an effective date.

By Senator Gelber

35-00470A-10 20101156 A bill to be entitled

An act relating to consumer protection; creating s.

501.20795, F.S.; requiring retail tire dealers to

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disclose to purchasers the date of manufacture and 5 certain warnings relating to the age of tires; providing certain exceptions; providing that a 7 violation of the act is a deceptive and unfair trade practice; providing penalties; requiring the

Be It Enacted by the Legislature of the State of Florida:

Section 1. Section 501.20795, Florida Statutes, is created to read:

Department of Legal Affairs to adopt rules; providing

501.20795 Disclosure of age of tires by retail tire dealers.-

- (1) A retail tire dealer shall, no later than the time of sale, before dismounting a tire to be replaced by a new or used passenger or light truck tire sold by the dealer and before mounting a new or used passenger or light truck tire sold by the dealer, provide a written disclosure of the age of the replacement tire to the purchaser. The disclosure must be initialed and dated by the purchaser, who must be given a copy, and the dealer must retain the original for at least 3 years. The disclosure shall include the following information:
  - (a) The week and year the tire was manufactured;
- (b) The length of the remaining factory warranty on the tire; and

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(c) The following statement:

 "Passenger and light truck tires, including spare tires and tires that are stored or have had little or no use, deteriorate as they age and are more prone to sudden failure that can cause a crash. Heat caused by hot climates or frequent high-loading conditions can accelerate the aging process. Most vehicle manufacturers recommend that passenger or light truck tires be replaced after 6 years, regardless of the remaining tread depth."

- (2) This section does not affect any rights or duties provided under other applicable laws.
- (3) This section does not apply to the private sale of used tires or tires on used vehicles.
- (4) (a) A violation of this section is a deceptive and unfair trade practice under this part and rules adopted under this part.
- (b) In addition to other penalties applicable under this part, a person who violates this section shall pay a civil penalty not to exceed \$250 for each violation.
- (5) All penalties collected under this section shall be deposited into the General Inspection Trust Fund and used to pay expenses incurred in the enforcement of this section.
- $\underline{\mbox{(6)}}$  The department shall adopt rules to administer this section.
  - Section 2. This act shall take effect July 1, 2010.