioner may establish by rule the form of any such book. d. As an alternative to a bound book, a new automobile broker may use a computer and software approved by the department to maintain the records required to be kept by this section, provided all information required by paragraphs a and b of this section are recorded and the records conform to such additional requirements as determined by the commissioner. § 16. Section 465 of the vehicle and traffic law is amended by adding a new subdivision 8 to read as follows: 8. A franchisor may require a franchisee to submit to a franchisor the name and registration number of any new automobile broker business that</pre>
30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	 lessee. c. Such books shall be open for inspection by the commissioner, or his or her agent, during reasonable business hours. The commissioner may establish by rule the form of any such book. d. As an alternative to a bound book, a new automobile broker may use a computer and software approved by the department to maintain the records required to be kept by this section, provided all information required by paragraphs a and b of this section are recorded and the records conform to such additional requirements as determined by the commissioner. § 16. Section 465 of the vehicle and traffic law is amended by adding a new subdivision 8 to read as follows: 8. A franchisor may require a franchisee to submit to a franchisor the name and registration number of any new automobile broker business that arranged, assisted, facilitated or effected the purchase or lease of any
30 31 32 33 34 35 37 38 37 38 30 41 42 43 44 5	 lessee. c. Such books shall be open for inspection by the commissioner, or his or her agent, during reasonable business hours. The commissioner may establish by rule the form of any such book. d. As an alternative to a bound book, a new automobile broker may use a computer and software approved by the department to maintain the records required to be kept by this section, provided all information required by paragraphs a and b of this section are recorded and the records conform to such additional requirements as determined by the commissioner. § 16. Section 465 of the vehicle and traffic law is amended by adding a new subdivision 8 to read as follows: 8. A franchisor may require a franchisee to submit to a franchisor the name and registration number of any new automobile broker business that arranged, assisted, facilitated or effected the purchase or lease of any vehicle from such dealer. A franchisor may charge back the franchise
30 31 32 33 34 35 37 38 37 38 30 41 42 43 445 46	 lessee. c. Such books shall be open for inspection by the commissioner, or his or her agent, during reasonable business hours. The commissioner may establish by rule the form of any such book. d. As an alternative to a bound book, a new automobile broker may use a computer and software approved by the department to maintain the records required to be kept by this section, provided all information required by paragraphs a and b of this section are recorded and the records conform to such additional requirements as determined by the commissioner. § 16. Section 465 of the vehicle and traffic law is amended by adding a new subdivision 8 to read as follows: 8. A franchisor may require a franchisee to submit to a franchisor the name and registration number of any new automobile broker business that arranged, assisted, facilitated or effected the purchase or lease of any vehicle from such dealer. A franchisor may charge back the franchisee any sales, advertising or marketing incentive payment or any other
30 31 32 33 34 35 37 33 33 37 33 30 41 42 44 54 64 7	<pre>lessee. c. Such books shall be open for inspection by the commissioner, or his or her agent, during reasonable business hours. The commissioner may establish by rule the form of any such book. d. As an alternative to a bound book, a new automobile broker may use a computer and software approved by the department to maintain the records required to be kept by this section, provided all information required by paragraphs a and b of this section are recorded and the records conform to such additional requirements as determined by the commissioner. § 16. Section 465 of the vehicle and traffic law is amended by adding a new subdivision 8 to read as follows: 8. A franchisor may require a franchisee to submit to a franchisor the name and registration number of any new automobile broker business that arranged, assisted, facilitated or effected the purchase or lease of any vehicle from such dealer. A franchisor may charge back the franchisee any sales, advertising or marketing incentive payment or any other payment or benefit associated with the sale or lease of such vehicle for</pre>
30 31 32 33 33 33 33 33 33 33 33 33 33 33 33	<pre>lessee. c. Such books shall be open for inspection by the commissioner, or his or her agent, during reasonable business hours. The commissioner may establish by rule the form of any such book. d. As an alternative to a bound book, a new automobile broker may use a computer and software approved by the department to maintain the records required to be kept by this section, provided all information required by paragraphs a and b of this section are recorded and the records conform to such additional requirements as determined by the commissioner. § 16. Section 465 of the vehicle and traffic law is amended by adding a new subdivision 8 to read as follows: 8. A franchisor may require a franchisee to submit to a franchisor the name and registration number of any new automobile broker business that arranged, assisted, facilitated or effected the purchase or lease of any vehicle from such dealer. A franchisor may charge back the franchisee any sales, advertising or marketing incentive payment or any other payment or benefit associated with the sale or lease of such vehicle for failure to submit such information.</pre>
30 3123333333333333333333333333333333333	<pre>lessee. c. Such books shall be open for inspection by the commissioner, or his or her agent, during reasonable business hours. The commissioner may establish by rule the form of any such book. d. As an alternative to a bound book, a new automobile broker may use a computer and software approved by the department to maintain the records required to be kept by this section, provided all information required by paragraphs a and b of this section are recorded and the records conform to such additional requirements as determined by the commissioner. § 16. Section 465 of the vehicle and traffic law is amended by adding a new subdivision 8 to read as follows: 8. A franchisor may require a franchisee to submit to a franchisor the name and registration number of any new automobile broker business that arranged, assisted, facilitated or effected the purchase or lease of any vehicle from such dealer. A franchisor may charge back the franchisee any sales, advertising or marketing incentive payment or any other payment or benefit associated with the sale or lease of such vehicle for failure to submit such information. § 17. The general business law is amended by adding a new section } }</pre>
30 312 333 335 337 339 412 445 445 445 445 50	<pre>lessee. c. Such books shall be open for inspection by the commissioner, or his or her agent, during reasonable business hours. The commissioner may establish by rule the form of any such book. d. As an alternative to a bound book, a new automobile broker may use a computer and software approved by the department to maintain the records required to be kept by this section, provided all information required by paragraphs a and b of this section are recorded and the records conform to such additional requirements as determined by the commissioner. § 16. Section 465 of the vehicle and traffic law is amended by adding a new subdivision 8 to read as follows: 8. A franchisor may require a franchisee to submit to a franchisor the name and registration number of any new automobile broker business that arranged, assisted, facilitated or effected the purchase or lease of any vehicle from such dealer. A franchisor may charge back the franchisee any sales, advertising or marketing incentive payment or any other payment or benefit associated with the sale or lease of such vehicle for failure to submit such information. § 17. The general business law is amended by adding a new section 737-a to read as follows:</pre>
30 312 333 333 333 333 333 333 44 23 44 55 55	<pre>lessee. c. Such books shall be open for inspection by the commissioner, or his or her agent, during reasonable business hours. The commissioner may establish by rule the form of any such book. d. As an alternative to a bound book, a new automobile broker may use a computer and software approved by the department to maintain the records required to be kept by this section, provided all information required by paragraphs a and b of this section are recorded and the records conform to such additional requirements as determined by the commissioner. § 16. Section 465 of the vehicle and traffic law is amended by adding a new subdivision 8 to read as follows: 8. A franchisor may require a franchisee to submit to a franchisor the name and registration number of any new automobile broker business that arranged, assisted, facilitated or effected the purchase or lease of any vehicle from such dealer. A franchisor may charge back the franchisee any sales, advertising or marketing incentive payment or any other payment or benefit associated with the sale or lease of such vehicle for failure to submit such information. § 17. The general business law is amended by adding a new section 737-a to read as follows: § 737-a. Bona fide bid soliciting required. 1. In providing a service</pre>
30123345 33335678901234456789012344555555	<pre>lessee. c. Such books shall be open for inspection by the commissioner, or his or her agent, during reasonable business hours. The commissioner may establish by rule the form of any such book. d. As an alternative to a bound book, a new automobile broker may use a computer and software approved by the department to maintain the records required to be kept by this section, provided all information required by paragraphs a and b of this section are recorded and the records conform to such additional requirements as determined by the commissioner. § 16. Section 465 of the vehicle and traffic law is amended by adding a new subdivision 8 to read as follows: 8. A franchisor may require a franchisee to submit to a franchisor the name and registration number of any new automobile broker business that arranged, assisted, facilitated or effected the purchase or lease of any vehicle from such dealer. A franchisor may charge back the franchisee any sales, advertising or marketing incentive payment or any other payment or benefit associated with the sale or lease of such vehicle for failure to submit such information. § 17. The general business law is amended by adding a new section 737-a to read as follows: § 737-a. Bona fide bid soliciting required. 1. In providing a service of purchasing, arranging, assisting, facilitating or effecting the</pre>
30123345 33335678901223445678901223	<pre>lessee. c. Such books shall be open for inspection by the commissioner, or his or her agent, during reasonable business hours. The commissioner may establish by rule the form of any such book. d. As an alternative to a bound book, a new automobile broker may use a computer and software approved by the department to maintain the records required to be kept by this section, provided all information required by paragraphs a and b of this section are recorded and the records conform to such additional requirements as determined by the commissioner. § 16. Section 465 of the vehicle and traffic law is amended by adding a new subdivision 8 to read as follows: 8. A franchisor may require a franchisee to submit to a franchisor the name and registration number of any new automobile broker business that arranged, assisted, facilitated or effected the purchase or lease of any vehicle from such dealer. A franchisor may charge back the franchisee any sales, advertising or marketing incentive payment or any other payment or benefit associated with the sale or lease of such vehicle for failure to submit such information. § 17. The general business law is amended by adding a new section 737-a to read as follows: § 737-a. Bona fide bid soliciting required. 1. In providing a service of purchasing, arranging, assisting, facilitating or effecting the purchase or lease of a previously unregistered automobile, a new automo-</pre>
30123345678901223456789012234 55555555555555555555555555555555555	<pre>lessee. c. Such books shall be open for inspection by the commissioner, or his or her agent, during reasonable business hours. The commissioner may establish by rule the form of any such book. d. As an alternative to a bound book, a new automobile broker may use a computer and software approved by the department to maintain the records required to be kept by this section, provided all information required by paragraphs a and b of this section are recorded and the records conform to such additional requirements as determined by the commissioner. § 16. Section 465 of the vehicle and traffic law is amended by adding a new subdivision 8 to read as follows: 8. A franchisor may require a franchisee to submit to a franchisor the name and registration number of any new automobile broker business that arranged, assisted, facilitated or effected the purchase or lease of any vehicle from such dealer. A franchisor may charge back the franchisee any sales, advertising or marketing incentive payment or any other payment or benefit associated with the sale or lease of such vehicle for failure to submit such information. § 17. The general business law is amended by adding a new section 737-a to read as follows: § 737-a. Bona fide bid soliciting required. 1. In providing a service of purchasing, arranging, assisting, facilitating or effecting the purchase or lease of a previously unregistered automobile, a new automo- bile broker business shall solicit bids from at least three unaffiliated</pre>
30123345 33335678901223445678901223	<pre>lessee. c. Such books shall be open for inspection by the commissioner, or his or her agent, during reasonable business hours. The commissioner may establish by rule the form of any such book. d. As an alternative to a bound book, a new automobile broker may use a computer and software approved by the department to maintain the records required to be kept by this section, provided all information required by paragraphs a and b of this section are recorded and the records conform to such additional requirements as determined by the commissioner. § 16. Section 465 of the vehicle and traffic law is amended by adding a new subdivision 8 to read as follows: 8. A franchisor may require a franchisee to submit to a franchisor the name and registration number of any new automobile broker business that arranged, assisted, facilitated or effected the purchase or lease of any vehicle from such dealer. A franchisor may charge back the franchisee any sales, advertising or marketing incentive payment or any other payment or benefit associated with the sale or lease of such vehicle for failure to submit such information. § 17. The general business law is amended by adding a new section 737-a to read as follows: § 737-a. Bona fide bid soliciting required. 1. In providing a service of purchasing, arranging, assisting, facilitating or effecting the purchase or lease of a previously unregistered automobile, a new automo-</pre>

or lessee, including the new motor vehicle dealer located in closest
 proximity to the home address of such prospective buyer or lessee or, in
 the case of an entity, its place of doing business.

4 <u>2. The commissioner of motor vehicles may adopt rules and regulations</u>
 5 <u>necessary to effectuate the provisions of this section.</u>

§ 18. Severability. If any provision of this act, or any application of any provision of this act, is held to be invalid, that shall not affect the validity or effectiveness of any other provision of this act, or of any other application of any provision of this act, which can be given effect without that provision or application; and to that end, the provisions and applications of this act are severable.

12 § 19. This act shall take effect immediately; provided that all auto-13 mobile brokers registered on the effective date of this act shall have 14 ninety days to come into compliance with the provisions of this act.